NEW YORK GATEWAY CONNECTIONS IMPROVEMENT PROJECT TO THE US PEACE BRIDGE PLAZA

Final Design Report/Environmental Impact Statement

Final Section 4(f) Evaluation (49 USC 303)

PIN 5760.80
City of Buffalo
Erie County, New York

April 4, 2014
New York Gateway Connections Improvement Project to the US Peace Bridge Plaza
P.I.N. 5760.80
City of Buffalo, Erie County, New York

Final Environmental Impact Statement

Submitted Pursuant To 42 U.S.C. 4332 (2) (c) and 49 U.S.C. 303 by the U.S. Department of Transportation, the Federal Highway Administration, and the New York State Department of Transportation

Cooperating Agencies

Buffalo and Fort Erie Public Bridge Authority
Advisory Council on Historic Preservation
U.S. Customs and Border Protection
U.S. Environmental Protection Agency
U.S. General Services Administration
New York State Department of State
New York State Office of Parks, Recreation and Historic Preservation / State Historic Preservation Officer

Executive Deputy Commissioner
New York State Dept. of Transportation

Division Administrator
Federal Highway Administration
New York Division

March 20, 2014
Date of approval

March 26, 2014
Date of approval

The final Environmental Impact Statement examines the potential environmental, social and economic effects that may result from the advancement of the New York Gateway Connections Improvement Project to the US Peace Bridge Plaza, and where adverse impacts are identified, it discusses measures to mitigate those effects. The proposed project is located in the City of Buffalo, Erie County, New York.
The purpose of the project is to reduce the use of the local streets by interstate traffic which accesses the existing Plaza at its current location. The primary need for the project is to address the limited direct access between the Plaza and Interstate 190. The report supports the alternative to construct a new ramp to provide direct access from the Plaza to the northbound lanes of Interstate 190, to remove Baird Drive, to provide alternate access from Porter Avenue to the Plaza, and to replace the Porter Avenue Bridge over Interstate 190.

This document is available for public review and comments will be received until May 5, 2014; after which time the FHWA and the NYSDOT will issue a joint Record of Decision.

Comments or questions regarding this FEIS may be sent to NYGATEWAY@DOT.NY.GOV or to the individuals noted below:

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CHAPTER 1 – EXECUTIVE SUMMARY

1.1. Introduction

The Federal Highway Administration (FHWA), in cooperation with the New York State Department of Transportation (NYSDOT), is preparing this Environmental Impact Statement (EIS) in accordance with the National Environmental Policy Act (NEPA) for the NY Gateway Connections Improvement Project to the U.S. Peace Bridge Plaza (hereafter, “the NY Gateway Connections Project” or “the Project”). The Project is located within the City of Buffalo, Erie County, New York. The primary need of the Project is to address the limited direct access between the U.S. Border Port of Entry/Peace Bridge Plaza (hereafter, “Plaza”) and Interstate 190 (I-190). The purpose of the Project is to reduce the use of the local streets by interstate traffic and provide access to the existing Plaza at its current location. FHWA and NYSDOT, as the joint lead agencies for this Project pursuant to NEPA, are advancing the Project through the EIS process in consideration of public and agency input about the Project’s potential effects.

This Final EIS (FEIS) was prepared in accordance with the NYSDOT Project Development Manual, NYSDOT Procedures for Implementation of State Environmental Quality Review Act (17 NYCRR [New York Codes, Rules and Regulations] Part 15), and FHWA regulations Environmental Impact and Related Procedures (23 CFR Part 771). The Project is classified as a State Environmental Quality Review Act (SEQRA) non-Type II action, indicating that it has the potential for significant environmental impacts or substantial controversy on environmental grounds that should be evaluated under SEQRA. In accordance with 17 NYCRR Part 15, the NEPA and SEQRA processes for this Project are being coordinated; therefore, NYSDOT and other New York State agencies undertaking a discretionary action for this project have no obligation to prepare an additional EIS under SEQRA. NYSDOT will give full consideration to the federal Final EIS (FEIS) and will prepare a Record of Decision in accordance with Section 15.9 of 17 NYCRR Part 15.

Table 1-1 below summarizes the environmental review processes being conducted for this Project.

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This chapter of the FEIS provides an introduction to the Project, including project location and history (Section 1.1); the project’s need, purpose, and objectives (Section 1.2); alternatives and options considered (Section 1.3); a summary of the environmental studies conducted and their findings (Section...
1.4); project costs (Section 1.5); project schedule (Section 1.6); and public and agency involvement activities (Section 1.7). This project is federally funded.

1.1.1. Where is the Project Located?

The NY Gateway Connections Project is located on the West Side of the City of Buffalo, Erie County, New York (see Figure 1-1). The Project Area is adjacent to Front Park, which was designed by Frederick Law Olmsted as part of a citywide park and parkway system opened in 1868, and a portion of the Project (the existing Baird Drive) traverses the Park. Roadways in the Project Area include Interstate 190 (I-190, also known as the Niagara Thruway), Porter Avenue, Baird Drive, and the I-190 ramp connections to and from the Plaza (see Figure 1-2).

1.1.2. Project History

For nearly 90 years, the roadway network in the project area has been used to access the Peace Bridge connecting Fort Erie, Ontario, Canada; and Buffalo, New York, U.S. Beginning in 1927 (the date of the Peace Bridge opening), traffic used the local streets in the project area to travel to the bridge. As the local and regional transportation system grew, the Erie Barge Canal was filled in and I-190 was constructed in the 1950s. I-190, which is part of the New York State Thruway system, links I-90 at the southeastern Buffalo City limit with New York State Route 384 to the north. To further facilitate traffic movement between the Plaza and local city streets, Baird and Moore Drives were constructed through Front Park in the early 1950s. A direct connection from the Plaza to southbound I-190 was added in the 1960s. A direct connection from northbound I-190 to the Plaza was constructed in the 1980s. In the 1990s, Moore Drive was removed and Baird Drive was converted to a two-way street.

Direct ramp connections from southbound I-190 to the Plaza and from the Plaza to northbound I-190 were never provided. As a result, southbound interstate traffic destined to Canada and U.S.-bound traffic destined to northbound I-190 must use the local streets, such as Porter Avenue and Baird Drive through Front Park. Without these direct connections, a number of interstate vehicles, including trucks, continue to use the local street system.

In summary, over time, several revisions were made to reduce the traffic load on city streets, but these have not been sufficient to fully minimize the usage of city streets by interstate traffic.

The Peace Bridge, northwest of the project study area, is a major international link between the United States and Canada. Customs inspections for U.S.-bound international traffic between the U.S. and Canada are conducted in the Peace Bridge U.S. Plaza, which is located north and east of Front Park and the project area. The Plaza is owned and operated by the Buffalo and Fort Erie Public Bridge Authority, also known as the Peace Bridge Authority (PBA).
Figure 1-1 - Regional Map of the NY Gateway Connections Improvement Project to the U.S. Peace Bridge Plaza
Figure 1-2 - Existing Roadway Network of the NY Gateway Connections Improvement Project to the U.S. Peace Bridge Plaza
1.2. Need, Purpose, and Objectives

1.2.1. Why is the Project Needed?

The primary need for the project is to address the limited direct access between the Plaza and I-190. Existing direct access is limited and requires regional and international traffic to use the local street system. The regional and international traffic which does experience limited direct access to I-190 does so by use of the local street system.

Analyses indicate that most cross-border traffic to and from the Plaza originates from or is destined to I-190. Though it varies by time of day, approximately 20 percent of cars and 10 percent of trucks that are destined to Canada must exit southbound I-190 at Porter Avenue and travel the local streets (Porter Avenue and Baird Drive through Front Park) to the Plaza. Similarly, 15 percent of cars and 5 percent of trucks exiting the Plaza must travel along the local streets (Baird Drive through Front Park and then Porter Avenue) to access northbound I-190. These Plaza movements result in as many as 211 interstate vehicles on Porter Avenue between I-190 and Baird Drive during the weekday PM peak hour. This accounts for approximately 15 percent of all traffic on the local-street segment and constitutes as many as 25 trucks during the weekday AM peak hour.

An additional need for the project was identified during the Scoping Phase of the Project. The Porter Avenue Bridge over I-190 is rated structurally deficient and has a NYSDOT Condition Rating of 3.849. The bridge was on the New York Thruway's program for replacement and has been added to this project.

1.2.2. What are the Objectives / Purposes of the Project?

1.2.2.1. Project Purpose

The purpose of this project is to reduce the use of the local streets by interstate traffic (autos and trucks) which access the existing Plaza at its current location.

1.2.2.2. Project Objectives

The following objectives have been established to support the project’s purpose and need.

- Provide direct access from the Plaza to northbound I-190
- Redirect through traffic from Front Park
- Remove Baird Drive
- Replace the Porter Avenue Bridge over I-190

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1 Analyses were conducted for each of the peak weekday AM, midday, and PM peak hours.
2 The Porter Avenue Bridge Replacement was added as an objective after the Scoping Phase of the Project.
1.3. What Alternative(s) Were Considered?

1.3.1. No Build and Build Alternatives

Based on the project need, purpose, and objectives, the following alternatives were developed for study within the EIS.

- **No Build Alternative.** The No Build Alternative assumes no improvements in the project area other than those planned by others or implemented as part of routine maintenance. Although the No Build Alternative does not meet the project’s purpose and need, NEPA requires that it be evaluated in the EIS. The No Build Alternative serves as the baseline condition against which the potential benefits and effects of the Build Alternative are evaluated.

- **Build Alternative.** The Build Alternative would include a new ramp (Ramp D), providing direct access from the Plaza to northbound I-190. It would also include a new ramp (Ramp PN) from Porter Avenue to the existing northbound I-190 exit-ramp (Ramp N/Ramp A) to the Plaza. The combination of these new ramps would allow removal of Baird Drive and conversion of the existing 1.8 acres of roadbed and adjacent sidewalk into additional Front Park green space. With the removal of Baird Drive, and the additional 2.7 acres of isolated green space lying between Busti Avenue and Baird Drive, a total of 4.5 acres would be reconnected to the greater park area. This alternative would require modifications to the Massachusetts Pumping Station Access Road, the Shoreline Trail (formerly Riverwalk) bicycle/pedestrian facility along the waterfront, and four existing ramps in the vicinity of the Plaza, as well as new signing approaching and within the Plaza to clearly direct vehicles to the appropriate ramps and routes. To accommodate the new Ramp PN at Porter Avenue and the existing adjacent northbound I-190 entrance-ramp (Ramp P), two options that would modify Porter Avenue, a roundabout or signalized intersection (see Figure 1-3), were considered and analyzed in the DEIS. The roundabout option has since been selected for the intersection. The signalized option is no longer under consideration.

Modifications along Porter Avenue would include removal and replacement of the bridge over I-190 to optimize the lane width configurations on the bridge, and to consolidate the replacement of this structurally deficient bridge into this Project, which reduces overall costs and effects on the traveling public. Detailed descriptions of the proposed connections to and from the Plaza, the proposed Shoreline Trail (formerly Riverwalk) realignment, and the Massachusetts Pumping Station Access Road are discussed below. See Appendix A for detailed plans, profiles, typical sections, and select cross-sections for the Build Alternative.
Figure 1-3 - Proposed Roadway Network of the NY Gateway Connections Improvement Project to the U.S. Peace Bridge Plaza
The key features of the Build Alternative are listed below:

The Build Alternative addresses the limited direct access between the Plaza and I-190 by providing new and enhanced direct connections, thereby reducing the volume of regional and international traffic using the local street system. Key elements of this alternative include:

**Geometry**

- Removal of Baird Drive, construction of a new I-190 on-ramp (Ramp D),
- construction of Ramp PN, limited reconstruction of four other ramps,
- construction of a new city street intersection, relocation of the Shoreline Trail (Riverwalk), and modification to the Massachusetts Pumping Station Access Road.

This alternative would retain several non-standard features. Justification for retaining these non-standard features is included in Appendix A of this report.

**Operational**

- Removal of Baird Drive and all traffic through Front Park. The direct connection between the Plaza and northbound I-190 would effectively remove all U.S.-bound interstate Plaza traffic from the local streets (i.e., vehicles destined to southbound I-190 would use the existing Ramp B, and vehicles destined to northbound I-190 would use the new Ramp D), which would reduce passenger car and truck volumes on westbound Porter Avenue.

The construction of the new Ramp PN would require local-street Plaza traffic to travel one block farther along eastbound Porter Avenue; however, it would remove both local and interstate traffic traveling between I-190 southbound and the Plaza from westbound Porter Avenue between the I-190 southbound ramp and Baird Drive/Lakeview Avenue. The removal of Baird Drive would allow the traffic signal at the Plaza Ramp A at Baird Drive intersection to be removed, which would allow free-flow operations in the area. The removal of Baird Drive would also require that all U.S.-bound local-street traffic utilize the existing Ramp C and typically Niagara Street or Busti Avenue to access the local-street system. This would alter traffic patterns in the area; however, the Build Alternative design would accommodate these traffic diversions and provide acceptable traffic operations in the area.

The proposed roundabout at the new Porter Avenue at Ramps P and PN intersection would alter traffic operations along Porter Avenue but would provide acceptable levels of service. In addition, the Front Park driveway would be relocated to opposite Lakeview Avenue, a shared-use (bicycle and pedestrian) path would be constructed along the north side of Porter Avenue.
between Busti Ave and Lakeview Avenue and along the south side of Porter Avenue between Lakeview Avenue and LaSalle Park, and shared-use (vehicles and bicycles), 14-foot-wide lanes for vehicles and bicyclists would be introduced in each direction along Porter Avenue. This would eliminate pedestrian crossings at Ramps P and PN and would provide traffic signal-controlled and safe crossings for bicyclists and pedestrians to and from Front Park at the Lakeview Avenue intersection. Together these improvements would substantially improve the ease and safety of public access between the residential neighborhood, Front Park, and the Niagara River waterfront and LaSalle Park.

Control of Access  Control of access for this alternative would meet the criteria in NYSDOT’s Highway Design Manual (HDM) Chapter 2 for Freeways except at Ramp PN and for the City of Buffalo Massachusetts Pumping Station Access Road. (See Section 3.3.3.2. (2))

Right of Way  The project includes six fee acquisitions and several temporary/permanent easements or “changes in use and occupancy.” The six acquisitions are one small acquisition from the PBA, one narrow strip from D’Youville College for the Porter Avenue Roundabout, one from Linda Davis at the corner of 4th Street/Porter Avenue for sidewalks, one from the City of Buffalo within the existing signalized intersection along Ramp A, and two beds of street acquisitions.

Environmental  There are no significant social, economic or environmental effects resulting from the proposed action.

Cost  Total estimated construction cost of this alternative is $35.2 M.

Detailed descriptions of the upgraded connections between the Peace Bridge Plaza and I-190 are provided in Chapter 3. Other changes that would be included with the Build Alternative are described below:

- The Shoreline Trail (Riverwalk) crossing over the CSX Railroad will be relocated along a new alignment north of its existing location due to the construction of the new Ramp D. A new structure will be constructed over I-190 and CSX, and the realigned Shoreline Trail would turn south along the Black Rock Canal, extending it an additional 700 feet along the waterfront, and then connecting back to the existing Shoreline Trail south of its existing underpass beneath I-190 (see Appendix A).

- In coordination with the City of Buffalo, the space vacated by the existing Shoreline Trail (Riverwalk) would be converted to a widened access road for the Massachusetts
Pumping Station. A new point of ingress to the access road would be constructed at the southbound I-190 exit at Ramp SD via a short hook ramp (see Appendix A).

1.4. How Will the Alternative(s) Affect the Environment?

1.4.1. General Environmental Considerations

The NY Gateway Connections Project will comply with applicable environmental legislation and regulations and NYSDOT policies and procedures, including NEPA and SEQRA, which were discussed in Section 1.1 above. Specific and/or general permits and approvals that are anticipated to be required for the construction of the Project are identified below:

- **U.S. Department of Transportation – FHWA:** U.S. Department of Transportation Act of 1966, Section 4(f): Parks, Recreation Areas, Wildlife and Waterfowl Refuges, and Historic Sites (23 CFR Part 774); and Section 106 of the National Historic Preservation Act of 1966 (36 CFR Part 800)
- **New York State Department of Environmental Conservation:** State Pollution Discharge Elimination System (SPDES) General Permit (GP-0-10-001) for Stormwater Discharges from Construction Activities
- **NYS Office of Parks, Recreation and Historic Preservation / State Historic Preservation Office:** Section 106 concurrence; Section 4(f) coordination as official with jurisdiction for historic sites
- **NYS Department of State:** Coastal Zone Consistency Determination
- **NYS Department of Transportation:** Niagara River Greenway Plan Consistency Determination
- **Federal Highway Administration:** (Proposed) Endangered Species Determination – Northern Long-eared Bat
1.4.2. Environmental Methodology

Components of the environmental methodology used in the development of this EIS include the following:

- **Study Area.** The Project Study Area (see Figure 1-4) was established to reflect the anticipated changes in traffic patterns on local streets. The Project Study Area is larger than the actual Project Area, which reflects only the area that would be disturbed by the construction activities. The Study Area boundary begins at the intersection of Prospect Avenue and Niagara Street and parallels Prospect Avenue southward to the intersection of Jersey Street before extending westward along Jersey Street to LaSalle Park. The Study Area boundary continues northward across Porter Avenue and then parallels the western boundary of the I-190 right-of-way northward to a point where it makes a right-angle turn eastward to connect with the intersection of Prospect Avenue and Niagara Street. For the analysis of certain environmental resources, the limits of the Study Area have been expanded.

- **Analysis Years.** The years of study chosen for analysis follow standard NEPA protocols and vary depending on the particular area of concern or environmental feature. For example, analysis of socio-economic issues, including environmental justice, used year 2010 population, housing, and income data from the U.S. Census Bureau, supplemented by available updated information, when available, for demographic and economic profiles of the Study Area. For the noise analysis, standard NYSDOT modeling procedures were followed to compare projected future year (2045) traffic noise levels with existing conditions (2013). For the air quality analysis, the Build Alternative and the No Build Alternative were compared for the year of estimated time of completion (ETC), and the years of ETC+10 and ETC+20. Past meteorological data includes local historical data obtained from the Buffalo State College Great Lakes Center Laboratory, located at the foot of Porter Avenue near the study area.

- **Assessment Methodology and Impact Criteria.** The methodologies followed in preparing the EIS conform to FHWA Technical Advisory T6640.8A, Guidance for Preparing and Processing Environmental and Section 4(f) Documents (October 30, 1987), and the requirements of NYSDOT’s *Environmental Procedures Manual* (EPM) and *The Environmental Manual* (TEM). The EIS assesses the social, economic, and environmental effects that the Build Alternative would have on the built and natural environment.
Figure 1-4 – Project Study Area

NY Gateway Connections Project
Project Study Area
Erie County, New York

SOURCE: Ecology and Environment, Inc.
1.4.3. Analysis Issues and Methods

Assessments completed for the short-term (construction-related) and long-term (operations-related) effects of the Project on social, economic, and environmental conditions are described in Chapters 4 and 6. The environmental effects for the Build Alternative are presented in Table 1-2. The Project does not result in any significant adverse effects. The following categories were assessed in the EIS:

- Community Cohesion, Land Use, and Development Patterns
- Environmental Justice
- Wetlands
- Surface Waterbodies and Watercourses/Water Quality
- Wild, Scenic, and Recreational Rivers
- Navigable Waters
- Floodplains
- Coastal Resources
- General Ecology and Wildlife Resources, including Endangered and Threatened Species
- Historic/Cultural Resources
- Parks and Recreational Areas
- Visual Resources
- Air Quality
- Energy Consumption and Greenhouse Gas Emissions
- Noise
- Asbestos
- Hazardous Waste/Contaminated Materials Assessment
- Cumulative Impacts.
### Table 1-2 – Summary of Effects of the Build Alternative

<table>
<thead>
<tr>
<th>Category</th>
<th>Build Alternative</th>
</tr>
</thead>
<tbody>
<tr>
<td>Floodplains</td>
<td>None</td>
</tr>
<tr>
<td>Section 106 - Historic Properties</td>
<td>No Adverse Effect</td>
</tr>
<tr>
<td>Noise</td>
<td>No Perceptible Change¹</td>
</tr>
<tr>
<td>Air Quality</td>
<td>Lower mesoscale emissions; PM₁₀ and PM₂.₅ concentrations below NAAQS²</td>
</tr>
<tr>
<td>Section 4(f) Resources – Historic Properties</td>
<td>Use - De Minimis</td>
</tr>
<tr>
<td>Section 4(f) Resources – Parks and Recreation Areas</td>
<td>Use - De Minimis</td>
</tr>
<tr>
<td>Energy</td>
<td>None</td>
</tr>
<tr>
<td>Visual Resource</td>
<td>Small Positive³</td>
</tr>
<tr>
<td>Right-of-Way Acquisitions⁴</td>
<td>0.92 AC (Fee)</td>
</tr>
<tr>
<td></td>
<td>0.47 AC (PE)</td>
</tr>
<tr>
<td></td>
<td>7.64 AC (TE)</td>
</tr>
<tr>
<td>Traffic Operations</td>
<td>Improved⁵</td>
</tr>
<tr>
<td>Construction Costs</td>
<td>$35.2M</td>
</tr>
</tbody>
</table>

Notes:

1. No receptor would experience a noise level increase greater than 2 dBA over the existing noise level, which is barely perceptible by the typical person (studies have shown that an increase of 3 dBA or less is barely perceptible by the typical person).
2. Mesoscale emissions from the Build Alternative would be lower for all pollutants compared to the No Build Alternative. PM₁₀ and PM₂.₅ concentrations for the Build Alternative would be below the National Ambient Air Quality Standards (NAAQS). Greenhouse gas operational emissions would decrease in comparison to the No Build Alternative.
3. Improved view from residences on Busti Avenue due to removal of Baird Drive through Front Park.
4. Right-of-way Acquisitions are classified as Full Acquisitions (Fee), Permanent Easement (PE), and Temporary Easement (TE).
5. This alternative would reduce interstate traffic from local streets and would provide direct access to northbound I-190 from the Plaza. It also would provide improved facilities for pedestrian and bicycle travel and safety.
1.5. What Are the Costs and Schedules?
As noted in Table 1-3, Design Approval is expected in May 2014, followed by final design and construction beginning in the Fall 2014.

Table 1-3 – Tentative Project Schedule

<table>
<thead>
<tr>
<th>Activity</th>
<th>Date Occurred/Tentative</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Notice of Availability of DEIS</td>
<td>November 2013</td>
</tr>
<tr>
<td>Public Hearing</td>
<td>December 2013</td>
</tr>
<tr>
<td>Release of FEIS</td>
<td>April 2014</td>
</tr>
<tr>
<td>Design Approval / Record of Decision</td>
<td>May 2014</td>
</tr>
<tr>
<td>Contract Proposals Submitted</td>
<td>Fall 2014</td>
</tr>
<tr>
<td>Construction Start</td>
<td>Fall 2014</td>
</tr>
</tbody>
</table>

The estimated construction costs for the Build Alternative are detailed in Table 1-4.

Table 1-4 - Breakdown of Build Alternative Project Costs

<table>
<thead>
<tr>
<th>Activities</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Construction</td>
<td></td>
</tr>
<tr>
<td>Bridge</td>
<td>$15,691,000</td>
</tr>
<tr>
<td>Highway</td>
<td>$9,454,000</td>
</tr>
<tr>
<td>Shoreline Trail (Riverwalk) (&amp; Bridge)</td>
<td>$5,416,000</td>
</tr>
<tr>
<td>Subtotal:</td>
<td>$30,561,000</td>
</tr>
<tr>
<td>Contingencies (15% @ Design Approval)</td>
<td>$3,994,000</td>
</tr>
<tr>
<td>Subtotal:</td>
<td>$34,555,000</td>
</tr>
<tr>
<td>ROW Acquisitions (approx):</td>
<td>$641,000</td>
</tr>
<tr>
<td>Total Cost</td>
<td>$35,196,000</td>
</tr>
</tbody>
</table>

1.6. Which is the Preferred Alternative?
FHWA and NYSDOT have selected the Build Alternative as the Preferred Alternative for the NY Gateway Connections Project. The environmental effects of the Build Alternative were carefully evaluated and weighed along with social and economic factors and other considerations, such as the ability of the Build
Alternative to meet the purpose and need of the NY Gateway Connections Project. The Build Alternative would address the following deficiencies as compared with the No Build Alternative:

- **Operational and Safety Deficiencies:** The Build Alternative would result in a reduction in the use of local streets within the West Side of the City of Buffalo by interstate traffic utilizing the existing border crossing.

- **Design Deficiencies:** The Build Alternative would provide for two new ramps to facilitate a modification to the existing traffic pattern at the existing border crossing. Construction of Ramp D would result in a direct connection from the existing Plaza to I-190 northbound. Construction of Ramp PN connecting Porter Avenue to the existing entrance to the Plaza via Ramps N/Ramp A would lead to the elimination of Baird Drive, which bisects Front Park and reduces its functionality as an intercity recreational destination.

The economic, social and environmental benefits of the Build Alternative were weighed against its effects in the analyses set forth in this document.

### 1.7. What are the Opportunities for Public Involvement?

#### 1.7.1. Introduction

Public involvement is an integral part of the transportation project development process. Accordingly, the FHWA and NYSDOT provided many opportunities for open and meaningful public and agency participation throughout the environmental review process.

FHWA and NYSDOT prepared a coordination plan to describe the process and communication methods followed to disseminate information about the Project, as well as to solicit and consider input from the public and other agencies. The coordination plan conformed to the requirements of NEPA and specifically complies with the current Federal Surface Transportation act, Moving Ahead for Progress in the 21st Century (MAP-21).

#### 1.7.2. Public Involvement Activities

The public has been engaged and encouraged to provide feedback throughout the duration of the EIS process. Efforts to involve the public include:

**Public Meetings.** During the scoping phase, NYSDOT held a Public Scoping Meeting, a separate public outreach meeting, and meetings with individual or small groups of stakeholders. The Public Scoping Meeting held at D’Youville College in Buffalo on Tuesday, June 11, 2013, was an early opportunity for the public to become directly involved with the development of project alternatives and the environmental impact review process. The meeting included presentations and informational displays as well as handouts in both English and Spanish. Project representatives were on hand to explain the project and answer questions from the public. Spanish language and sign language interpreters were present and available to interpret as necessary. Members of the public were able to give written comments or dictate
their comments to a stenographer on the scope of the project and to suggest reasonable alternatives for consideration in the DEIS.

A separate public outreach meeting targeted to the Spanish-speaking community and other local residents was held at the Belle Center in Buffalo on Tuesday, July 2, 2013. Similar presentations about the Project were made and Spanish language and sign language interpreters were present and available. Informational displays and handouts were provided in both English and Spanish. Opportunities to provide comments and ask questions by the public were also available.

Comments raised during the scoping comment period, which began on June 11, 2013 and was extended from July 11, 2013 to July 22, 2013, were responded to in the Project Scoping Report. As a result of the scoping phase, and coordination with the Project’s Cooperating and Participating Agencies, the replacement of the Porter Avenue Bridge over I-190 was added as a project objective.

Following scoping, the DEIS was prepared to assess the environmental effects of the Project consistent with NEPA. A Public Informational Meeting was held at the Connecticut Street Armory on October 15, 2013 to inform the public of the Project’s status and proposed modifications to the Project’s design. The meeting included presentations, informational displays, and handouts in both English and Spanish, Spanish language and sign language interpreters, and opportunity for public comments and questions.

The notice of availability (NOA) of the DEIS was published on November 29, 2013. The DEIS was distributed to federal, state, and local government agencies, and made available for review at the local public library, at the main library, at City Hall, and at the NYSDOT Regional Office, as well as on the project website. In addition, copies of the DEIS were provided to individuals upon request. A Public Hearing was held at the Connecticut Street Armory on December 18, 2013, at individuals were offered the opportunity to provide oral comments on the findings of the DEIS. The presentation and other materials were translated into Spanish, and interpreters were available to interpret oral comments. In addition, a Language Line service was available to provide interpretative services in 35 languages. FHWA and NYSDOT’s initial 45-day public comment period for the DEIS was later extended to 60 days and ended January 28, 2014. A total of 100 people attended the Public Hearing, at which 21 individuals provided oral comments and 9 individuals provided written comments. During the comment period on the DEIS, FHWA and NYSDOT received 21 oral and 45 written statements (in the form of transcripts, letters and emails) from elected officials, public agencies, interested groups, and individuals. The comment letters, e-mails, and comment forms as well as the transcript of the Public Hearing are provided in Appendix M.

To provide a comprehensive review opportunity, the FHWA and NYSDOT have established a 30-day public comment period on this FEIS. Public comments on the FEIS will be accepted up to May 5, 2014. While not required by law, this comment period provides the public with an additional opportunity to submit substantive comments before FHWA and NYSDOT complete the environmental review process. During this comment period, on April 9 and April 10, two community open houses will be held to provide
opportunities for interested stakeholders to discuss the project and ask questions of project team representatives. Spanish, Karen, Somali, Arabic, Burmese, and Nepali interpreters will be available at both open houses. Flyers advertising the community open houses in these six languages will be distributed door-to-door throughout the EJ Study Area in advance of the open houses. Flyers also will be available at local councilmembers’ offices and at locations of key organizations providing services to EJ populations and other residents of the West Side, such as the International Institute of Buffalo, the Belle Center, and the West Side Community Services center.

Additional details about the project meetings listed above and other public involvement efforts are provided in Appendix J.

Other Meetings, Briefings, and Day-to-Day Contacts Throughout the environmental review process, meetings have been held with specific groups to provide additional project information. For example, meetings with elected officials, community groups, special interest groups, and agency representatives have been held on an as-requested, as-needed basis during the course of the project.

Informational Materials, including presentations, display boards, and written materials were provided to support public meetings and, as appropriate, to keep the public fully informed on study developments. Efforts were made to ensure that materials were easy to read and appropriate for non-technical audiences.

A Project Website, www.dot.ny.gov/nygateway, was created to provide the public with an easy way to learn about the project and read project-related documents and materials. The site was updated regularly to include up-to-date information about the Project, and display materials presented at the public meetings and hearing have been posted on the site. The website includes a “Contact Us” feature that allows the public to write to the team directly and submit comments to NYSDOT via e-mail. Comments received via the website will be considered as official submissions.

Mailing List. A project mailing list of contacts, including elected officials, public agency contacts, interested parties, and individuals was developed. Included in the mailing list are organizations, media, and individuals that have relevance and connections with environmental justice communities in the area. The mailing list, which has been updated regularly, has been used to distribute meeting announcements and information about the Project.
1.7.3. Coordination with Cooperating and Participating Agencies

Cooperating and Participating Agencies are responsible for identifying, as early as practicable, any issues of concern regarding the Project’s potential environmental or socio-economic impacts that could substantially delay or prevent an agency from granting a permit or other approval.

The following agencies were invited to serve as Cooperating and/or Participating Agencies:

Cooperating Agencies
- Advisory Council on Historic Preservation (ACHP)
- U.S. Customs and Border Protection (CBP)
- U.S. Environmental Protection Agency (EPA)
- U.S. General Services Administration (GSA)
- Buffalo and Fort Erie Public Bridge Authority (PBA)
- New York State Department of Environmental Conservation (NYSDEC)
- New York State Office of Parks, Recreation and Historic Preservation—State Historic Preservation Office (SHPO)
- New York State Department of State (NYSDOS)

Participating Agencies
- New York State Thruway Authority (NYSTA)
- New York State Department of Health/Center for Environmental Health (NYSDOH)
- City of Buffalo
- Erie County
- Greater Buffalo-Niagara Regional Transportation Council (GBNRTC)

FHWA and NYSDOT collaborated with the Cooperating and Participating Agencies on methodologies for documenting environmental conditions and assessing effects. Cooperating and Participating Agencies provided comments related to their specific jurisdiction or area of expertise during the project development process. All agencies were notified of the availability of the DEIS and FEIS documents and given appropriate opportunities to comment. Following the Record of Decision (ROD), NYSDOT will coordinate with the appropriate agencies to complete any necessary permit(s) for the Project.

Regularly scheduled conference calls were held with the Cooperating Agencies throughout the environmental review. Specific meetings were held with Participating Agencies, including the following:

Cooperating Agencies - May 21, 2013
NYSTA – July 10, 2013
PBA/CBP/GSA – July 10, 2013
City of Buffalo/Erie County - July 11, 2013
1.7.4. Section 106 Consultation

In accordance with 36 CFR Part 800.2(c)(5), FHWA authorized NYSDOT to initiate consultation with the NYS Historic Preservation Office (SHPO) and other Consulting Parties. Through a public notice in local newspapers, NYSDOT provided an opportunity for members of the public with a demonstrated interest in the Project to request participation in the Section 106 process as Consulting Parties. Based on a review of the information contained in these requests, FHWA approved a list of individuals and organizations to be Consulting Parties to the Section 106 process for the Project. In addition, the Seneca Nation of Indians and the Tonawanda Seneca Nation were identified as having a consultative role in accordance with 36 CFR Part 800.2(c)(ii), since both have previously identified a geographical area of interest for Section 106 consultation that includes the Project location in the City of Buffalo, Erie County.

On July 30, 2013, NYSDOT and FHWA held a meeting to seek and consider the views of Consulting Parties regarding the Project’s potential effects on identified historic properties, and to consider input on possible measures to avoid, minimize, or mitigate any adverse effects. Following the meeting, Consulting Parties were given 30 days to provide written comments based on review of a preliminary assessment of effects. In consultation with the SHPO and ACHP, NYSDOT and FHWA considered all comments from Consulting Parties received by August 30, 2013. The final effect determination made by FHWA and supporting documentation were distributed to all Consulting Parties in November 2013. The Section 106 Finding Documentation was made available to the public as Appendix H of the DEIS. An Amendment to the Section 106 Finding Documentation was distributed to all Section 106 Consulting Parties in April 2014, concurrent with the release of the FEIS.

1.7.5. Executive Order 12898, Environmental Justice

In accordance with Executive Order 12898 (“Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations”), particular efforts were made as part of the Project to engage minority and low-income populations into the process via targeted media within their communities and reaching out to community groups, religious institutions, special interest groups, public libraries, etc. Special services, such as interpretation and translation for Spanish-speaking populations, were also
provided to encourage participation in public involvement activities. For example, the public information meetings have been extensively publicized at locations throughout the affected minority and low-income neighborhoods. In addition to the traditional media outlets, meeting announcement posters and handouts were provided to numerous local community businesses and services for distribution to their customers and users. These businesses and services are detailed in Appendix J. Additional information on outreach to environmental justice populations is provided in Chapter 4.

1.7.6. Outreach to Limited English Proficient (LEP) Individuals

Individuals who do not speak English as their primary language and who have a limited ability to read, speak, write, or understand English are categorized as Limited English Proficient, or LEP, for the purpose of evaluating language access. Federal laws particularly applicable to language access include Title VI of the Civil Rights Act of 1964, the Title VI regulations prohibiting discrimination based on national origin, and Executive Order 13166. Executive Order 13166, "Improving Access to Services for Persons with Limited English Proficiency," was signed on August 11, 2000 and states that people who are LEP should have meaningful access to federally conducted and federally funded programs and activities. The Executive Order requires federal agencies to examine the services they provide, identify any need for services to those with limited English proficiency, and develop and implement a system to provide those services so LEP persons can have access to them.

This Project has included, and will continue to include on an as-needed basis, translations of public notices and meeting materials to ensure that LEP individuals have meaningful access to Project-related information and are aware of the opportunities to contribute to the public participation process. Based on demographic data, the primary language other than English spoken in the potential impacts study area, the Lower West Side of Buffalo, is Spanish. Efforts to inform LEP persons include:

- **Notices.** Newspaper notices have been and will continue to be translated into Spanish, and interpretative services were available at the scoping meeting and Public Hearing. Other outreach efforts included the distribution of fliers (e.g., to notify those with LEP of public meetings) at religious institutions and cultural centers as well as other centers. Prior to the Project meetings, for example, copies of the meeting notifications, in English and Spanish, were distributed to such organizations and meeting places, including but not limited to PUSH Buffalo, Hispanics United of Buffalo, West Side Community Services, Primera Iglesia Metodista Unida de Buffalo, Grupo Ministerial, Inc., Holy Cross, R.C. Church, Councilmember Darius Pridgen, Councilmember David Rivera, Panorama Hispana, Belle Center, Heart of the City Neighborhood, Buffalo First!, Jericho Road Ministries, International Institute of Buffalo, Niagara Branch of the Public Library, and the TOPS Supermarket. Project materials and meeting notifications continue to be distributed to these centers to help inform the public about the Project and encourage public participation.

- **A Spanish-Language Interpreter** and other Spanish-speaking staff were present at the Scoping meeting, other public meetings, and the Public Hearing and will be present at the community open houses.
• **Interpreters for Additional Languages.** A Language Line service providing interpretations in 35 languages was available at the Public Hearing and will be available at the two community open houses during the FEIS comment period. This technique allows a person to identify the language he or she speaks by pointing to it on an “I speak” card; appropriate interpretations are then available through a phone service. Table 4-4 identifies the 35 languages for which interpretation is available through the “I Speak”/Language Line service. Finally, Spanish, Karen, Somali, Arabic, Burmese, and Nepali interpreters will be available at both community open houses.

• **Media Contacts.** The media have been contacted when there are new Project developments to communicate, and press releases have been issued when appropriate. This effort, which has included outreach to newspapers serving low-income and minority communities as well as LEP populations, will continue for the duration of the Project, as appropriate.

1.7.7. Contact Information

For further information about the project, please visit the project website, [www.dot.ny.gov/nygateway](http://www.dot.ny.gov/nygateway), email NYSDOT at nygateway@dot.ny.gov, or contact:

**Daniel Streett, PE & LS**
Engineering Division
New York State Department of Transportation
50 Wolf Road
Albany, NY 12232
Email: Daniel.Streett@dot.ny.gov
CHAPTER 2 – PROJECT CONTEXT: HISTORY, TRANSPORTATION PLANS, CONDITIONS, AND NEEDS

2.1. Project History

For nearly 90 years, the roadway network in the project area has been used to access the Peace Bridge connecting Fort Erie, Ontario, Canada; and Buffalo, New York, U.S. Beginning in 1927 (date of the Peace Bridge opening), traffic used the local streets in the project area to travel to the bridge. As the local and regional transportation system grew, the Erie Barge Canal was filled in and Interstate 190 (I-190), known as the Niagara Thruway, was constructed in the 1950s. I-190, which is part of the New York State Thruway system, links I-90 at the southeastern Buffalo City limit with New York State Route 384 to the north. Work on the Niagara Thruway began with the purchase of Lehigh Valley Railroad right-of-way by the New York State Thruway Authority (NYSTA) in 1954. After acquiring the right-of-way, the NYSTA completed construction of the section between Church Street and Porter Avenue in 1959, and at the end of 1960, the section from Porter Avenue north to State Route 384 was opened. For a short time between 1958 and the opening of the highway section north of Porter Avenue, a ramp was provided through Front Park as a temporary connection between I-190 and the Peace Bridge.

To further facilitate traffic movement between the Peace Bridge Plaza (Plaza) and local city streets, Baird and Moore Drives were constructed through Front Park in the early 1950s. A direct connection from the Plaza to southbound I-190 was added in the 1960s. A direct connection from northbound I-190 to the Plaza was constructed in the 1980s. In the 1990s, Moore Drive was removed and Baird Drive was converted to a two-way street.

Direct ramp connections from southbound I-190 to the Plaza and from the Plaza to northbound I-190 were never provided. As a result, southbound interstate traffic destined for Canada and U.S.-bound traffic destined for northbound I-190 must use the local streets, such as Porter Avenue and Baird Drive through Front Park. Without these direct ramp connections, a number of interstate vehicles, including trucks, continue to use the local street system.

Several concepts to reduce the number of vehicles using city streets to access the Plaza have been suggested in the past, but none have been advanced past the preliminary planning stage. This project has been developed to focus directly on the existing access limitations and to find the alternative(s) that strengthen the direct links between I-190 and the Plaza, while at the same time reduce the number of vehicles that must travel on city streets and through Front Park en-route to or from the Plaza.

The scoping process for this project began with publication of the Notice of Intent on May 6, 2013. A Public Scoping Meeting held at D’Youville College in Buffalo on June 11, 2013 was attended by many residents and community leaders. Comments received during and after the Scoping Meeting were incorporated into a Scoping Report, along with a description of the feasible and practical alternatives and
a discussion of potential environmental consequences. The Scoping Report was completed on August 9, 2013 and was made available to the public at the local libraries and on the project website.

As a result of the scoping phase, and coordination with the Cooperating and Participating Agencies, the replacement of the Porter Avenue Bridge over I-190 was added to this project. This bridge replacement was added since it was previously programmed for replacement by the New York State Thruway Authority due to its deteriorated condition, and because of the need by this project to replace the deck in order to reconfigure the lanes on the bridge.

In summary, over time, transportation changes such as the construction of the New York State Thruway segment and connections made between I-190 and the Plaza at this location, as well as the removal of Moore Drive, have attempted to reduce the traffic volumes on city streets, but these have not been sufficient to minimize the usage of city streets by interstate traffic.

2.2. Transportation Plans and Land Use

2.2.1. Local Plans for the Project Area

Metropolitan Planning Organization, 2035 Long-Range Transportation Plan

The Metropolitan Planning Organization (MPO) for Erie and Niagara Counties is the Greater Buffalo-Niagara Regional Transportation Council (GBNRTC). The GBNRTC is focused on establishing a comprehensive, coordinated, and continuing transportation planning process for the metropolitan area, including development of the 2035 Long-Range Transportation Plan (LRTP). This Plan serves as a guide to meeting the area’s multimodal transportation system needs, including development of the Transportation Improvement Program (TIP). The TIP is the complementary capital-programming component of the Long Range Transportation Plan consisting of all federally-funded roadways, transit, and major transportation projects being considered within the region over the next five (5) years. The completed metropolitan planning process allows for the allocation of millions of dollars in federal funding annually to improve all modes of travel as identified in the TIP or LRTP. This includes public transit, pedestrian usage, and bicycling, as well as vehicular travel, in Niagara and Erie Counties. The current 2035 LRTP is an update to the 2030 Long Range Transportation Plan and reaffirms the previous (2030) plan. While the Plan itself is unchanged, the 2035 LRTP update includes reassessment of many key plan elements including goals and objectives, financial resources, Transportation Plan projects, 2035 demographics, resource agency consultation, congestion management, on-going long range planning activities, and continuous public involvement opportunities. The 2035 LRTP was officially endorsed by GBNRTC on May 17, 2010.

As the state designated MPO, GBNRTC’s planning process must be consistent with federal transportation law. Legislation known as the Safe Accountable Flexible Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU) outlined eight (8) planning factors, which are specific areas that need to be considered for all metropolitan planning activities. The planning factors include economic vitality of the area; transportation system; safety and security; mobility improvements; environmental protection and enhancement; enhanced connectivity; efficient system management, and preservation of the existing
transportation system. The current legislation known as The Moving Ahead for Progress in the 21st Century Act (MAP-21) will be adopted in the next update to the GBNRTC’s Long-Range Plan.

The current LRTP was developed with input from many stakeholder groups, including representatives from public agencies such as the New York State Department of Transportation (NYSDOT) and the Niagara Frontier Transportation Authority (NFTA), community-based organizations, environmental agencies, business groups, local municipalities, and private citizens. The stakeholder input combined with other planning activities by regional, state, and binational agencies have helped to create a LRTP with a greater focus on projects and investment plans to achieve the mutually supported plan objectives. The current 2014-2018 TIP represents a regional consensus on which priority transportation projects are essential to the Buffalo-Niagara region during the next five years. Projects included in the program help move the region towards implementing the LRTP, meet short-range needs, and provide for the maintenance of the existing transportation system. Listed below are projects located within or adjacent to the project corridor that are recognized on the current TIP or LRTP.

- **NY Gateway Connections Improvement Project to U.S. Peace Bridge PIN 576080 (2014 – 2018 TIP) (Subject Project)**
- Niagara Street Gateway Project; Carolina/Virginia Streets – Niagara Square PIN 575714 (2014 – 2018 TIP)
- West Ferry Street/Black Rock Canal Bridge Repairs, PIN 575609 (2014 – 2018 TIP)

2.2.1.1. Local Comprehensive Plans (“Master Plan”)

The City of Buffalo approved a Comprehensive Plan in 2006 for development in the city. The project area is located within the West Side Planning Community, one of 11 planning communities throughout the city. The West Side community consists of dense residential areas interspersed with small commercial establishments and some older industrial development along the major thoroughfares (i.e., Niagara Street). There are no plans to change the existing zoning within the project area. The area is almost entirely developed, with open space limited to designated parkland. The Lower West Side Resources and Development Corporation is studying revitalization plans for economic growth and development for the Lower West Side area, which includes the proposed project area. The Land Use Plan in the Study Area is included in Figure 2-1.

Buffalo’s Comprehensive Plan states that while it is City policy “to increase efficiency of the international corridor for the economic benefit of Buffalo and the region, it also demands that planned development will help reclaim parkland, minimize negative impacts on the immediate neighborhood, and help create a memorable international gateway.” The Plan tries to reinforce the commercial character along Niagara Street.
Figure 2-1 - Land Use Plan in Study Area
The Buffalo Municipal Housing Authority has proceeded with plans for a replacement of the Lakeview Housing Complex with a new development (U.S. Housing and Urban Development Hope 6 Project). The goal of this renovation is density reduction and income diversification. The construction of the planned senior citizen housing, private homes and apartments, and increased green space is complete.

This project is consistent with the local comprehensive plan for the City of Buffalo. A Neighborhood Plan for the West Side Community has yet to be completed.

The area adjacent to the Niagara River and Black Rock Canal is included in the City of Buffalo Draft Local Waterfront Redevelopment Plan and the Niagara River Greenway Plan. The Greenway Plan outlines eleven principles that are intended to promote high-quality, ecologically sensitive, and sustainable development. The eleven principles include Excellence, Sustainability, Accessibility, Ecological Integrity, Public Well-Being, Connectivity, Restoration, Authenticity, Celebration, Partnerships, and Community Based.

The City of Buffalo's Draft Green Code identifies this area as part of the City's West Planning Area. Future plans for this area are to maintain the current land uses within the study area.

Refer to Chapter 4 for a discussion of consistency of the project with local plans.

2.2.1.2. Local Public and Private Development Plans

There are several ongoing or planned improvements to the project study area between now and 2045, including the Niagara Street Gateway project, widening of the existing U.S. approach at the Peace Bridge, remodeling and expansion of the existing Peace Bridge Commercial Inspection Building, and a pilot project to facilitate pre-inspection of U.S.-bound trucks in Canada. Other local development plans include the D'Youville College Athletic Field on Porter Avenue. Although each of these projects is expected to result in minor effects to traffic, none would have a substantial effect on the I-190 traffic operations.

One of the largest planned improvements is the City of Buffalo's Niagara Street Gateway project. Construction of the $4.7 million project is expected to begin in the spring of 2014. The project will include the rehabilitation of Niagara Street from Porter Avenue, in the NY Gateway Connections project study area, to South Elmwood Avenue, in downtown Buffalo, south of the NY Gateway Connections project study area. As part of this project, Niagara Street will be converted from four travel lanes to two travel lanes with a center median or turn lane, as well as either shared or exclusive bicycle lanes. There will be minor pavement widening, milling/asphalt overlay, streetscape and signage improvements, and traffic signal improvements, including the implementation of bus priority and the replacements of traffic signals on Niagara Street at the I-190 Interchange 8 off-ramps and Virginia, Carolina, and Georgia Streets. See Attachment 12 of Appendix B - Traffic Analysis for conceptual drawings of the Niagara Street Gateway project and for planned traffic signal timings for the area as provided by GBNRTC.
While this project is completely independent of other projects or proposals, it is recognized that other studies and projects are being pursued at this time to achieve other purposes. The following list represents the projects that are currently funded or about to be funded and are associated with the U.S. Plaza.

1) **Bridge widening along the throat area between the U.S. Plaza and the Peace Bridge** - This PBA project will allow for better separation of truck and automobile traffic by adding a 500-foot by 60-foot structural addition to the U.S.-bound approach to the U.S. Plaza. A wider approach will provide for better commercial traffic management on the U.S. Plaza, and a longer 2-lane car approach, allowing cars with NEXUS better access to the booths. In addition, the re-decking of the Peace Bridge is anticipated in approximately 3 to 5 years and due to the swift current in the Niagara River, barge access is very limited, if at all possible. The expanded deck area will provide for some immediately adjacent staging area for the bridge re-decking. The first phase of the bridge widening construction, consisting of utility relocations and foundations, will be completed in 2013. The overall project is anticipated to be completed in the Fall of 2014.

2) **Renovations of the PBA Customs Warehouse** – This PBA project will involve remodeling the existing 1960s building to meet post 9/11 security requirements, to increase energy efficiency, and providing a small addition to the existing building. Construction and remodeling activities at the warehouse are anticipated to begin in 2014.

3) **Truck Pre-Inspection Pilot Study** - President Barack Obama and Canadian Prime Minister Stephen Harper agreed to take steps to speed the flow of goods and people across the border while enhancing security and harmonizing regulation, by signing the Obama-Harper accord on December 7, 2011. One of the provisions of the Obama-Harper accord was the development of a "proof of concept" pilot project to establish long-term commercial pre-inspection (primary customs inspection) in Canada. The pre-inspection pilot study began on February 24, 2014 and will run from 12 to 18 months. This study will be overseen by U.S. Customs & Border Protection.

4) **Episcopal Church Home Property** – This property, located within the Project Study Area but outside of the immediate Project Area, is located along the entire block of Busti Avenue from Massachusetts to Rhode Island Streets. It has been vacant for more than seven years and is in a deteriorating condition. The property had been in City of Buffalo tax foreclosure until it was acquired on June 28, 2013 by the Urban Development Corporation doing business as Empire State Development (ESD). Currently, ESD has a construction and operations manager who is maintaining the property while developing an alternatives analysis and estimates, State Environmental Quality Review (SEQR) documentation, structural stability and remediation studies, and a stabilization and potential demolition plan. The intent of these studies is to prepare the property for future re-development as shovel-ready, but not to actually undertake redevelopment. The redevelopment may consist of a buffer area between the neighborhood and the existing Plaza, or it may include Plaza reconfiguration or other related development. Any redevelopment will be subject to an appropriate environmental review process. No time frame has yet to be officially determined for the future development of this property.

5) **Comprehensive Studies of Cross-Border Traffic** – A comprehensive traffic study for the U.S. Plaza (also known as the Plaza Operational Optimization Plan) is underway and the result of
collaboration between the PBA, NYSDOT, NYS Thruway Authority (NYSTA), and CBP to identify improvements to the traffic patterns on the existing Plaza footprint for two scenarios: (i) all pre-inspection moves to Canada or (ii) no pre-inspection moves to Canada. The study will use the traffic model developed for inspection processes to evaluate the two scenarios with a remodeled/minor-expanded Plaza. Concurrently, the Ministry of Transportation Ontario has completed origin/destination surveys of both commercial and passenger traffic and will use those to develop a comprehensive report that is expected to be completed in 2014. The results of these two studies will be used to establish potential feasible alternatives for a future plaza expansion or redesign planning process. These two studies are being conducted independent of and not related to this Project.

6) **Redecking of the Existing Peace Bridge** – While the Peace Bridge is well maintained, it is an 87-year-old structure with its original deck. Plans are underway by PBA to start the design on the re-decking of the bridge, including the necessary structural steel repairs in early 2014. It is estimated that the re-decking project will take three years to complete with anticipated construction in 2015.

The projects and activities listed above are not connected to, nor are they dependent upon, the NY Gateway Connections Project. They do not satisfy the purpose and need of the NY Gateway Connections Project or the realization of its stated objectives. They can proceed prior to, concurrently with, or subsequent to the completion of the NY Gateway Connections Project. These activities do not dictate the design configuration of the NY Gateway Connections Project nor do they prescribe the scope or location of the proposed interstate connections. Conversely, the NY Gateway Connections Project does not influence, restrict or dictate the consideration of any of the above listed initiatives.

The NY Gateway Connections Project will accomplish the project purpose through access and egress from the Plaza and local road improvements. The other projects referred to above, including any future modifications to the Plaza, do not dictate the geometrics and design of the NY Gateway Connections Project. Should these projects occur after the NY Gateway Connections Project is built, they will not require any modifications or changes to this Project as built.

Additional discussion and information regarding these projects and their influence on the NY Gateway Connections Project are included in **Appendix G - Project Planning and Development - U.S. Plaza of the Peace Bridge**.

### 2.2.2. Transportation Corridor

#### 2.2.2.1 Importance of the Project Route Segment

The Niagara Thruway (I-190) is the main route connecting Buffalo and the surrounding Western New York area to the Peace Bridge. Approximately 85 percent of the Canadian-bound traffic and 90 percent of the vehicles arriving in the United States via the Peace Bridge travel on I-190. This high level of I-190 usage exists despite the fact that there is no direct connectivity to northbound I-190 or from southbound I-
190 to the Plaza. The only connection from the Plaza to the northbound Niagara Thruway is via city streets.

I-190 also serves as a primary north–south commuter route between downtown Buffalo and the northern suburbs, including Tonawanda and Amherst.

2.2.2.2. Alternate Routes
There are no alternative routes that would be suitable as a permanent detour for the Niagara Thruway mainline or ramps.

2.2.2.3. Corridor Deficiencies and Needs
Within the corridor, there are deficiencies that limit the mobility of people and goods with respect to direct access to and from the U.S. Plaza coming to and from the interstate system. There have been no Transportation Systems Management (TSM) or Transportation Demand Management (TDM) improvements implemented in the project area to alleviate routine delays for vehicles accessing the Peace Bridge.

For the special cases where traffic delays cause traffic to backup onto I-190 (i.e., overflow condition), the PBA, the Niagara International Transportation Technology Coalition (NITTEC), and the NYSTA have prepared a plan describing the type and schedule for actions needed to remove the backups. The plan includes measures such as closure of Ramp A, displaying international bridge wait times, and other measures to manage demand.

2.2.2.4. Transportation Plans
This project is on the approved Transportation Improvement Program (TIP) under Project Identification Number (PIN) 5760.80.

2.2.2.5. Abutting Highway Segments and Future Plans for Abutting Highway Segments
The NYSTA completed rehabilitation and reconstruction of the segments of I-190 directly adjacent to the Peace Bridge during the mid-1990s. Mainline travel lanes were typically reconstructed to a maximum width of 12 feet, with shoulders varying between 2 feet and 10 feet. Ramps were typically reconstructed with 12-foot travel lanes and 6-foot-6-inch shoulders on the right, and 3 foot shoulders on the left. The NYSTA has confirmed that there are currently no plans to reconstruct or widen this highway segment, or the adjoining segments, within the next 20 years.

PBA has begun construction of a project to widen the existing U.S. side bridge approach. The intent of the Project is to improve commercial traffic management while improving automobile access to NEXUS lanes. The widening would also help reduce the times when the waiting trucks are partially blocking access to the auto primary inspection area. The PBA is also preparing an engineering study to select an
alternative for the proposed bridge deck replacement project. The replacement project would not begin before 2015.

The PBA will also be updating and expanding the commercial inspection building during 2014. At the present time, there have been no other approved plans for plaza modification or expansion.

The City of Buffalo recently completed improvements to Porter Avenue including curb replacement, pavement reconstruction/overlay, and traffic signage updates. This project did not include any structural modifications or repairs for the bridge over I-190.

Another important transportation feature that traverses the project is the Shoreline Trail (formerly named Riverwalk). This bicycle and pedestrian trail was created as part of a plan to provide a continuous, multi-use path extending from Lake Erie to Lake Ontario. The portion in the project area was completed more than 20 years ago and includes pathways on grade and supported by a structure over the CSX Railroad. Currently, there are no immediate plans by the City of Buffalo or the County of Erie for revisions to the trail in the project area.
2.3. Transportation Conditions, Deficiencies, and Engineering Considerations

2.3.1. Operations (Traffic and Safety) & Maintenance

2.3.1.1. Functional Classification and National Highway System (NHS)

The Functional Classifications and the Federal Aid Highway System designations for the roadways within the study area are identified in Table 2-1.

Table 2-1 – Roadway Functional Classifications

<table>
<thead>
<tr>
<th>Road or Highway</th>
<th>Functional Classification</th>
<th>National Highway System</th>
<th>Qualifying/Access Highway</th>
<th>16-foot Vertical Clearance Network</th>
<th>Within 1 mile of Qualifying Highway</th>
</tr>
</thead>
<tbody>
<tr>
<td>I-190 (Note 1)</td>
<td>Urban Principal Arterial Interstate</td>
<td>Yes</td>
<td>Qualifying</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Porter Avenue</td>
<td>Urban Principal Arterial Other</td>
<td>Yes</td>
<td>Neither</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Niagara Street</td>
<td>Urban Principal Arterial Other</td>
<td>Yes</td>
<td>Access</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Busti Avenue</td>
<td>Urban Collector</td>
<td>No</td>
<td>Neither</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Baird Drive</td>
<td>Urban Collector</td>
<td>No</td>
<td>Neither</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Other City Streets</td>
<td>Urban Local</td>
<td>No</td>
<td>Neither</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

Note 1. The minimum vertical clearance at the structure carrying the ramp from Porter Avenue to northbound I-190 (Ramp P) over Ramp N (Exit N-9), BIN 5512570 is 15.42 feet.
The minimum vertical clearance at the structure carrying the ramp from the PBA Plaza over I-190 (Ramp B), BIN 1063110 is 14.53 feet.
Both structures are included in the listing of structures in Appendix 2C of the NYSDOT Bridge Manual whose existing clearance can be retained as agreed by the Federal Highway Administration (FHWA) on December 12, 1991.

2.3.1.2. Control of Access

Access to I-190 is fully controlled for all traffic except at the access road leading to the City of Buffalo Massachusetts Pumping Station from the right shoulder of northbound I-190. The Massachusetts Pumping Station access is provided only for city employees and has no connections to any other roadways. Control of access where the Niagara Thruway ramps intersect the local street network is limited due to the urban conditions. All other roads in the project area have uncontrolled access.
2.3.1.3. Traffic Control Devices

There are 51 intersections in the project study area. Seventeen (17) intersections are signalized and 34 are unsignalized. There are 12 coordinated traffic signals along Niagara Street and 4 traffic signals that are either pre-timed or semi-actuated along Porter Avenue. These traffic signals are all operated by the City of Buffalo. There is also a traffic signal at Baird Drive and the Plaza (Ramp A) that is under the purview of PBA. Most traffic signals are two-phase; however, there may be leading and/or lagging turn phases at major intersections. All other intersections in the project study area are unsignalized and typically all-way stop-controlled, with at least one of the streets being one-way. It should be noted that there are plans to update traffic signals in the study area as part of the Niagara Street Gateway Project. Based on discussions with the City, there are also frequent modifications made to the traffic signal timings in the area. See Appendix B for detailed traffic signal timing inventories and information.

2.3.1.4. Intelligent Transportation Systems (ITS)

There is a combination of NYSDOT, NYSTA and PBA owned ITS devices located within the project area. Devices currently in operation include variable message signs, closed circuit video cameras (CCTV) and permanent traffic counting systems. These devices along with other ITS devices in the region are used to monitor traffic conditions, as well as warn and inform motorists when an incident or other operational condition impacts the normal flow of traffic on I-190 or en-route to Canada. Within the project limit there is a one single line dynamic message sign near the entrance to Ramp A, one standard dynamic message sign located on the La Salle Park Pedestrian bridge over northbound I-190, and 3 CCTV cameras. The timing, type of notification, and responsibility for initiating device operation are documented in NITTEC’s Canada Bound Niagara Frontier Border Crossing Transportation Management Plan. It is anticipated that new ITS deployment will be required for this Project which will be consistent with the goals of the Transportation Management Plan and regional ITS architecture.

2.3.1.5. Speeds and Delays

A combination of travel time and delay runs and automatic traffic recordings (ATRs) by vehicle speed was conducted to determine existing average and 85th-percentile speed on the major roadways in the project area. The travel time runs indicate that average speeds on I-190 between Interchanges 8 and 11 are higher than the 55-miles-per-hour (mph) speed limit during the peak periods, although there are often slowdowns along the segment. During the weekday AM peak period, the average travel speed southbound toward downtown is 57 mph; however, the speed may decrease to approximately 39 mph at the Interchange 11 on-ramp to the north and/or around Ramp B near the Plaza. During the weekday P.M. peak period, the average travel speed northbound leaving downtown is 60 mph; however, there were slowdowns to approximately 47 mph between the Interchange 8 on-ramp and Interchange 9, where I-190 decreases from three to two travel lanes. The weekday mid-day peak period was found to represent free-flow conditions along the Thruway. During this time period, the average running speed (representative of 85th-percentile speed) was approximately 63 mph along both directions of the Thruway, with slowdowns near the ramps to no less than 50 mph. Average and 85th-percentile speeds obtained from 24-hour ATRs along the local streets were found to be approximately 25 and 35 mph, respectively. Peak-hour travel
time runs confirm this range, which is near the posted 30 mph speed limit, although travel speeds during
the peak periods were found to be slightly (approximately 5 mph) slower than those over the course of the
day. It should be noted that the average and 85th-percentile speeds on Ramp A and Sheridan Terrace in
the vicinity of the Plaza were higher than along other ramps and local streets, approximately 45 and 55
mph, respectively. See Appendices C and E of Appendix B - Traffic Analysis for detailed ATR speed
data and travel time and delay run information.

2.3.1.6. Traffic Volumes
Refer to Appendix B - Traffic Analysis for weekday AM and PM peak-hour traffic flow diagrams.
Existing condition traffic volume networks were developed for the project study area based on a
combination of traffic data collected for this project and available traffic data provided by GBNRTC,
NYSTA, and PBA. Spring 2013 traffic data were collected at key locations and seasonally adjusted to
reflect peak summer conditions; these data were combined with available summer 2011 and 2012 data
and balanced to create existing condition weekday AM and PM peak-hour traffic volume networks. 2015
and 2045 No Build condition traffic volume networks were developed for the project study area, based on
forecast data provided from GBNRTC’s travel demand model.

It should be noted that traffic volumes were developed specifically for the weekday AM and PM traffic
analysis hours, as these are critical time periods for typical traffic conditions in the study area. Traffic
volumes were not developed for the overflow condition (i.e., when backup occurs at the Plaza and traffic
is sometimes re-routed from I-190 to the local streets). This is because: 1) the overflow condition occurs
occasionally; 2) may occur during any time of day and for numerous, sometimes unpredictable, reasons;
3) is handled differently based on magnitude/duration; and 4) the analysis of the congested, standstill
conditions would not provide valuable results.

2.3.1.6. (1) Existing Traffic Volumes
Discussions of the traffic data collection program, development of the peak-hours, and existing traffic
volumes, including trucks, for all major intersections, major traffic generator driveways/entrances, and
other locations with identified accident problems, are included in Appendix B. It should be noted that
large trucks, oversized vehicles, and school buses travel along I-190 and/or the local streets in the project
study area.

2.3.1.6. (2) Future No Build Design Year Traffic Volume Forecasts
The Estimated Time of Completion (ETC)+30 design year was selected per NYSDOT’s Project
Development Manual (PDM) Appendix 5. Peak-hour turning movement volumes for all major
intersections, major traffic generator driveways/entrances, and other locations with identified accident
problems are included for both ETC = 2015 and ETC+30 = 2045 in Appendix B.
2.3.1.7. Level of Service and Mobility

2.3.1.7. (1)  Existing Level of Service and Capacity Analysis

To assess traffic operations in the project study area, freeway, ramp, signalized intersection, and unsignalized intersection analyses were conducted using VISSIM, a microscopic time step- and behavior-based traffic simulation model. Inputs into the model included passenger car, truck, bus, bicycle, and pedestrian volumes, as well as roadway geometry and traffic controls, including stop signs, yield signs, or signal timings. Traffic models were calibrated based on field observations and validated based on travel time runs. Model outputs included simulated volumes, speeds, delays, etc. from which densities and freeway and intersection levels of service (LOS) could be calculated. The LOS criteria, ranging from excellent LOS A to failing LOS F, that were used for basic freeway segment, weaving and merge/diverge segment, signalized intersection, and unsignalized intersection analyses are those published in the Transportation Research Board (TRB) 2010 Highway Capacity Manual (HCM) and are described in detail in Appendix B.

The existing condition weekday AM and PM freeway, ramp, signalized and unsignalized LOS analysis results are summarized and detailed discussions are provided in Appendix B. As discussed previously, traffic analyses were conducted for the weekday AM and PM peak-hours, as these are the critical time periods for typical traffic conditions in the area (i.e., the weekday morning and evening commuter peaks). Traffic analyses were not conducted for overflow condition.

The I-190 mainline operates well in the non-peak travel directions – at LOS D or better. However, in the peak travel directions (i.e., toward downtown in the mornings and away from downtown in the evenings), there is some congestion. During the weekday AM peak-hour, in the two-lane segment of the Thruway, and particularly in the Scajaquada Expressway area, southbound I-190 operates at LOS D or E. During the weekday PM peak-hour, most of northbound I-190 is congested, operating at LOS E north of the Niagara Street on-ramp. Speeds are typically less than 50 mph, and as slow as 35 mph in the area between the Niagara Street on-ramp and the Peace Bridge off-ramp as vehicles approach the transition on the Thruway from three to two lanes.

The results of the ramp analyses are provided in Appendix B. During the weekday AM peak-hour, most ramp merges operate at LOS D or better. However, the two-lane segment of southbound I-190 north of the Scajaquada Expressway off-ramp operates at LOS E. Speeds slow substantially (i.e., to less than 45 mph) at this location and in the three-lane segment of the Thruway upstream of the off-ramp to Niagara Street. During the weekday PM peak-hour, southbound I-190 operates at LOS E near the Peace Bridge/Ramp S, at the complex merge of the two-lane mainline with a two-lane on-ramp. Northbound I-190 (the peak travel direction) is congested at all ramp merges, generally operating at LOS F with speeds in the 30- to 40-mph range.

As shown in Appendix B, traffic at the local-street intersections typically operates well during both the weekday AM and PM peak-hours (LOS C or better). The only location that experiences relatively high delays is Porter Avenue at Niagara Street, the signalized intersection of the two highest-volume local streets in the study area. Left-turn movements at the intersection typically operate at LOS D with delays
of 40 to 55 seconds per vehicle (s/veh). During the weekday PM peak-hour, the northbound left turn from Niagara Street to Porter Avenue (headed toward I-190) operates at LOS E with a delay of nearly 75 s/veh.

2.3.1.7. (2) Future No Build Design Year Level of Service

2015 and 2045 No Build condition weekday AM and PM freeway, ramp, signalized and unsignalized LOS results are summarized and detailed discussions are provided in Appendix B.

2015

As shown in Appendix B, I-190 mainline and ramp operations essentially would be the same for 2015 No Build conditions as for existing conditions. Peak-direction traffic segments would operate at the same levels of service as existing conditions, and non-peak direction segments would continue to operate at LOS D or better. Traffic operations in the ramp areas would worsen slightly. During the weekday AM peak-hour on southbound I-190, the diverge at the Scajaquada Expressway off-ramp would become more congested, and the diverge to Niagara Street would deteriorate from LOS C to LOS D. During the weekday PM peak-hour, the northbound I-190 weave between Church and Niagara Streets would deteriorate from LOS D to LOS E.

The results of the 2015 No Build condition signalized and unsignalized intersection analyses are provided in Appendix B. Most intersections would continue to operate well. The only location that would continue to experience high delays is Porter Avenue at Niagara Street. During the weekday PM peak-hour, with the planned Niagara Street Gateway project’s roadway configurations and signal timings, left turns at the intersection typically would deteriorate from LOS D to LOS F and would incur a 15 to 75 s/veh additional delay. Delays for the northbound and eastbound left turns would exceed the 100-second cycle length. This would result in backups (especially in the northbound direction) and would cause some congestion at the adjacent intersections at Jersey and Pennsylvania Streets. It should be noted that these deteriorations in operations are due to the City’s planned narrowing of Niagara Street and not to the NY Gateway Connections project.

2045

Traffic operations on the I-190 mainline and ramps would become congested with 2045 projected volumes. As shown in Appendix B, the southbound I-190 mainline typically would deteriorate to LOS E or LOS F between Interchanges 8 and 11 during the weekday peak-hours, and speeds would decrease by at least 10 mph and to approximately 30 mph in the vicinities of Scajaquada Expressway and Niagara Street during the weekday AM peak-hour. Northbound I-190 would become very congested at the south end of the study area during the weekday PM peak-hour (operating at LOS F and with speeds of less than 25 mph), causing a bottleneck. This would effectively meter traffic into the study area and result in better downstream levels-of-service than for existing conditions. As indicated in Appendix B, during the weekday AM peak-hour, the southbound I-190 diverge at Scajaquada Expressway and merge at Peace Bridge Plaza/Ramp S would deteriorate to LOS F. During the weekday PM peak-hour, all southbound I-190 ramp segments would deteriorate to LOS F, as would the northbound I-190 weave between Church
and Niagara Streets. This would be due, in part, to queuing from the intersection of the I-190 off-ramps at Niagara Street extending onto the Thruway. During the weekday PM peak-hour, the northbound I-190 merges at Niagara Street and at Porter Avenue would also operate at LOS F with speeds in the 20- to 35-mph range.

The results of the 2045 No Build condition signalized and unsignalized intersection analyses are provided in Appendix B. Most intersections in the project study area would continue to operate well for the 2045 No Build condition. However, weekday PM peak-hour traffic operations at the Porter Avenue/Niagara Street intersection would continue to deteriorate, with overall intersection operations worsening to LOS E. All left turns would experience excessive delays from 70 to 185 s/veh, and other movements on the northbound Niagara Street and westbound Porter Avenue approaches would begin to operate poorly. The congestion at this intersection would cause backups along Niagara Street that would affect adjacent intersections. The northbound Niagara Street through movements at Jersey Street and at Pennsylvania Street would operate at LOS F with delays of approximately 100 s/veh; the westbound right turn from Pennsylvania Street to Niagara Street would also operate at LOS F, incurring delays of more than 165 s/veh.

2.3.1.8. Safety Considerations, Accident History, and Analysis

An examination was made of accidents in the area to ensure that the NY Gateway Connections project would not adversely affect safety. Accident data for I-190 and the local street system in the area between Interchange 8 and Niagara Street at Prospect Avenue were provided by NYSDOT. The data included police accident reports (MV-104s) from the New York State Department of Motor Vehicles for the three-year period from June 1, 2009 through May 31, 2012 and high accident location (HAL) and expected accident rate information (i.e., statewide averages) from the New York State Safety Information Management System (SIMS) for Region 5.

Based on the data, there were 524 accidents in the study area over the three-year period – 192 (118 northbound, 74 southbound) on I-190 and 331 on the local streets; 1 accident could not be located. As indicated in Table 2-2, the accident rates for I-190 in the study area were calculated to be less than, and the accident rates along Porter Avenue and Niagara Street were calculated to be higher than, the statewide average accident rates for similar/corresponding roadway facilities in New York State. The types of accidents that occurred along I-190 and the local streets are provided in Tables 2-3 and 2-4, respectively. Most accidents along I-190 were rear-end, overtake, or fixed object–accidents associated with congestion and lane changing or losing control while avoiding congestion or lane changing. Most accidents on the local streets were right-angle, rear-end, overtake, and left-turn–accidents associated with intersections and vehicles turning into and out of, or trying to maneuver around other vehicles turning into and out of, intersections and driveways.
Table 2-2 – Comparison of Calculated Segment Accident Rates to Statewide Averages

<table>
<thead>
<tr>
<th>Roadway Segment</th>
<th>Lanes</th>
<th>AADT$^1$</th>
<th>Accident Rate ( per MVM)$^2$</th>
<th>NYSDOT Average</th>
<th>High?</th>
</tr>
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<tbody>
<tr>
<td>I-190 NB South of Interchange 9</td>
<td>3</td>
<td>50,000</td>
<td>1.26</td>
<td>1.29</td>
<td>No</td>
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<tr>
<td>I-190 NB North of Interchange 9</td>
<td>2</td>
<td>40,000</td>
<td>1.07</td>
<td>1.19</td>
<td>No</td>
</tr>
<tr>
<td>I-190 SB South of Interchange 9</td>
<td>3</td>
<td>45,000</td>
<td>0.83</td>
<td>1.29</td>
<td>No</td>
</tr>
<tr>
<td>I-190 SB North of Interchange 9</td>
<td>2</td>
<td>40,000</td>
<td>0.74</td>
<td>1.19</td>
<td>No</td>
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<tr>
<td>Porter Avenue</td>
<td>4</td>
<td>10,000</td>
<td>16.44</td>
<td>4.86</td>
<td>Yes</td>
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<tr>
<td>Niagara Street South of Porter Avenue</td>
<td>4</td>
<td>12,000</td>
<td>12.55</td>
<td>4.86</td>
<td>Yes</td>
</tr>
<tr>
<td>Niagara Street North of Porter Avenue</td>
<td>3</td>
<td>7,000</td>
<td>9.02</td>
<td>3.55</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Note:  
$^1$ AADT = annual average daily traffic  
$^2$ MVM = million vehicle miles. Accident rate is the number of accidents that occurred per MVM.

Table 2-3 – I-190 Accident Type Summary

<table>
<thead>
<tr>
<th>Accident Type</th>
<th>Number of Accidents</th>
<th>Percentage of Accidents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rear-End</td>
<td>76</td>
<td>40%</td>
</tr>
<tr>
<td>Overtake</td>
<td>46</td>
<td>24%</td>
</tr>
<tr>
<td>Fixed-Object</td>
<td>45</td>
<td>23%</td>
</tr>
<tr>
<td>Other</td>
<td>22</td>
<td>11%</td>
</tr>
<tr>
<td>Backing</td>
<td>2</td>
<td>1%</td>
</tr>
<tr>
<td>Sideswipe</td>
<td>1</td>
<td>1%</td>
</tr>
<tr>
<td>Total</td>
<td>192</td>
<td>100%</td>
</tr>
</tbody>
</table>
Table 2-4 – Local Street Accident Type Summary

<table>
<thead>
<tr>
<th>Accident Type</th>
<th>Number of Accidents</th>
<th>Percentage of Accidents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Right-Angle</td>
<td>90</td>
<td>27%</td>
</tr>
<tr>
<td>Rear-End</td>
<td>85</td>
<td>25%</td>
</tr>
<tr>
<td>Overtake</td>
<td>51</td>
<td>15%</td>
</tr>
<tr>
<td>Left-Turn</td>
<td>30</td>
<td>9%</td>
</tr>
<tr>
<td>Fixed-Object</td>
<td>17</td>
<td>5%</td>
</tr>
<tr>
<td>Right-Turn</td>
<td>12</td>
<td>4%</td>
</tr>
<tr>
<td>Backing</td>
<td>12</td>
<td>4%</td>
</tr>
<tr>
<td>Other</td>
<td>12</td>
<td>4%</td>
</tr>
<tr>
<td>Parking</td>
<td>11</td>
<td>3%</td>
</tr>
<tr>
<td>Pedestrian</td>
<td>6</td>
<td>2%</td>
</tr>
<tr>
<td>Head-On</td>
<td>2</td>
<td>1%</td>
</tr>
<tr>
<td>Sideswipe</td>
<td>2</td>
<td>1%</td>
</tr>
<tr>
<td>Run-Off-The-Road</td>
<td>1</td>
<td>0%</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>331</strong></td>
<td><strong>100%</strong></td>
</tr>
</tbody>
</table>

It should be noted that SIMS identified three High Accident Locations (HALs) in the project study area, as shown in Figure 2-2. Ramp S at its north end between Busti Avenue/Massachusetts Avenue and the I-190 overpass (reference marker (RM) 951J 5301 1000 to 1002) is a Safety Deficiency Location (SDL), due to horizontal and vertical curvature and non-standard shoulders. Ramp S at its other end, at the merge with the Plaza’s Ramp B and then immediate merge with southbound I-190 (RM 951J 5301 1004 to 1006), is a Priority Investigation Location (PIL) – likely due to the proximity and unconventional design of the merges. The I-190 off-ramps at Interchange 8 between their merge and Niagara Street (RM 951L 5301 1003 to 1004) are also an SDL, which experiences high volumes and operational deficiencies/capacity constraints at the downstream signalized intersections. There were also two fatalities on the local streets that involved collisions with pedestrians. Detailed accident discussion and analysis, including accident summaries (TE-213) and collision diagrams (TE-56), are provided in Appendix B.
Figure 2-2 – High Accident Locations (HALs)
2.3.1.9. Existing Police, Fire Protection and Ambulance Access

Fire protection services in the project area are provided by the City of Buffalo Fire Department. There are two fire stations located within a mile of the project. Engine 37/Ladder 4 is located to the north at 500 Rhode Island Street at Chenango Street. The second station is located south of the project on 376 Virginia Street at Elmwood Avenue.

Police services within the city are provided by The City of Buffalo Police Department. The project is located within the Department’s “B” District and is served from 695 Main Street.

Ambulance services throughout Buffalo are generally provided by Rural Metro Medical Services.

2.3.1.10. Parking Regulations and Parking-Related Conditions

Parking on I-190 is restricted by law. Parking is also not allowed on Porter Avenue south of Niagara Street. However, on-street parking is generally allowed throughout the rest of the study area, including the Niagara Street commercial strip and in the residential neighborhoods. Off-street parking is also provided for most schools and major retail/commercial developments in the area. More detailed roadway inventory information is provided in Appendix B.

2.3.1.11. Lighting

There is existing street lighting along all city streets within the project limits, including Baird Drive. The existing lighting is in fair to good condition on all streets except Porter Avenue, where new period style poles and luminaires were installed in 2012. Limited lighting is also provided along Ramp A, Ramp N, and Sheridan Terrace. There were no locations identified where the lack of adequate street lighting could have contributed to accidents or other safety deficiencies.

2.3.1.12. Ownership and Maintenance Jurisdiction

The roads and highways within the project limits are owned and maintained as described in Table 2-5.
Table 2-5 - Ownership and Maintenance Jurisdiction

<table>
<thead>
<tr>
<th>Highway</th>
<th>Limits</th>
<th>Feature(s) Being Maintained</th>
<th>Centerline within Project (mile)</th>
<th>Maintenance Agency¹</th>
<th>Owned By¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>I-190 (NB &amp; SB)</td>
<td>Virginia Ave. to Peace Bridge</td>
<td>Highway, Bridges</td>
<td>1.3</td>
<td>NYSTA</td>
<td>NYSTA</td>
</tr>
<tr>
<td>Ramp N</td>
<td>I-190 NB to Ramp C merge</td>
<td>Highway</td>
<td>0.5</td>
<td>NYSTA</td>
<td>NYSTA</td>
</tr>
<tr>
<td>Ramp N / Sheridan Terr.</td>
<td>Ramp C merge to Busti Ave.</td>
<td>Highway</td>
<td>0.2</td>
<td>COB</td>
<td>COB</td>
</tr>
<tr>
<td>Ramp A</td>
<td>Ramp N to Plaza Entrance.</td>
<td>Highway</td>
<td>0.2</td>
<td>PBA</td>
<td>PBA</td>
</tr>
<tr>
<td>Ramp P</td>
<td>Porter to I-190 NB</td>
<td>Highway</td>
<td>0.3</td>
<td>NYSTA</td>
<td>NYSTA</td>
</tr>
<tr>
<td>Ramp B²</td>
<td>PBA Plaza to I-190 SB</td>
<td>Highway, Bridge</td>
<td>0.4</td>
<td>NYSDOT</td>
<td>NYSDOT</td>
</tr>
<tr>
<td>Ramp S²</td>
<td>Niagara Street to I-190 SB</td>
<td>Highway</td>
<td>0.9</td>
<td>NYSDOT</td>
<td>NYSDOT</td>
</tr>
<tr>
<td>Ramp SD</td>
<td>I-190 SB to Porter Avenue</td>
<td>Highway</td>
<td>0.4</td>
<td>NYSTA</td>
<td>NYSTA</td>
</tr>
<tr>
<td>Ramp C</td>
<td>PBA Plaza to Sheridan Terr.</td>
<td>Highway</td>
<td>0.1</td>
<td>PBA</td>
<td>PBA</td>
</tr>
<tr>
<td>Porter Avenue</td>
<td>Busti Ave. to Ramp SD³</td>
<td>Roadway</td>
<td>0.3</td>
<td>COB</td>
<td>COB</td>
</tr>
<tr>
<td>Porter Avenue</td>
<td>Portion over I-190</td>
<td>Bridge</td>
<td>0.03</td>
<td>NYSTA</td>
<td>NYSTA</td>
</tr>
<tr>
<td>Porter Avenue</td>
<td>Portion over CSX</td>
<td>Bridge</td>
<td>0.01</td>
<td>COB and CSX</td>
<td>COB and CSX</td>
</tr>
<tr>
<td>Shoreline Trail (Riverwalk)</td>
<td>Niagara Street to Porter Ave.</td>
<td>Bikeway, Bridge</td>
<td>0.9</td>
<td>Erie County/COB</td>
<td>NYSTA</td>
</tr>
<tr>
<td>Local City Streets²</td>
<td>Project wide</td>
<td>Roadway</td>
<td>Varies</td>
<td>COB</td>
<td>COB</td>
</tr>
</tbody>
</table>

Notes:
1. NYSTA = New York State Thruway Authority, NYSDOT = New York State Department of Transportation, COB = City of Buffalo, PBA = Buffalo and Fort Erie Peace Bridge Authority
2. For Ramps B and S, NYSTA and NYSDOT are currently coordinating Ownership and Maintenance Jurisdictional Responsibilities, including snow removal and ice control. These responsibilities will be finalized as part of the final design process and documented in the final plans.
3. Jurisdictional limits along Porter Avenue exclude the Porter Avenue Bridge over I-190/CSX.
4. City of Buffalo Streets Include: Baird Drive, Busti Avenue, Niagara Street, Vermont Street, Rhode Island Street, Massachusetts Avenue, Hampshire Street, School Street, Connecticut Street, Columbus Parkway, Seventh Street, Fourth Street, and Lakeview Avenue.

The maintenance jurisdiction is also shown by agency in Figure 2-3.
Figure 2-3 – Maintenance Jurisdiction Plan
2.3.2. Multimodal

2.3.2.1. Pedestrians

There are numerous pedestrian-generators within or in close proximity to the project study area, including D’Youville College, Public School 3, D’Youville Porter Campus School (pre-kindergarten through eighth grade), Leonardo da Vinci High School, Niagara Street transit system, Olmsted Park and Parkway system, Rotary Row, Prospect and Columbus Parks, Shoreline Trail (Riverwalk), the waterfront, and the residential neighborhood. Pedestrians are prohibited on I-190; however, the Shoreline Trail (Riverwalk) bicycle/pedestrian facility runs along the waterfront in close proximity to I-190. There are pedestrian crossings at most ramp terminals and intersections in the study area. High-visibility crosswalks have recently been added to some intersections in the area, and there are currently “No Turn On Red” restrictions during school hours at select locations along Porter Avenue, and crossing guards throughout the area during school arrival and dismissal times to make crossings safer for pedestrians. Pedestrians are permitted on the Peace Bridge and the deck replacement project will enhance pedestrian facilities. A pedestrian generator checklist and more detailed roadway inventory information are provided in Appendix B,

2.3.2.2. Bicyclists

The bicycle generators are generally the same as the pedestrian generators. Bicyclists are prohibited on I-190 by state law. There are striped bicycle lanes on Porter Avenue east of Niagara Street, and there are off-street bicycle paths, including the Shoreline Trail (Riverwalk), on the waterfront, and in Front Park. Along Niagara Street and most of the local streets, however, there are currently no separate provisions for bicyclists. Niagara Street is designated as the Seaway Trail and despite not having separate provisions for bicyclists, also functions as the “on-street” bicycle commuter route for the Shoreline Trail (Riverwalk) system. As part of the Niagara Street Gateway Project, there are plans to stripe exclusive or shared bicycle lanes along Niagara Street. Bicycles are permitted on the Peace Bridge and the deck replacement project will enhance bicycling facilities. More detailed bicycle information is provided in Appendix B.

2.3.2.3. Transit

There are numerous Niagara Frontier Transportation Authority-Metro (NFTA-Metro) bus routes that operate in the greater traffic study area. These include the 5, 12, 22, 29, 60, 61, and 79 routes. The primary routes are along Niagara Street and Porter Avenue. More detailed transit bus information is provided in Appendix B.

2.3.2.4. Airports, Railroad Stations, and Ports

The Buffalo Airport is located approximately 9 miles northeast of the project area.

There are no actual marine ports in the project area; however, the Black Rock Channel is located adjacent to the westerly limit of the project area. This channel and the Black Rock Lock provide safe
passage for vessels to travel between Buffalo Harbor to the south and Tonawanda Harbor around the reefs, rapids, and fast currents that exist in the upstream portion of the Niagara River. The project will not affect this facility.

The Peace Bridge facility is classified as a Land Entry Port by the U.S. Office of Homeland Security and U.S. Customs and Border Protection. This facility serves as a port for the land-based import and export of goods between Canada and the United States. The facility is open 24 hours a day, 365 days a year and processes 1,300 trucks per day. No changes in the day-to-day operations within the bridge plaza are expected in conjunction with this project.

The nearest passenger railroad station is located in downtown Buffalo and the nearest commercial rail yard is located in Black Rock, approximately two miles north of the project.

**2.3.2.5. Access to Recreation Areas (Parks, Trails, Waterways, State Lands)**

The vehicular, bicycle, and pedestrian entrances to Front Park are currently on the north side of Porter Avenue between Baird Drive/Lakeview Avenue and Fourth Street. LaSalle Park, on the waterfront west of the project study area, is accessible by foot via Porter Avenue or by all travel modes via DAR Drive or Amvets Drive. The Shoreline Trail (Riverwalk) shared-use path can be accessed from the north side of Porter Avenue immediately west of the southbound I-190 off-ramp.

The Shoreline Trail (Riverwalk) can also be accessed from Busti Avenue near the intersection of Sheridan Terrace. The Shoreline Trail (Riverwalk) system extends well beyond the project area both north and south and includes both the off-road sections on the built “Riverwalk” shared-use path and the on-street commuter sections on Niagara Street.

Access to the Niagara River, including the West Side Rowing Club, Frank Lloyd Wright Fontana Boathouse, and the Buffalo Yacht Club is provided from Porter Avenue west of the I-190 off-ramp.

Access to Prospect Hill Parks (Prospect and Columbus Park) is via Porter Avenue by all travel modes.

There are no state-owned recreational lands near the project area.

**2.3.3. Infrastructure**

**2.3.3.1. Existing Highway Section**

The existing highway section for the Niagara Thruway (I-190) consists of two 12-foot-wide travel lanes in each direction with shoulders of varying width on both sides. The northbound and southbound sections are divided by a narrow median. Ramps connecting to the interstate vary in width depending on the number of lanes and the radius of any curves. Travel lanes on the ramps are generally 12 feet wide and have shoulders on both sides.
For Porter Avenue, the existing roadway has five 10-foot-wide lanes from Niagara Street west towards the bridge over I-190. At the bridge approach, the pavement section narrows to four 11-foot-wide lanes which continue over the bridge towards the Niagara River. Curbs and sidewalks are present on both sides of Porter Avenue.

Niagara Street is three lanes wide with parking lanes north of Porter Avenue. The 52-foot-wide pavement section consists of two 11-foot-wide travel lanes, a 10-foot-wide center turn lane, and two 10-foot wide parking lanes. Curbs and sidewalks are present on both sides. South of Porter Avenue, the existing Niagara Street pavement section is the same, except travel lanes are 12 feet wide.

Along Busti Avenue, the pavement is 40 feet wide with 12-foot travel lanes. Beyond the travel lanes, a 12-foot-wide parking lane has been provided along the east side, and a 4-foot curb offset is included along the west side. The street is curbed and sidewalks are provided on both sides. Busti Avenue often is utilized during overflow conditions (i.e., when there is queuing/congestion along the Peace Bridge) to re-route and store queued vehicles. There is also a gate on Busti Avenue across from Vermont Street that can be opened to provide Plaza access to trucks and emergency vehicles.

The other city streets in the project area are typically about 30 feet wide, with two travel lanes and a parking lane.

The Shoreline Trail (Riverwalk) pavement is approximately 16 feet wide with 2-foot shoulders on both sides, except on the bridge over the CSX Railroad, where the travel way narrows to about 12 feet. Railings and fences are provided along the bridge and elevated sections of the trail.

A detailed listing of the existing highway properties is provided in Table 2-6.
Table 2-6 - Properties of Existing Highways Within the Project Area

<table>
<thead>
<tr>
<th>Street</th>
<th>Local Streets</th>
<th>Ramp A</th>
<th>Ramp B</th>
<th>Ramp C</th>
<th>Ramp D</th>
<th>Ramp P</th>
<th>Ramp N</th>
<th>Ramp N</th>
<th>Buseti Ave.</th>
</tr>
</thead>
<tbody>
<tr>
<td>I-190 SB</td>
<td>Varies</td>
<td>2, 3</td>
<td>1, 2, 3</td>
<td>2, 3</td>
<td>2, 3</td>
<td>2</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>I-190 NB</td>
<td>Varies</td>
<td>2, 3, 4</td>
<td>2</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Pavement Width</td>
<td>Varies</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>Number of Travel Lanes</td>
<td>Varies</td>
<td>Yes - Rt. Side only</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Shoulders</td>
<td>Varies</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Sidewalks</td>
<td>Varies</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Drainage</td>
<td>Open &amp; Closed</td>
<td>Closed</td>
<td>Closed</td>
<td>Closed</td>
<td>Closed</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Gradients (Max.)</td>
<td>1%</td>
<td>1%</td>
<td>1%</td>
<td>1%</td>
<td>1%</td>
<td>1%</td>
<td>1%</td>
<td>1%</td>
<td>1%</td>
</tr>
<tr>
<td>Curb</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Intersections Turn Lanes</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Parking</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Driveways</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Notes:
1. Local streets include Baird Drive, Linview Ave., and 4th Street.
2. Baird Drive is located within the project limits.
3. Access to the Water Authority Pump Station currently exists on I-190 NB within the project limits.
4. Street currently has two lanes (one each direction) and will be modified for one-way traffic only.
2.3.3.2. Geometric Design Elements Not Meeting Minimum Standards

2.3.3.2. (1) Critical Design Elements

Critical geometric elements of the existing expressway, ramps, and streets were evaluated in accordance with standards set forth in the latest version of the *Highway Design Manual* (HDM) published by the New York State Department of Transportation.

In accordance with the requirements of Chapter 2 of the NYSDOT HDM, there are 17 critical elements that must be compared to the minimum design criteria for capital improvements (2R/3R or bridge rehabilitation). Any critical design element that fails to meet the minimum design standards is considered a “non-standard feature” and should be evaluated for remediation or mitigation. Existing non-standard features that must be retained after the proposed improvements shall be reported, justified, and approved in accordance with the procedures described in the HDM. Existing non-standard features are listed in Table 2-7.

For freeways and expressways, it should be noted that for evaluation of certain existing elements it is permissible to compare the existing condition to the design standards that were in effect when the facility was built. Use of “Standards of the Day,” as described in Chapter 7 of the HDM, is acceptable when evaluating the stopping sight distance, minimum radii, grade, and the widths of medians, mainline travel lanes, and mainline shoulders. All other elements, including ramp travel lane width must comply with the current NYSDOT highway design standards.
### Table 2-7 – Highway Non-Standard Features

<table>
<thead>
<tr>
<th>Highway Segment</th>
<th>Feature</th>
<th>Existing Condition</th>
<th>NYSDOT Standards</th>
</tr>
</thead>
<tbody>
<tr>
<td>Porter Ave.</td>
<td>Lane Width</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Travel Lane/ Turn Lane</td>
<td>10.0 ft./ 10.0 ft.</td>
<td>12.0 ft. / 11.0 ft.</td>
</tr>
<tr>
<td>Ramp N</td>
<td>Horizontal Clearance</td>
<td>2.5 ft.</td>
<td>6.0 ft.</td>
</tr>
<tr>
<td></td>
<td>Shoulder Width - Left / Right</td>
<td>Areas &lt; 3.0 ft./ &lt; 6.0 ft.</td>
<td>3.0 ft. / 6.0 ft.</td>
</tr>
<tr>
<td></td>
<td>Vertical Clearance - Ramp P</td>
<td>15.4 ft.</td>
<td>16.0 ft.</td>
</tr>
<tr>
<td></td>
<td>Level of Service</td>
<td>E</td>
<td>C (D min.)</td>
</tr>
<tr>
<td>I-190</td>
<td>Vertical Clearance - Ramp B</td>
<td>14.53 ft.</td>
<td>16.0 ft.</td>
</tr>
<tr>
<td></td>
<td>Shoulder Width /Bridge Width Left / Right</td>
<td>Areas &lt; 3.0 ft. / &lt; 6.0 ft.</td>
<td>3.0 ft. / 6.0 ft.</td>
</tr>
<tr>
<td></td>
<td>Horizontal Clearance</td>
<td>3.5 ft.</td>
<td>4.0 ft.</td>
</tr>
<tr>
<td></td>
<td>Level of Service</td>
<td>D or F</td>
<td>C (D min.)</td>
</tr>
<tr>
<td>Shoreline Trail</td>
<td>Minimum Radius</td>
<td>36.0 ft.</td>
<td>60.0 ft.</td>
</tr>
<tr>
<td>Ramp C</td>
<td>Shoulder Width - Left / Right</td>
<td>Areas &lt; 3.0 ft. / &lt; 6.0 ft.</td>
<td>3.0 ft. / 6.0 ft.</td>
</tr>
<tr>
<td></td>
<td>Horizontal Clearance</td>
<td>4.6 ft.</td>
<td>6.0 ft.</td>
</tr>
<tr>
<td>Ramp P</td>
<td>Superelevation</td>
<td>4.5 %</td>
<td>6.0 %</td>
</tr>
<tr>
<td></td>
<td>Level of Service</td>
<td>E</td>
<td>C (D min.)</td>
</tr>
<tr>
<td>Ramp N Extension</td>
<td>Horizontal Clearance</td>
<td>2.5 ft.</td>
<td>6.0 ft.</td>
</tr>
<tr>
<td></td>
<td>Shoulder Width - Left / Right</td>
<td>Areas &lt; 3.0 ft. / &lt; 6.0 ft.</td>
<td>3.0 ft. / 6.0 ft.</td>
</tr>
<tr>
<td></td>
<td>Vertical Clearance - Ramp B</td>
<td>14.9 ft.</td>
<td>16.0 ft.</td>
</tr>
<tr>
<td>CSX</td>
<td>Vertical Clearance – Porter Ave.</td>
<td>17.89 ft.</td>
<td>22.0 ft.</td>
</tr>
<tr>
<td></td>
<td>Vertical Clearance – 190</td>
<td>17.25 ft.</td>
<td>22.0 ft.</td>
</tr>
</tbody>
</table>

#### 2.3.3.2. (2) Other Design Parameters

Other design elements that must be considered in addition to the critical design elements are identified as “non-conforming features.” These features are important because they have a considerable effect on operational efficiency, safety, cost, and scope. A decision to vary from the recommended values and acceptable practice for elements such as taper length needs to be explained and documented in the design report. The existing non-conforming features are listed in Table 2-8.
Table 2-8 – Existing Non-Conforming Features

<table>
<thead>
<tr>
<th>Highway Segment</th>
<th>Feature</th>
<th>Existing Condition</th>
<th>NYSDOT HDM Recommendations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ramp B</td>
<td>Lane Taper Length</td>
<td>460 ft.</td>
<td>700 ft.</td>
</tr>
<tr>
<td>Ramp N</td>
<td>Exit Taper Length</td>
<td>100 ft.</td>
<td>250 ft.</td>
</tr>
<tr>
<td>Ramp B/S</td>
<td>Successive Ramp Merge</td>
<td>335 ft.</td>
<td>800 ft.</td>
</tr>
</tbody>
</table>

2.3.3.3. Pavement and Shoulder

The pavement and shoulders along the I-190 mainline and connecting ramps are in good condition without any indication of major distress. For the adjacent city streets, the pavement condition ranges from “very good” along Porter Avenue to “good” along the major streets and “fair” along some of the minor cross block streets.

Due to the limited length of the different types of reconstruction sections, variability in traffic volumes and the number of owning agencies, it was impractical to prepare a pavement selection report. Pavement section design will as much as practical match or exceed the section dimensions and materials used in the existing pavement sections.

2.3.3.4. Drainage Systems

The I-190 transportation corridor within the project study area comprises two primary drainage areas; I-190 south of Ramp B and I-190 north of Ramp B, adjacent to the Peace Bridge Plaza. The area south of Ramp B extends from Ramp A to the Virginia/Carolina Interchange. This system is made up of a three-foot-diameter reinforced concrete pipe (RCP) trunk line, which was constructed down the center of the Former Erie Barge Canal and discharges into the Black Rock Canal, at the original canal discharge point. This drainage outlet was modified and realigned under project TAN 06-20. The drainage outlet into the Black Rock Channel is now located adjacent to the southwest side of the West Side Rowing Club Building. The area north of the Ramp B Bridge, including Ramps S and N, connects to a two-foot-six-inch diameter RCP. The trunk line also carries the Peace Bridge plaza storm and sanitary ties into the eight-foot-diameter Swan Trunk Sewer via a drop shaft. This drop shaft contains a weir plate to direct flows to the drop shaft and an overflow to the Black Rock Canal.

The residential area, adjacent to the northeast edge of the project along Busti Avenue, is accommodated by a system that outlets at Albany Street. There are various individual discharge points into the Black Rock Canal throughout the study area.

The Porter Avenue drainage system, west of I-190, includes typical curb inlets connected to an 18-inch storm drain and outletting into Black Rock Canal at the Buffalo Yacht Club.

The Porter Avenue drainage system, east of I-190, is connected to a combined sanitary and storm system.
2.3.3.5. Geotechnical

Based on soil borings collected within the project limits, there are no special geotechnical concerns with the soils or rock slopes in the project area. Limestone bedrock is present 15 to 50 feet below the existing ground surface. Beneath the existing roadways, the overburden consists of uncontrolled fill ranging from 3 feet to 45 feet in depth. Indigenous soils were encountered beneath the fill soils, except at two locations where the fill extended to the top of bedrock.

2.3.3.6. Structure

There are many bridges within the project limits. These structures are discussed below and are listed in Table 2-9 and Table 2-10.

2.3.3.6. (1) Description

(1) Description: Peace Bridge
   (a) BIN: 5516290
   (b) Feature carried: Peace Bridge over Rt. I-190, CSX Railroad, Black Rock Canal, Niagara River
   (c) Type of bridge: 49 spans - various types inc. R-C Slab, Steel Girder, Steel Arch, and Steel Truss
   (d) Width of travel lanes: 3 – 12-foot lanes
   (e) Sidewalks: 6-foot-wide sidewalks (both sides)
   (f) Utilities carried: Numerous Fiber-Optic lines

(2) Description: Ramp - Peace Bridge (U.S. Plaza) to I-190 SB over I-190 (Ramp B)
   (a) BIN: 1063110
   (b) Feature carried: Ramp B over Route I-190 NB & SB, Ramp N
   (c) Type of bridge: Steel – Stringer/multi-beam (7 spans)
   (d) Width of travel lanes: 2 – 12-foot lanes tapering to a single lane
   (e) Sidewalks: No Sidewalks
   (f) Utilities carried: None

(3) Description: Ramp – Porter Avenue to Route I-190 NB (Ramp P)
   (a) BIN: 5512570
   (b) Feature carried: Ramp P over Ramp N
   (c) Type of bridge: Steel – Stringer/multi-beam (1 span)
   (d) Width of travel lanes: 1 – 14.4-foot travel lane, 6-foot-wide Rt. Shoulder, 3.5-footwide Lt. shoulder
   (e) Sidewalks: No Sidewalks
   (f) Utilities carried: None
(4) Description: Route I-190 NB & SB over CSX Railroad & Ramp S
   (a) BIN: 5512589
   (b) Feature carried: Rt. I-190 NB/SB over CSX railroad and access road to I-190 SB (Ramp S)
   (c) Type of bridge: Steel: Stringer/multi-beam (3 spans)
   (d) Width of travel lanes: 2 – 11.5-foot travel lanes each direction, 8-foot wide Rt. Shoulders, 3-foot-wide Lt. Shoulders
   (e) Sidewalks: No Sidewalks
   (f) Utilities carried: None

(5) Description: Route I-190 over the Massachusetts Pumping Station Access Rd. & Shoreline Trail (Riverwalk)
   (a) BIN: 5512599
   (b) Feature carried: Rt. I-190 NB/SB over Access Road and Shoreline Trail (Riverwalk)
   (c) Type of bridge Steel: Stringer/multi-beam (1 span)
   (d) Width of travel lanes: 2 – 11.5-foot travel lanes each direction, 8-foot-wide Rt. Shoulders, 3-foot-wide Lt. Shoulders
   (e) Sidewalks: No Sidewalks
   (f) Utilities carried: None

(6) Description: Porter Ave. over Route I-190 (NB, SB) & CSX
   (a) BIN: 5512560
   (b) Feature carried: Porter Ave. over Route I-190 (NB, SB) & CSX
   (c) Type of bridge Steel: Stringer/multi-beam (3 spans)
   (d) Width of travel lanes: 4 – 12-foot travel lanes
   (e) Sidewalks: 5-foot-wide sidewalks (both sides)
   (f) Utilities carried: Miscellaneous 4-inch dia. Conduits

(7) Description: Shoreline Trail (Riverwalk) over CSX/Access Road
   (a) BIN: N/A
   (b) Feature carried: Shoreline Trail (Riverwalk) over CSX Railroad and Massachusetts Pumping Station Access Road
   (c) Type of bridge Steel: Steel Girder
   (d) Width of travel lanes: 1 – 12-foot-wide trail
   (e) Sidewalks: N/A – Pedestrian and Bicycle Trail
   (f) Utilities carried: None

2.3.3.6. (2) Clearances (Horizontal/Vertical)
Vertical and horizontal clearances meet standards at all structures except those listed in Table 2-9.
Table 2-9 – Existing Bridge Vertical Clearance Deficiencies

<table>
<thead>
<tr>
<th>Bridge Identification No.</th>
<th>Feature Carried and Crossed</th>
<th>Clearance</th>
<th>Minimum</th>
<th>Existing Condition</th>
</tr>
</thead>
<tbody>
<tr>
<td>1063110</td>
<td>Ramp B from Peace Bridge: Over Rt. I-190</td>
<td>Vertical</td>
<td>16.0’</td>
<td>14.53’ 1</td>
</tr>
<tr>
<td></td>
<td>Over Ramp N</td>
<td>Vertical</td>
<td>16.0’</td>
<td>15.00’</td>
</tr>
<tr>
<td>5512560</td>
<td>Porter Ave. over I-190, CSX/Amtrak</td>
<td>Vertical</td>
<td>22.0’</td>
<td>17.89’</td>
</tr>
<tr>
<td>5512570</td>
<td>Porter Ave. to I-190 NB (Ramp P) over Ramp N</td>
<td>Vertical</td>
<td>16.0’</td>
<td>15.42’ 1</td>
</tr>
<tr>
<td>5512589</td>
<td>Route I-190 over CSX and Ramp S</td>
<td>Vertical</td>
<td>22.0’</td>
<td>Varies 17.25’ to 17.92’</td>
</tr>
</tbody>
</table>

Note 1: This structure is one of those on the listing of structures in Appendix 2C of the NYSDOT Bridge Manual whose existing clearance can be retained as agreed by FHWA on December 12, 1991

2.3.3.6. (3) History & Deficiencies

The bridges associated with I-190 were constructed between 1957 and 1958 with the completion of the original Niagara Thruway construction. The Ramp P and Ramp B bridges were completed between 1969 and 1972. The bridge over the Massachusetts Pumping Station Access Road was constructed in 1994. The Shoreline Trail (Riverwalk) Bridge was built in 1986. All bridges except Porter Avenue over I-190 have NYSDOT Condition Ratings that range between 4.18 and 5.92. The Porter Avenue Bridge is rated structurally deficient and has a NYSDOT Condition Rating of 3.849.

2.3.3.6. (4) Inspection

The ratings from the most recent bridge inspection reports are listed in Table 2-10.
### Table 2-10 – Existing U.S. Connecting Roadway Bridges

<table>
<thead>
<tr>
<th>Bridge Identification No.</th>
<th>Location</th>
<th>Year Built</th>
<th>NYSDOT Condition Rating</th>
<th>FHWA Sufficiency Rating</th>
<th>Inspection Date</th>
<th>Curb-to-Curb Width</th>
<th>Length</th>
<th>Superstructure Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>1063110</td>
<td>Peace Bridge to I-190 SB (Ramp B) over I-190 (NB, SB) &amp; Ramp N</td>
<td>1972</td>
<td>4.73</td>
<td>92.6</td>
<td>11/03/2012</td>
<td>32 ft.</td>
<td>845 ft.</td>
<td>Steel – Stringer/multi-beam</td>
</tr>
<tr>
<td>5512570</td>
<td>Porter Ave. to I-190 NB (Ramp P) over Ramp N</td>
<td>1969</td>
<td>5.2</td>
<td>99.4</td>
<td>09/26/2011</td>
<td>26 ft.</td>
<td>142 ft.</td>
<td>Steel – Stringer/multi-beam</td>
</tr>
<tr>
<td>5512589</td>
<td>Route I-190 over CSX &amp; Ramp S</td>
<td>1957</td>
<td>4.24</td>
<td>66.0</td>
<td>11/19/2012</td>
<td>Varies 37.4 ft. to 35.2 ft.</td>
<td>301 ft.</td>
<td>Steel – Stringer/multi-beam</td>
</tr>
<tr>
<td>5512599</td>
<td>Route I-190 over the Massachusetts Pumping Station Access Road</td>
<td>1994</td>
<td>5.92</td>
<td>87.1</td>
<td>05/07/2012</td>
<td>68.6 ft.</td>
<td>46 ft.</td>
<td>Steel – Stringer/multi-beam</td>
</tr>
<tr>
<td>N/A</td>
<td>Shoreline Trail (Riverwalk) Pedestrian Bridge over CSX</td>
<td>1986</td>
<td>N/A¹</td>
<td>N/A¹</td>
<td>N/A¹</td>
<td>12 ft.</td>
<td>220 ft.</td>
<td>Steel – Stringer/multi-beam</td>
</tr>
<tr>
<td>5512560</td>
<td>Porter Avenue over I-190 (NB, SB) &amp; CSX</td>
<td>1958</td>
<td>3.89</td>
<td>59.3</td>
<td>09/13/2012</td>
<td>50 ft.</td>
<td>199 ft.</td>
<td>Steel – Stringer/multi-beam</td>
</tr>
</tbody>
</table>

Note:  N/A refers to “not available” as opposed to “not applicable.”

1. There were no inspection reports created for the Shoreline Trail (Riverwalk) Pedestrian Bridge over CSX.

#### 2.3.3.6. (5) Restrictions

There are no posted restrictions on the bridges within the project study area.

#### 2.3.3.6. (6) Future Conditions

Routine maintenance of the structures in the project area is expected to continue for the foreseeable future. During the next few years, no substantial changes in the structural condition of the project area bridges are expected.
2.3.3.6. (7) Waterway
The Project does not affect clearances or access to the Niagara River; therefore a Coast Guard Checklist is not required.

2.3.3.7. Hydraulics of Bridges and Culverts
There are no bridges or culverts over waterways within the project limits. The proposed changes to be completed as part of this project do not include any modifications to the existing Peace Bridge and therefore will not include any work in or directly adjacent to the Niagara River or Black Rock Canal.

2.3.3.8. Guide Railing, Median Barriers and Impact Attenuators
The limited right-of-way, high number of ramps, proximity to the CSX Railroad, many bridges and varying topography have resulted in many locations where guiderail and impact attenuators were necessary. Table 2-11 lists the existing locations for guide railing, impact attenuators, and median barrier.
Table 2-11 - Existing Guiderail, Median Barrier & Impact Attenuators

<table>
<thead>
<tr>
<th>Type</th>
<th>Location/Side</th>
<th>Length</th>
<th>Condition¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>Two-Rail Guide Railing</td>
<td>Porter Ave. (LT/RT)</td>
<td>640 ft.</td>
<td>Fair Condition – Sections leaning &amp; rusting</td>
</tr>
<tr>
<td>Box Beam Guide Railing</td>
<td>Ramp A (LT)</td>
<td>60 ft.</td>
<td>Good Condition</td>
</tr>
<tr>
<td>Impact Attenuator</td>
<td>Ramp A/Ramp N Gore</td>
<td>N/A</td>
<td>Barrel Attenuator - Good Condition</td>
</tr>
<tr>
<td>Box Beam Guide Railing</td>
<td>Ramp B (LT/RT) North Bridge Approach</td>
<td>270 ft.</td>
<td>Good Condition</td>
</tr>
<tr>
<td>Box Beam Guide Railing</td>
<td>Ramp S (LT)</td>
<td>1800 ft.</td>
<td>Good Condition</td>
</tr>
<tr>
<td>Box Beam Guide Railing</td>
<td>Ramp S (RT)</td>
<td>100 ft.</td>
<td>Good Condition</td>
</tr>
<tr>
<td>Box Beam Guide Railing</td>
<td>I-190 SB/Ramp S Gore</td>
<td>330 ft.</td>
<td>Good Condition</td>
</tr>
<tr>
<td>Corrugated Guide Railing</td>
<td>Ramp SD (LT/RT)</td>
<td>860 ft.</td>
<td>Good Condition</td>
</tr>
<tr>
<td>Corrugated Guide Railing</td>
<td>Ramp SD (RT)</td>
<td>240 ft.</td>
<td>Good Condition</td>
</tr>
<tr>
<td>Corrugated Guide Railing</td>
<td>Ramp SD/Massachusetts Pumping Station Access Road (LT)</td>
<td>2260 ft.</td>
<td>Good Condition</td>
</tr>
<tr>
<td>Impact Attenuator</td>
<td>I-190 SB/Ramp SD Gore</td>
<td>N/A</td>
<td>Barrel Attenuator – Good Condition</td>
</tr>
<tr>
<td>Impact Attenuator</td>
<td>Ramp N/ Busti Ave Slip Ramp Gore</td>
<td>N/A</td>
<td>Barrel Attenuator – Good Condition</td>
</tr>
<tr>
<td>Box Beam Guide Railing</td>
<td>Ramp N (LT) (Underneath Ramp B Bridge to Busti Ave.)</td>
<td>1570 ft.</td>
<td>Good Condition</td>
</tr>
<tr>
<td>Box Beam Guide Railing</td>
<td>Ramp N (RT) (underneath Ramp B Bridge)</td>
<td>150 ft.</td>
<td>Good Condition</td>
</tr>
<tr>
<td>Box Beam Guide Railing</td>
<td>Ramp N (RT) (protect overhead sign)</td>
<td>125 ft.</td>
<td>Good Condition</td>
</tr>
<tr>
<td>Box Beam Guide Railing</td>
<td>Ramp N (LT/RT) (underneath Ramp P Bridge)</td>
<td>740 ft.</td>
<td>Good Condition</td>
</tr>
<tr>
<td>Box Beam Guide Railing</td>
<td>Ramp N (RT) (underneath Porter Ave. Bridge)</td>
<td>150 ft.</td>
<td>Good Condition</td>
</tr>
<tr>
<td>Box Beam Guide Railing</td>
<td>Ramp P (LT/RT) (approaches for bridge over Ramp N)</td>
<td>790 ft.</td>
<td>Good Condition</td>
</tr>
<tr>
<td>Box Beam Guide Railing</td>
<td>I-190 SB</td>
<td>2550 ft.</td>
<td>Good Condition</td>
</tr>
<tr>
<td>Box Beam Guide Railing</td>
<td>I-190 NB</td>
<td>1030 ft.</td>
<td>Good Condition</td>
</tr>
<tr>
<td>Concrete Median Barrier</td>
<td>I-190 Median</td>
<td>5200 ft.</td>
<td>Good Condition</td>
</tr>
<tr>
<td>Impact Attenuator</td>
<td>I-190 NB/Massachusetts Pumping Station Access Road Gore</td>
<td>N/A</td>
<td>Barrel Attenuator – Good Condition</td>
</tr>
</tbody>
</table>

Note 1. Current standards call for a 31-inch high guide railing section for both corrugated and box beam railing types. The existing guide railing sections meet previous height standards.
2.3.3.9. Utilities

There are numerous public and privately-owned utilities within the project study area. The City of Buffalo owns and maintains the area sewers and waterlines. Natural gas lines are owned by National Fuel Gas Corporation. Niagara Mohawk provides electric service via overhead and underground lines. Because the Peace Bridge is used as a major crossing for communication lines, there are also many fiber-optic communication lines traversing the project area. The individual utilities, including owner information, are listed in Table 2-12.
<table>
<thead>
<tr>
<th>Owner</th>
<th>Type</th>
<th>Location/ Side</th>
<th>Length</th>
</tr>
</thead>
<tbody>
<tr>
<td>COB Water</td>
<td>Twin 60–inch Water Line</td>
<td>Porter Ave (North side)</td>
<td>2 @ 1650 ft./ea</td>
</tr>
<tr>
<td>COB Water</td>
<td>Misc Water supply</td>
<td>City Streets</td>
<td>NA</td>
</tr>
<tr>
<td>Buffalo Sewer Authority</td>
<td>108–inch Sewer Line</td>
<td>I-190/Ramp B/Busti Ave.</td>
<td>3000 ft.</td>
</tr>
<tr>
<td>Buffalo Sewer Authority</td>
<td>96-inch Sewer Line</td>
<td>Ramp P(East side)/I-190 SB(west/within travel lanes)</td>
<td>3200 ft.</td>
</tr>
<tr>
<td>COB Water</td>
<td>108-inch Water Tunnel</td>
<td>East side of Lake Erie</td>
<td>3470 ft.</td>
</tr>
<tr>
<td>Buffalo Sewer Authority</td>
<td>24-inch Combined Sewer</td>
<td>Busti Ave./Center</td>
<td>2020 ft.</td>
</tr>
<tr>
<td>Buffalo Sewer Authority</td>
<td>10-inch Combined Sewer</td>
<td>Busti Ave./East Side</td>
<td>380 ft.</td>
</tr>
<tr>
<td>COB Water</td>
<td>48-inch Water Line</td>
<td>Busti Ave./West Side</td>
<td>2620 ft.</td>
</tr>
<tr>
<td>COB Water</td>
<td>16-inch Water Line</td>
<td>Busti Ave./West Side</td>
<td>2620 ft.</td>
</tr>
<tr>
<td>COB Water</td>
<td>20–inch Water Line</td>
<td>Busti Ave./East Side</td>
<td>1360 ft.</td>
</tr>
<tr>
<td>COB Water</td>
<td>8-inch/6-inch Water Line</td>
<td>Busti Ave./East Side</td>
<td>2030 ft.</td>
</tr>
<tr>
<td>National Fuel Distribution</td>
<td>16-inch Gas Line</td>
<td>Busti Ave./East Side</td>
<td>1020 ft.</td>
</tr>
<tr>
<td>National Fuel Distribution</td>
<td>3-inch/4-inch/6-inch Gas Line</td>
<td>Busti Ave./East Side</td>
<td>1600 ft.</td>
</tr>
<tr>
<td>COB Water</td>
<td>Water Line Service</td>
<td>Peace Bridge Authority</td>
<td>N/A</td>
</tr>
<tr>
<td>National Fuel Distribution</td>
<td>Gas Line Service</td>
<td>Peace Bridge Authority</td>
<td>N/A</td>
</tr>
<tr>
<td>Niagara Mohawk</td>
<td>Underground Electrical</td>
<td>Busti Ave. (East Side/West Side)</td>
<td>N/A</td>
</tr>
<tr>
<td>MCI</td>
<td>Underground Telephone</td>
<td>Busti Ave. (West Side)</td>
<td>N/A</td>
</tr>
<tr>
<td>Verizon</td>
<td>Underground Telephone</td>
<td>Busti Ave. (West Side)</td>
<td>N/A</td>
</tr>
<tr>
<td>MCI</td>
<td>Underground Telephone</td>
<td>Peace Bridge Authority</td>
<td>N/A</td>
</tr>
<tr>
<td>Verizon</td>
<td>Underground Telephone</td>
<td>Peace Bridge Authority</td>
<td>N/A</td>
</tr>
<tr>
<td>MFS</td>
<td>Fiber Optic</td>
<td>Peace Bridge</td>
<td>N/A</td>
</tr>
<tr>
<td>MCI</td>
<td>Fiber Optic</td>
<td>Peace Bridge</td>
<td>N/A</td>
</tr>
<tr>
<td>Verizon</td>
<td>Telephone</td>
<td>Peace Bridge</td>
<td>N/A</td>
</tr>
<tr>
<td>Sprint</td>
<td>Fiber Optic</td>
<td>Peace Bridge</td>
<td>N/A</td>
</tr>
<tr>
<td>Fondrola</td>
<td>Telephone</td>
<td>Peace Bridge</td>
<td>N/A</td>
</tr>
<tr>
<td>RCI</td>
<td>Fiber Optic</td>
<td>Peace Bridge</td>
<td>N/A</td>
</tr>
<tr>
<td>AT&amp;T</td>
<td>Telephone</td>
<td>Peace Bridge</td>
<td>N/A</td>
</tr>
</tbody>
</table>

Note 1: The twin 60-inch water line is located on the north side of Porter Avenue from DAR Drive to Ramp P, then shifts within the Porter Avenue pavement.
2.3.3.10. Railroad Facilities

An existing single line branch owned by CSX (shown in Table 2-13) is located west of Front Park adjacent to I-190 and the Niagara River. It is currently used by Amtrak for passenger service between Buffalo and Niagara Falls with service to Toronto, Ontario. Passenger train traffic on this line averages six trains per day. Freight trains do not use this line until it approaches Tonawanda. It does serve as an emergency freight line, but there are restrictions due to low clearances in the tunnels under Main Street.

Maximum authorized speeds are 40 mph for freight and 60 mph for passenger cars. There are no at-grade crossings in the study area, but it does pass under bridges at Porter Avenue, the I-190 mainline, Peace Bridge, and the Shoreline Trail (Riverwalk). The minimum vertical clearance is at the northbound and southbound I-190 bridges, which cross over the railroad with 17.37 feet of clearance. The minimum horizontal clearance within the project limits is at an adjacent retaining wall, which is offset approximately 8.5 feet from the centerline of track.

For the Porter Avenue Bridge over the CSX tracks, the existing vertical clearance is 17.46 feet. Horizontal clearance at Porter Avenue exceeds 30 feet (measured from centerline of track). Vertical clearances at both bridges are less than the 22-foot minimum specified by CSX.

Table 2-13 – Existing Railroad Tracks

<table>
<thead>
<tr>
<th>Owner</th>
<th>Location</th>
<th>Crossing</th>
<th>Side</th>
<th>Length</th>
</tr>
</thead>
<tbody>
<tr>
<td>CSX</td>
<td>Parallel to I-190</td>
<td>None</td>
<td>Left/right</td>
<td>0.95 mi</td>
</tr>
</tbody>
</table>

2.3.4. Potential Enhancement Opportunities

Chapter 4 focuses on social, economic, and environmental effects and enhancements.

2.3.4.1. Landscape

Minimal vegetation exists within the study area, with the exception of Front Park. The remaining vegetation is scattered within heavily-paved transportation corridors and areas with built structures. Front Park’s vegetation consists of mature trees and thick plantings along the bluff that screen the transportation and railroad corridors. Pockets of vegetation line the abutments of Porter Avenue Bridge over I-190, in addition to vegetation along the shoreline. Vegetation within the residential areas is primarily comprised of large mature street trees and landscaped backyards, which provide limited views of the project area roadways. Busti Avenue, along the east side, consists of linden, maple and London planetree, while Porter Avenue, which is an Olmsted Parkway, consists of a variety of hybrid elms, which is consistent with the vegetation communities found within Front Park. Front Park includes spruce, pine, oak, yellow wood, maple, catalpa, linden, ash, honey locust, elm, and tulip trees.
2.3.4.1. (1) Terrain

The project site and surrounding city area sit atop a bluff which is uniformly flat overlooking the head of the Niagara River and Lake Erie along the western border. The terrain within the study limits is classified as rolling, with the highest point in the project area (Front Park) being approximately 60 feet above the water elevation of the Black Rock Canal and the Niagara River. Terraced between the park and the waterways are I-190 with associated ramps, the water authority access road, CSX Railroad, and the Shoreline Trail (Riverwalk).

Access to the Plaza and park plateau from the I-190 exit ramp slopes upward at a rate of approximately 4 percent. Most of the park area along with the adjacent neighborhoods is fairly level. The Plaza area is also generally flat, sloping in a southerly direction with gradients ranging from 0.5 percent to 2.0 percent.

2.3.4.1. (2) Unusual Weather

The prevailing winds are moderate to strong in the project area and are predominantly from the west or northwest in winter and southwest in the summer. The wind acquires moisture as it moves over the Great Lakes, contributing to local precipitation in the form of rain and snow (a phenomenon called “lake effect”). Seasonal temperatures fluctuate between extremes of -24°F to 100°F with an average annual temperature of 47°F. The lake has a cooling effect that inhibits the temperature from rising much above 86°F in the summer, because Lake Erie warms and cools at a slower rate than the surrounding land. In the winter, the modifying temperature effect prevents temperatures from falling below -13°F most of the time. The lake also plays a major role in winter snowfall distribution. Snowfalls of 1 to 2 feet or more in 24 hours is not uncommon near the lake during the winter, due to lake effect alone. The openness of the adjacent river and lake also can contribute to reduced visibility during the winter months, due to blowing snow.

2.3.4.1. (3) Visual Resources

The proposed project site is a highly engineered utilitarian site, located within the City of Buffalo limits, and characterized by relatively level topography, minimal vegetation, and various paved surfaces and built structures. The numerous roadways include large sections of linear pavement with barriers, guiderail, or walls adjacent to the roadway. There are numerous signs and light fixtures adjacent to the roadways. The bridge plaza located at the approach to the Peace Bridge consists of a visually cluttered environment with numerous signs, light fixtures, structures, and broad paved areas. The plaza buildings are generally one to two stories in height, made of various masonry materials (e.g., concrete, brick) and have flat or gable roofs. Outside of Front Park, vegetation along the perimeter of the project site consists of mowed grass, limited deciduous/evergreen trees and shrubs, and planted flower beds.

The exception to the typical utilitarian environment is Front Park. Adjacent to the project site atop the bluff sits the historic Front Park, which was a key part of the nation’s first park and parkway system designed by Frederick Law Olmsted in 1868. A large play area is located adjacent to Busti Avenue with a formal space, referred to as “the Terrace,” located at the edge of the bluff.
Existing land use in the area can be defined as urban center, urban neighborhood, retail, campus, industrial, open space, and transportation corridor. Transportation corridor and open space dominate the project area. The urban neighborhood, with its single-family detached housing, covers the northeast region of the study area, while retail and open space borders along the south. To the west, open space and campus line the shoreline of the Black Rock Canal, with the transportation corridor covering a small section of the shoreline. A small section of industrial land is to the north, just beyond the Peace Bridge connection to the Plaza.

Open views of the project site occur along the adjacent properties interspersed with tight, obscured views due to buildings and vegetation. Views towards the scenic Niagara River are primarily obstructed by the existing U.S. Plaza, except for along the river’s edge. Views are constricted due to the cluster of housing, commercial/industrial development and roadside vegetation, except for some open views within Front Park. Views from Front Park are of open fields in the foreground with vegetation obscuring the project site in the background. Views towards the Niagara River are overshadowed by the major transportation corridor. In summary, residential, commercial, and industrial development and vegetation influence the viewing opportunities within and around the project site.

2.3.4.2. Opportunities for Environmental Enhancements

The focused scope of this transportation project limits the practical opportunities for environmental enhancements in the project limits. Adjacent to the I-190 corridor there is little space for any type of improvement. The removal of Baird Drive and reconfiguration of the Front Park driveway would provide room for green space and park entrance gateway improvements suggested by the Olmsted Park Conservancy. There would also be an opportunity to improve the Porter Avenue Corridor in conjunction with construction of a new walkway. NYSDOT will consider salvaging the abutments’ remaining stone and architectural elements for reuse on a new bridge, for the purpose of incorporating these materials as aesthetic elements of a context-sensitive design reflecting the history of the location and setting. Relocation of the Shoreline Trail (Riverwalk) to the west side of the I-190 would enhance the connection between this shared-use path and the Niagara River shoreline. The views from the residential properties along Busti Avenue would be improved by rerouting the trucks and cars accessing the Peace Bridge via Baird Drive away from that neighborhood.

The more efficient connections between I-190 and the Peace Bridge Plaza may also result in a reduction of air pollutant emissions.

Relocation of the Shoreline Trail (Riverwalk) closer to the Niagara River would allow for an increased connection between the path and the waterway.
2.3.5. Miscellaneous

2.3.5.1. Bridge Traffic Overflow Conditions

At several times during the year, traffic heading towards the Peace Bridge becomes severely congested.
These conditions can occur for numerous reasons, such as when U.S. CBP Outbound inspection
operations are taking place, when there is insufficient Canadian CBSA inspection staff at the Canadian
Plaza, vehicle accidents on the bridge, and at the end of large sporting events or concerts where there
are very large numbers of Canadians heading back to Canada.

None of these events are under the control of the NYSDOT, and this project was not intended to solve
this condition. However, there are strategies currently in place to accommodate these conditions. This
condition of severe congestion is commonly known as an overflow condition.

In general, under current overflow conditions, as the traffic begins to queue across the Peace Bridge and
onto the ramps leading onto the Plaza, traffic exiting at Ramp N to reach the Peace Bridge from I-190
northbound must be diverted along Ramp N (closing Ramp A) to Sheridan Terrace, Busti Avenue, Porter
Avenue, and Baird Drive to reach the Plaza. Immediately before and sometimes during the overflow
period, traffic backs up on Ramp N well south of the Porter Avenue Bridge. If the traffic backup becomes
long enough, it has the potential to negatively impact the travel conditions for through traffic traveling
northbound on I-190.

2.3.5.2. Wide/Long Truck Loads

There are four (4) constraints placed on oversized trucks that limit the routes available when entering the
U.S. from Canada. First, the PBA regulates oversized loads crossing the bridge. Secondly, the NYSTA
regulates the size of vehicles allowed on the Niagara Thruway (I-190). The final two constraints are the
existing plaza configuration and the existing geometry of the ramps and streets leading to the plaza.

The PBA regulates the maximum truck dimensions and weights allowed over the Peace Bridge. The PBA
uses a permitting process to document and classify trucks as “oversized” loads. If a truck meets one or
any combination of the following, it is classified as an oversized load: truck/load width > 12 feet 0 inches,
total truck length > 85 feet 0 inches, or total weight > 117,000 lbs. A total of 862 oversized loads were
recorded crossing the Peace Bridge by the PBA during the 9-month period from November 2012 through
July 2013. Of these loads, the maximum truck/load width was 19 feet 1 inch, and the maximum total truck
length was 187 feet 0 inches.

The oversize truck data can be broken into seven common width ranges, as shown in Table 2-14. This
table also shows the distribution of trucks by width during the November 2012 through July 2013 period.
In addition to the PBA’s truck restrictions on the Bridge, the NYSTA also places regulations on the maximum width and length of trucks that are allowed on the Niagara Thruway (I-190). These limitations affect the movement of trucks exiting the Plaza using the proposed NY Gateway Connections layout. The maximum load width allowed on the Thruway without a permit is 8 feet 6 inches, while the maximum load width allowed on the Thruway with a permit is 12 feet 6 inches; all trucks with widths exceeding 12 feet 6 inches are generally not permitted on the Thruway, either with or without a permit. Similarly, the maximum truck length not requiring a permit on the Thruway is 72 feet 4 inches, which is a standard double-tandem truck length. All other trucks are classified as Longer Combination Vehicles (LCV) and require a special permit to use the Thruway, although any truck length of greater than 120 feet is generally not allowed on the Thruway, either with or without a permit.

The 862 oversize trucks crossing the Peace Bridge from November 2012 through July 2013 broken down by various NYSTA width restrictions on the Niagara Thruway (I-190) are presented in Table 2-15. A similar breakdown of those trucks by various NYSTA length restrictions is presented in Table 2-16.
As indicated in the tables above, approximately 52 percent of the oversize trucks crossing the Peace Bridge in either direction are restricted from traveling on the Thruway due to excessive width. In addition, approximately 5 percent of the oversize trucks crossing the Peace Bridge in either direction are restricted from traveling on the Thruway due to excessive length. Although it is likely that a portion of these two sets of restricted trucks overlap, the total represents a substantial portion of total truck traffic crossing the bridge that is unable to enter or leave the Peace Bridge Plaza via the Thruway. These restricted trucks are therefore forced to utilize Baird Drive through Front Park, as well as the local street system to access the Plaza.
CHAPTER 3 - ALTERNATIVES

The development and evaluation of reasonable alternatives that meet the stated Project purpose is central to the National Environmental Policy Act (NEPA) and State Environmental Quality Review Act (SEQR) processes. This chapter discusses the alternatives for the NY Gateway Connections Project, determined to be feasible and practical, that are evaluated in this Environmental Impact Statement (EIS), as well as those alternatives that were previously considered but eliminated from further consideration.

3.1. Alternatives Considered and Eliminated from Further Study

Development of alternatives for this Project was limited by the configuration and location of the existing connecting roadways. In many locations within the overall Project Area, it was not possible to shift a ramp alignment in one direction or another without adversely affecting a nearby ramp or Interstate 190 (I-190). The development of the potential alternatives was also limited by the existing property boundaries of Front Park and by the existing U.S. Peace Bridge Plaza (Plaza). Within this limited Project Area, only one alternative as discussed in Section 3.2 below was considered reasonable.

Flyover Ramp
A new flyover ramp (Ramp BB) was considered that would provide access to Baird Drive for vehicles leaving the Plaza at Ramp B. At the point where Ramp BB diverges from Ramp B, it turns easterly, crossing over a lowered Ramp A, then continuing between the south side of Ramp A and the north side of Front Park to Baird Drive (see Figure 3.1).

At the intersection with Baird Drive, the proposed flyover ramp would then make an uninterrupted right turn onto Baird Drive, free of any conflict with traffic entering the Plaza via Ramp A. This option would eliminate the need for a traffic signal at the intersection of Ramp A and Baird Drive, thereby improving free traffic flow conditions at the Plaza. However, the alternative would not reduce the use of local streets by interstate traffic, would not provide direct access from the Plaza to northbound I-190, and would not redirect through traffic from Front Park or remove Baird Drive. This option would also adversely affect the viewshed of Front Park by construction of an elevated ramp adjacent to the park. Since it would not achieve the Project’s purpose, need, or objectives, the new flyover ramp alternative was eliminated from further consideration.
Figure 3-1 – Flyover Ramp BB Alternative
Elimination of Truck Traffic at the Peace Bridge
Subsequent to publishing the DEIS, comments were received concerning an alternative for the removal of commercial truck traffic from the Peace Bridge diverting them to the Lewiston Queenston Bridge. In response to these comments, FHWA and NYSDOT undertook a preliminary analysis to examine if removing commercial traffic from the Peace Bridge is feasible and practical (see Appendix G for the analysis).

The results of the analysis concluded that it is unreasonable and impractical to divert commercial truck traffic from the Peace Bridge to the Lewiston-Queenston crossing due to the exorbitant cost to construct the extensive corridor and plaza infrastructure improvements that would be required; international opposition; border security and vulnerability concerns associated with a single commercial crossing; negative local, regional, and national economic impacts; and negative social impacts including the relocation of a major medical health complex in Lewiston and increases in Vehicle Hours of Delay (VHD) and Vehicle Miles Traveled (VMT) for trucks, resulting in increases in air and noise pollution. In addition to these impacts, there is no international, federal, or state agency support for the described diversion of commercial vehicles. In addition, the diversion of commercial trucks from the Peace Bridge to the Lewiston-Queenston Bridge does not achieve the Project purpose of reducing the use of local streets by interstate traffic (autos and trucks) which access the existing Plaza at its current location due to continued routing of local commercial trucks around the Peace Bridge Plaza to access I-190. For these reasons, an alternative for the removal of commercial truck traffic from the Peace Bridge was determined to be unreasonable, impractical and not carried forward for further analysis.

3.2. Reasonable Build Alternative(s)
To satisfy the Project purpose, needs, and objectives, a reasonable build alternative would need to include a new ramp (Ramp D), providing direct access from the Plaza to northbound I-190. It would also need to include a new ramp (Ramp PN) from Porter Avenue to the existing I-190 northbound exit-ramp (Ramp N/Ramp A) that leads to the Plaza. The combination of these new ramps (Ramp D and PN) would then allow removal of Baird Drive.

Development of these main elements of a reasonable build alternative (Ramps D and PN) is constrained by many Project Area features including the narrow corridor between I-190 to the west and the existing Plaza / Front Park properties to the east. Within this corridor there exist an active railroad (CSX), several existing ramps, existing bridges, portions of the Shoreline Trail (Riverwalk), and an access road to the City of Buffalo’s Massachusetts Pumping Station (one of two main water supply pumping stations). The site is also terraced between the existing Black Rock Canal and the Plaza, which could influence design of the new ramps. Alternative development was also constrained by the limitation that relocation of the I-190 and/or the CSX railroad was beyond the scope and budget of this Project.

As the development of alternatives for the Project progressed, each considered plan had several features in common, including construction of a Ramp D (connection between the Peace Bridge Plaza and the
northbound I-190), reconstruction of portions of Ramps N and A, improvements at the intersection of Porter Avenue and Ramp P, and removal of Baird Drive. The differences were minor and included changes in the number of lanes and the specific lane configurations, several Porter Avenue intersection designs, various Shoreline Trail (Riverwalk) alignments, and several Massachusetts Pumping Station Access Road options.

During preliminary design development, a single reasonable alternative was progressed with minor changes to the individual features noted above. The actual Build Alternative selected for detailed study in this EIS document is a result of combining the most desirable option for each of the affected features. The selection of which options were to be included in the Build Alternative was determined through coordination with the transportation agencies involved including the New York State Thruway Authority (NYSTA), City of Buffalo, and the Peace Bridge Authority (PBA). The Build Alternative, along with the selected options, is discussed in Section 3.2.1.

During the development of the DEIS, two options were studied for intersection control at the Porter Avenue intersection with the ramp to I-190 north (Ramp P) and the new ramp to the Plaza (Ramp PN): a signalized intersection option and a roundabout option (see Section 5.4 – Comparison of Intersection Options). The roundabout option has since been selected for this intersection. The signalized option is no longer under consideration.

3.2.1. Description of Reasonable Alternative(s)

Based on the Project need, purpose, and objectives, the following alternatives have been developed for study within the EIS.

- **No Build Alternative.** The No Build Alternative assumes no improvements in the Project Area other than those planned by others or implemented as part of routine maintenance. Although the No Build Alternative does not meet the Project’s purpose and need, NEPA requires that it be evaluated in the EIS. The No Build Alternative also serves as the baseline condition against which the potential benefits and impacts of the Build Alternative are evaluated.

- **Build Alternative.** The Build Alternative would include a new ramp (Ramp D), providing direct access from the Plaza to northbound I-190. It would also include a new ramp (Ramp PN) from Porter Avenue to the existing I-190 northbound exit-ramp (Ramp N/Ramp A) to the Plaza. The combination of these new ramps would allow removal of Baird Drive and conversion of the existing roadbed into additional Front Park green space. With the removal of Baird Drive, 4.5 acres of green space located between Busti Avenue and Baird Drive would be reconnected to the greater park area. This alternative would require modifications to the Massachusetts Pumping Station Access Road, the Shoreline Trail (Riverwalk) bicycle/pedestrian facility along the waterfront, and four existing ramps in the vicinity of the Plaza, as well as new signing approaching and within the Plaza to clearly direct vehicles to the appropriate ramps and routes.
To accommodate the new Ramp PN at Porter Avenue and the existing adjacent I-190 northbound entrance-ramp (Ramp P), Porter Avenue would be modified to include a roundabout. Modifications along Porter Avenue would include removal and replacement of the bridge over I-190, relocation of the Front Park entrance, and a new shared-use path. Detailed descriptions of the connections to and from the Plaza, the proposed Shoreline Trail (Riverwalk) realignment, and the Massachusetts Pumping Station Access Road are provided below. See Appendix A for detailed plans, profiles, typical sections, and select cross-sections for the Build Alternative. Specific elements comprising the Build Alternative are presented below.

**Connections to the Plaza**

**From I-190 Southbound.** Under the Build Alternative, a new ramp (Ramp PN) would be constructed from Porter Avenue to Ramp N east of the existing entrance-ramp (Ramp P) to I-190 northbound. Ramp PN would be the new route by which I-190 southbound traffic would enter the Plaza, replacing the removed Baird Drive. Interstate traffic would travel a shorter distance than it does today along Porter Avenue to access Ramp PN. A roundabout would be constructed at the Porter Avenue/Ramp PN/Ramp P intersection.

**From I-190 Northbound.** The existing direct connection from I-190 northbound to the Plaza would be retained and interstate traffic would continue to use the Exit 9 exit-ramp (Ramp N) to the Plaza access ramp (Ramp A). Under the Build Alternative, however, Ramp N would be reduced to one lane at Ramp A to allow for three lanes of traffic to continue onto Ramp A toward the Plaza. Ramp N would include a wide right shoulder and would be widened to two lanes before it reaches the Ramp D overpass. The wide shoulder would be used as a second lane on Ramp N for a traffic bypass during an overflow condition (i.e., when a backup occurs at the Plaza, traffic is sometimes re-routed from I-190 to the local streets, as discussed in Section 3.3.5.1.). Ramp N also would be lowered to allow for adequate vertical clearance under the new proposed direct ramp from the Plaza to I-190 northbound (Ramp D). The alignment of Ramp N, where it passes beneath Porter Avenue, would remain nearly the same as existing.

**From the Existing Local Street Network.** Instead of using Baird Drive, local-street traffic and overflow traffic would use the proposed Ramp PN from Porter Avenue to Ramp N to Ramp A and onto the Plaza. The existing traffic signal at the intersection of Ramp A and Baird Drive would be removed, allowing all Canada-bound traffic to operate under a free-flow (without stops) condition to the Plaza, reducing queues along Ramp A. A concrete barrier would separate Ramp PN traffic from Ramp N traffic until it reaches Ramp A. The concrete barrier would provide the necessary separation needed during overflow conditions as noted above whereby Ramp PN would be used as the access point to the Plaza as described in Section 3.3.5.1.

**Connections from the Plaza**

**To I-190 Southbound.** The direct connection from the Plaza to I-190 southbound (Ramp B) would remain in its current location under the Build Alternative.
**To I-190 Northbound.** Under the Build Alternative, a new ramp (Ramp D) would be constructed from the Plaza directly onto I-190 northbound. The construction of the new ramp would require modification of existing Ramps B, C, and N; the Massachusetts Pumping Station Access Road north of the Plaza; and the Shoreline Trail (Riverwalk). Ramp D would eliminate northbound interstate Peace Bridge traffic (cars and trucks) from traveling on Baird Drive, on Porter Avenue between Front Park and Ramp P and on Ramp P. All exiting Plaza traffic would converge at one point, and new signs would be installed within the Plaza to clearly guide drivers to the appropriate ramps and exit routes. The existing vertical clearance of I-190 over the CSX Railroad near the Plaza is approximately 18 feet. This clearance does not meet the CSX design standard of 23 feet; however, CSX reviewed the conditions and has approved a waiver for the Ramp D clearance over its tracks to be a minimum of 18 feet.

**To the Existing Local Street Network.** The connection from the Plaza to the local street network (Ramp C) would remain and become the only local-street access from the Plaza. Under the Build Alternative, Ramp C would be modified to accommodate construction of Ramp D and proposed changes to Ramp N.

**Shoreline Trail (formerly named Riverwalk) Realignment**

**New Alignment.** The Shoreline Trail (Riverwalk) crossing over the CSX Railroad would be relocated north of its existing location due to the construction of the new Ramp D. A new structure would be constructed over both I-190 and CSX. The realigned Shoreline Trail would turn south along the Black Rock Canal, extending the trail directly along the waterfront, and then connecting to the existing Shoreline Trail south of its existing underpass beneath I-190 (see Appendix A). Modifying the Shoreline Trail in its current location was considered; however, due to the constrained space available for Ramp D, the Shoreline Trail and the Massachusetts Pumping Station Access Road, there are difficulties in meeting current design standards for multi-use pathways.

**Massachusetts Pumping Station Access Road**

**Widened Access Road.** This option would use the space vacated by the existing Shoreline Trail (Riverwalk) for a widened access road. A new point of ingress to the access road would be constructed off the existing access road to the West Side Rowing Club near the terminus of the southbound I-190 exit at Ramp SD (see Appendix A). This proposed roadway change would continue to be coordinated with the City of Buffalo and NYSTA. The existing access road to the West Side Rowing Club is owned by the City of Buffalo.
The key features of the Build Alternative are listed below:

This alternative addresses the limited direct access between the Plaza and I-190 by providing new and enhanced direct connections, thereby reducing the volume of regional and international traffic using the local street system. Key elements of this alternative include:

**Geometry**

This alternative includes removal of Baird Drive, construction of a new I-190 on-ramp (Ramp D), construction of Ramp PN, limited reconstruction of four other ramps, construction of a new roundabout, relocation of the Shoreline Trail (Riverwalk) and modification to the Massachusetts Pumping Station Access Road.

This alternative would retain several non-standard features. Justification for retaining these non-standard features is included in Appendix A of this report.

**Operational**

This alternative would remove Baird Drive and all vehicle traffic through Front Park. The direct connection between the Plaza and northbound I-190 would effectively remove all U.S.-bound interstate Plaza traffic from the local streets (i.e., vehicles destined to southbound I-190 would use the existing Ramp B, and vehicles destined to northbound I-190 would use the new Ramp D), which would reduce passenger car and truck volumes on westbound Porter Avenue.

The construction of the new Ramp PN would require local traffic to travel one block farther along westbound Porter Avenue to access the Plaza; however, it would remove both local and interstate traffic traveling between I-190 southbound and the Plaza from using eastbound Porter Avenue between Ramp PN and Baird Drive/Lakeview Avenue. The removal of Baird Drive would allow the traffic signal at the Plaza Ramp A at Baird Drive intersection to be removed, which would allow free-flow operations in the area. The removal of Baird Drive would also require that all U.S.-bound local-street traffic utilize the existing Ramp C and typically Niagara Street or Busti Avenue to access the local-street system. This would alter traffic patterns in the area; however, the Build Alternative design would accommodate these traffic diversions and provide acceptable traffic operations in the area.

The new roundabout at the Porter Avenue / Ramp P / Ramp PN intersection would alter traffic operations along Porter Avenue, but the proposed design would provide an acceptable level of service. In addition, the Front Park driveway would be relocated opposite Lakeview Avenue and a shared-use
path would be constructed along the north side of Porter Avenue between Busti Avenue and Lakeview Avenue and along the south side of Porter Avenue between Lakeview Avenue and LaSalle Park. The Porter Avenue/Front Park driveway/Lakeview Avenue intersection would provide a traffic signal-controlled crossing for bicyclists and pedestrians to and from Front Park and would eliminate pedestrian crossings on Ramps P and PN. The shared-use path would also be tied into the Shoreline Trail (Riverwalk) via a mid-block crosswalk on Porter Avenue where the Shoreline Trail (Riverwalk) connects to Porter Avenue.

The current five-lane section on Porter Avenue between Busti Avenue and Fourth Street, would be converted to a four-lane section with 14’ wide shared-use vehicle/bike lanes in both the eastbound and westbound direction. The center turn lane would be converted to a two-foot-wide striped median. The traffic analysis of the new four-lane section indicates Porter Avenue would have an acceptable level of service.

Fourth Street would be converted from a two-way street to a one-way street (southbound) to prevent traffic from entering Porter Avenue from Fourth Street and making an unsafe left turn into the roundabout.

Control of Access

Control of access for this alternative would meet the criteria in the New York State Department of Transportation (NYSDOT) Highway Design Manual (HDM) Chapter 2 for Freeways except at Ramp PN. (See Section 3.3.3.2. (2))

Right of Way

The Project includes five fee acquisitions and several temporary/permanent easements or “changes in use and occupancy.” Refer to Section 3.3.3.1. (1) Right-of-Way. The five acquisitions are:

- PBA - one small acquisition from the PBA,
- D’Youville College - one narrow strip from D’Youville College for the Porter Avenue roundabout,
- City of Buffalo - one from the City of Buffalo within the existing signalized intersection along Ramp A. This parcel is required to complete the connection of Ramp A to the Plaza. As Ramp A is owned and maintained by the PBA, it is the intent of the NYSDOT to transfer this parcel to the PBA upon completion of the Project to achieve contiguous PBA ownership. The PBA constructed the intersection and already maintains it under an agreement with the City of Buffalo; thus no new resources from any party are being allocated as a result of this transfer, and that contract will be
terminated by the City and PBA as the property transfer means it is no longer necessary.

- Bed of Street - two beds of street acquisitions.

**Environmental**

There are no significant social, economic, or environmental effects resulting from the proposed action.

**Cost**

Total estimated cost of this alternative is $35.2 M. (see Table 3-1)

The key features, design options, and layout for the Build Alternative are included in Appendix A.

### Table 3-1 - Summary of Alternative Costs (2014)

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<tr>
<th>Activities</th>
<th>Cost</th>
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<tr>
<td>Bridge(^1)</td>
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<tr>
<td>Highway(^2)</td>
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<td>Shoreline Trail (Riverwalk) (&amp; Bridge)</td>
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<td>Subtotal:</td>
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<td>ROW Acquisitions (approx):</td>
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<tr>
<td><strong>Total Cost</strong></td>
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Notes:

\(^1\)Bridge costs include the following bridges: Porter Avenue over I-190/CSX, Ramp D over CSX and Access Road.

\(^2\)Highway costs include improvements to Front Park and Baird Drive / Ramp A intersection.

### 3.2.2. Preferred Alternative

The Build Alternative described in Section 3.2.1 is also the Preferred Alternative. The Preferred Alternative includes the features described above. Detailed plans for the Preferred Alternative are included in Appendix A.
3.2.3. Design Criteria for Feasible Alternative(s)

3.2.3.1. Design Standards

The following design standards and resources were consulted to develop the Critical Design Element and Other Design Element Parameters for this Project:

- NYSDOT Highway Design Manual (HDM)
- NYSDOT Project Development Manual (PDM)
- NYSDOT Bridge Manual (BM)

3.2.3.2. Critical Design Elements

The design criteria applicable to the Project roadways consisted of 17 critical design elements as described in the NYSDOT HDM (Chapter 2). Other controlling parameters, such as acceleration lane length, are found in AASHTO’s A Policy on Geometric Design of Highways & Streets (2011). A list of the critical design elements follows.

**Critical Design Elements**

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<td>Horizontal Clearance</td>
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</table>

* Change of grade between cross slope of adjacent lanes or between travel lanes and shoulder.

The critical design element tables for each specific type of highway, including expressway ramps and local streets, can be found in **Appendix A**.

3.2.3.3. Other Design Parameters

In addition to the 17 critical design elements described in Section 3.2.3.2, other parameters established by NYSDOT or AASHTO that are typically used to design highway and bridge projects include: the size and type of the design vehicle; the Level of Service (LOS) to be provided, which identifies the ease with which traffic can move along the roadways; the intensity of rainfall for design of storm drainage facilities; and the configuration of ramp connections to major expressways. **Table 3-2** lists other highway design parameters used to develop the project design and **Table 3-3** lists the design vehicles used.
### Table 3-2 - Other Design Parameters

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<th>Highway or Feature</th>
<th>Element</th>
<th>Criteria</th>
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<td>• Interstates and Other Freeways</td>
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<td></td>
<td>• Principal Arterials</td>
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<tr>
<td></td>
<td>Ditch Design Storm</td>
<td>• Interstate and Other Freeways</td>
<td>25 yr.²</td>
</tr>
<tr>
<td></td>
<td>• Principal Arterials</td>
<td>25 yr.²</td>
<td>25 yr.²</td>
</tr>
<tr>
<td>3</td>
<td>Freeboard</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>4</td>
<td>Ramp Criteria</td>
<td>Deceleration Length³ (60mph to 35mph)</td>
<td>405 ft.</td>
</tr>
<tr>
<td></td>
<td>Acceleration Length⁴ (40mph to 60mph)</td>
<td>550 ft.</td>
<td>550 ft. (Ramp D)</td>
</tr>
<tr>
<td>5</td>
<td>Roundabout</td>
<td>Roundabout parameters are shown in Appendix A</td>
<td>Meets roundabout parameters shown in Appendix A</td>
</tr>
</tbody>
</table>

**Notes:**

1. A 50-year frequency shall be used for design at the following locations where no overflow relief is available:
   a. A sag vertical curves connecting negative and positive grades.
   b. Other locations such as underpasses, depressed roadways, etc.
2. Including lining material.

### Table 3-3 – Other Design Parameters: Design Vehicle

<table>
<thead>
<tr>
<th>Location</th>
<th>Design Vehicle</th>
<th>Vehicle Accommodated</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ramp A</td>
<td>WB-67</td>
<td>WB-67</td>
</tr>
<tr>
<td>Ramp C</td>
<td>WB-67</td>
<td>WB-67</td>
</tr>
<tr>
<td>Ramp D</td>
<td>WB-67</td>
<td>WB-67</td>
</tr>
<tr>
<td>Ramp N</td>
<td>WB-67</td>
<td>WB-67</td>
</tr>
<tr>
<td>Ramp P</td>
<td>WB-67</td>
<td>WB-67</td>
</tr>
<tr>
<td>Ramp PN</td>
<td>WB-67</td>
<td>WB-67</td>
</tr>
<tr>
<td>Porter Avenue</td>
<td>WB-67</td>
<td>WB-67</td>
</tr>
</tbody>
</table>
3.3. Engineering Considerations

3.3.1. Operations (Traffic and Safety) and Maintenance

3.3.1.1. Functional Classification and National Highway System

This Project would not change the functional classification of any Project Area highways or streets.

3.3.1.2. Control of Access

Access to the Niagara Thruway (I-190) and the connecting ramps would continue to be fully controlled except at the entrances to the Massachusetts Pumping Station. The entrance at the terminus of Ramp D is an existing access condition that would be maintained so the City of Buffalo can deliver or remove equipment transported on a tractor-trailer truck. Everyday access for employees would be via the realigned access road off the existing driveway to the West Side Rowing Club near the terminus of the southbound I-190 exit at Ramp SD.

Control of access at the entrance to Ramp PN would not be extended along Porter Avenue to avoid an acquisition of property from Front Park, which is protected under Section 4(f). Section 4(f) of the Department of Transportation Act of 1966 applies to publicly owned parks (such as Front Park), recreation areas, and wildlife and waterfowl refuges and publicly or privately owned significant historic properties. Section 4(f) prohibits the use of any Section 4(f) resource for a transportation use, except under the following conditions: (1) by making a determination that there is no feasible and prudent alternative that would avoid the use of the Section 4(f) resource, and that the project includes all possible planning to minimize harm to that property; or (2) by making a finding of de minimis use for that property.

3.3.1.3. Traffic Control Devices

3.3.1.3. (1) Traffic Signals

The traffic analyses completed for this Project included the effects of the City of Buffalo's Niagara Street Gateway Project. As a result, traffic signal timing modifications (i.e., phasing, split, and offset changes) are recommended along Porter Avenue during the weekday AM and/or PM periods, to mitigate Project-related traffic impacts. Since there is expected to be traffic congestion at some locations in the Project Study Area even with the No-Build condition (i.e., because of the combination of planned Niagara Street roadway modifications and forecast traffic volumes), it is recommended that traffic signal timings in the area be examined, as needed and coordinated with local operations of the signals, to ensure optimized capacity and traffic progression. Details of No-Build and Build condition traffic analyses and recommended improvements are provided in Appendix B.
3.3.1.3. (2) Signs

Existing signs will be evaluated during the final design phase of the Project and, if appropriate for the Build Alternative design, will be retained. Replacement sign size and text will conform to the latest Federal Highway Administration (FHWA) *Manuals for Uniform Traffic Control Devices (MUTCD)* and New York State MUTCD Supplement. New signs will be added where required along the existing ramps. Installation of new overhead guide signs will be included for Exit 9, at the entrance to Ramps B, C, D, and along Ramp N. Curve warning and speed advisory signs will be added for the ramps. Signing along Porter Avenue would include installation of signs for the new roundabout at Ramps P/PN. Road side signs will be designed to minimum size to maintain the open view along Porter Avenue towards the River.

3.3.1.4. Intelligent Transportation Systems (ITS)

Occasional traffic backups (overflow condition) along Ramp A and Ramp N extending onto northbound I-190 can occur when there is a surge in traffic due to a sporting event in Buffalo, an accident on the Peace Bridge, when the U.S. Customs conducts out-bound inspections, or any time there is reduced staffing at the Canadian Inspection Plaza. The PBA is proactive in planning for the backup when they have advance notice of the above conditions; however, prediction of when or how fast traffic backs up onto the Niagara Thruway is often not possible due to the variability of traffic volumes and driver’s choice to use another crossing to Canada. See Section 3.3.5.1 for more information about the overflow condition. To improve safety and provide drivers with as much advance warning as possible during a backup condition, the following Intelligent Transportation System (ITS) device deployments have been recommended for inclusion in this Project:

- Replacement of Dynamic Message Sign (DMS) on northbound I-190 near the LaSalle Park pedestrian overpass bridge
- Installation of a new DMS on northbound I-190, south of Exit 7 (Church Street)
- Installation of a new DMS on northbound I-190 south of Exit 8 (Niagara Street)
- Installation of the “Be Prepared to Stop When Flashing”
- Installation of additional Closed-Circuit Television (CCTV) cameras to improve monitoring and earlier detection of slow or stopped traffic by the Niagara International Transportation Technology Coalition (NITTEC), and NYSTA Thruway Statewide Operations Center (TSOC). Specific locations include Ramp A and northbound I-190 at MP N6.6.
- Update of the NITTEC Peace Bridge Incident Management Plan to reflect the latest procedures and traffic rerouting schemes developed by NYSDOT, NYSTA, PBA, and NITTEC for deployment during overflow conditions

In addition to providing advanced warning for conditions at Exit 9, the proposed ITS devices could also be used to provide information regarding any traffic incidents that occur north of the Project Area along the northbound I-190.
3.3.1.5. Speeds and Delay

3.3.1.5. (1) Proposed Speed Limit

The existing posted speed limits of 55 mph for I-190 and 30 mph for the local streets would be retained upon completion of the Project. Advisory speed signs for the new ramps would be installed where necessary.

3.3.1.5. (2) Travel Time Estimates

A comparison was made of 2045 (ETC+30) weekday AM and PM peak-hour travel times for the No Build Alternative and for the Build Alternative. The Build Alternative would result in changes in travel times in the area. Between the Plaza and northbound I-190, travel times would be reduced up to 70 seconds with the construction of Ramp D. Either an increase or decrease of 30 to 60 seconds of travel time would be incurred along Porter Avenue by westbound local-street vehicles destined to the Plaza, depending on origin and time of day. Vehicles re-routed to the local streets via Ramp C would experience an increase in travel time of 40 to 100 seconds. Travel time savings for southbound I-190 traffic and for local-street traffic near LaSalle Park destined to the Canada would be noticeable under the Build Alternative. The combination of the roundabout and shorter distance along Porter Avenue would reduce the eastbound Porter Avenue travel times by approximately 25 seconds.

3.3.1.6. Traffic Volumes

Refer to Appendix B for 2015 and 2045 weekday AM and PM peak hour traffic flow diagrams for the Build Alternative. Traffic from southbound I-190 to the Plaza would be re-routed from the removed Baird Drive to the new Ramp PN on Porter Avenue across from Fourth Street. This reduces eastbound Porter Avenue traffic by as many as 162 total vehicles during the weekday PM peak hour and by as many as 19 trucks during the weekday AM peak hour. In addition, a direct access between the Plaza and northbound I-190 would remove as many as 96 total vehicles, including 11 trucks, from Baird Drive and westbound Porter Avenue during the weekday AM peak hour. With the removal of Baird Drive, all traffic from Canada destined for local streets would enter the roadway network via Ramp C and Sheridan Terrace. Between 25 and 70 vehicles during a peak hour would be re-routed from eastbound Porter Avenue to southbound Niagara Street, via Massachusetts Avenue, and between 80 and 145 vehicles would be re-routed from eastbound Porter Avenue to southbound Busti Avenue, via the Sheridan Terrace hook ramp. It should be noted that all traffic destined to the Canada-bound Plaza from local streets would continue along eastbound Porter Avenue to the new Ramp PN. In addition, the Front Park entrance would be relocated to Porter Avenue opposite Lakeview Avenue. Fourth Street would be made one-way southbound on the block south of Porter Avenue, resulting in the local re-routing of small volumes of traffic. Detailed discussion of the Build Alternative traffic volume development is provided in Appendix B.
It should be noted that some vehicles traveling between Canada and the U.S. are trucks carrying oversized loads. Those vehicles carrying oversize loads, that are not permitted on I-190, use city streets in the Study Area. The accommodation of these oversize vehicles is described in more detail in Section 3.3.5.2.

3.3.1.7. Level of Service and Mobility

3.3.1.7. (1) At Project Completion and Design Year

The operating performance of a roadway segment or intersection is commonly measured by level of service (LOS), based on such factors as speed and travel time, freedom to maneuver, traffic interruptions, comfort, and convenience. The 2000 Highway Capacity Manual (HCM) defines six LOS ratings (letters A through F), with LOS A representing free-flow conditions and LOS F signifying unstable or breakdown conditions. The remaining LOS letters represent gradually declining traffic conditions as traffic performance drops from LOS B through LOS E.

No Build Alternative

2015 and 2045 weekday AM and PM peak hour traffic analyses were conducted for the No-Build and Build conditions. In the long-term, geometric changes would be required at the Porter Avenue at Niagara Street intersection regardless of whether this Project is built. Details of the Project-recommended improvements are provided in Appendix B.

Build Alternative

Thruway Mainline and Ramps

The 2015 and 2045 freeway mainline and ramp segment LOS results for the Build Alternative with recommended improvements are provided in Appendix B. The LOS results are summarized and detailed discussions are provided in Appendix B.

2015

As shown in Appendix B, the new Ramp D would operate at LOS D for all conditions, which would satisfy the design standards for a new interstate ramp. In the vicinity of Ramp D, there would be a minor decrease in average speed (i.e., of approximately 5 mph) on the mainline around the northbound Porter Avenue and Peace Bridge Plaza on-ramps. However, mainline and ramp levels of service would remain the same as for No Build conditions. It should be noted that traffic operations on I-190 and at the Porter Avenue on-ramp for the Build Alternative would sometimes be less than the minimum recommended LOS D; however, this would be true for the No Build condition and is due to the current geometry and the limited capacity in the two-lane segment of I-190 north of Exit 9, rather than to the NY Gateway Connections Project.
2045
As shown in Appendix B, the new Ramp D would continue to operate at LOS D in 2045. Other I-190 mainline and ramp locations would operate the same as for the 2045 No Build conditions. As for 2015 conditions, there would be certain time periods during which the mainline and/or ramps would operate below the recommended LOS D; again, this is due to downstream capacity constraints in the northbound direction of the Thruway, rather than to the NY Gateway Connections Project.

Porter Avenue Operations

2015
As shown in Appendix B, all Porter Avenue intersections would operate well (generally at LOS B or better) during the weekday AM and PM peak hours for the Build Alternative. Traffic operations at the proposed one-lane roundabout would be LOS A. With the proposed traffic signal timing improvements, all Porter Avenue at Niagara Street left turns would be improved to LOS E, and all delays would be substantially reduced.

2045
As shown in Appendix B, all Porter Avenue intersections would continue to operate well (generally at LOS B or better) in 2045 with the Build Alternative. Traffic operations at the proposed roundabout would continue to be LOS A. All Porter Avenue at Niagara Street left turns would be improved to LOS E, and all delays would be substantially reduced from the No Build conditions.

Table 3-4 summarizes the LOS at critical locations for the No Build Alternative and the Build Alternative. As indicated in this table, I-190 northbound mainline operations would basically be unaffected with the addition of Ramp D; the mainline before and after Exit 9 would operate the same with the Build Alternative as in the No Build condition. Porter Avenue intersections would also operate well. With recommended signal timing and geometric changes, the intersection operations at Niagara Street would be improved from the No Build condition during the congested weekday PM peak hour. As shown in the table, the Build Alternative would provide LOS A at the Porter Avenue intersection with the new Ramp PN.
Table 3-4 – Weekday Peak-Hour Level-of-Service Comparison Table for Project-Affected Locations

<table>
<thead>
<tr>
<th>Location</th>
<th>No Build Alternative</th>
<th>Build Alternative</th>
</tr>
</thead>
<tbody>
<tr>
<td>AM</td>
<td>PM</td>
<td>AM</td>
</tr>
<tr>
<td>LOS</td>
<td>LOS</td>
<td>LOS</td>
</tr>
<tr>
<td>Northbound I-190 Mainline between Niagara Street On-Ramp and Peace Bridge Off-Ramp</td>
<td>D</td>
<td>E</td>
</tr>
<tr>
<td>Northbound I-190 Diverge at Peace Bridge Off-Ramp</td>
<td>C</td>
<td>C</td>
</tr>
<tr>
<td>Northbound I-190 Mainline between Peace Bridge Off-Ramp and Porter Avenue On-Ramp</td>
<td>D</td>
<td>D</td>
</tr>
<tr>
<td>Northbound I-190 Merge at Porter Avenue On-Ramp</td>
<td>D</td>
<td>F</td>
</tr>
<tr>
<td>Northbound I-190 Mainline between Porter Avenue On-Ramp and Peace Bridge Plaza/Ramp D On-Ramp</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Northbound I-190 Merge at Peace Bridge Plaza/Ramp D On-Ramp</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Northbound I-190 Mainline between new Ramp D On-Ramp and Scajaquada Expressway Off-Ramp</td>
<td>D</td>
<td>E</td>
</tr>
<tr>
<td>Porter Avenue at Niagara Street</td>
<td>B</td>
<td>E</td>
</tr>
<tr>
<td>Porter Avenue at Columbus Parkway/Seventh Street</td>
<td>B</td>
<td>B</td>
</tr>
<tr>
<td>Porter Avenue at Busti Avenue</td>
<td>A</td>
<td>A</td>
</tr>
<tr>
<td>Porter Avenue at Front Park Driveway/Lakeview Avenue</td>
<td>A</td>
<td>B</td>
</tr>
<tr>
<td>Porter Avenue at I-190/Peace Bridge On-Ramps (Ramps P and PN) - Roundabout</td>
<td>A</td>
<td>A</td>
</tr>
<tr>
<td>Porter Avenue at I-190 Southbound Off-Ramp</td>
<td>A</td>
<td>A</td>
</tr>
</tbody>
</table>

3.3.1.7. (2) Work Zone Safety and Mobility

A. Work Zone Traffic Control Plan

Based on the Build Alternative, the construction could be completed in four stages as described below. The construction staging described below is one possible plan for maintaining traffic during construction. The final plan used will be as suggested by the Contractor and approved by NYSDOT, prior to implementation.

During Stage 1, the construction of the relocated Shoreline Trail (Riverwalk), Ramp D, and Ramp N would commence. This work may require temporary detouring of pedestrians and bicyclists using the
Shoreline Trail since the Ramp D alignment encroaches upon its existing location. Ramp N, which currently serves two lanes of traffic, would be reduced to one lane, allowing space to build the western half of the ramp.

Stage 2 would include completing the eastern half of Ramp N and reconstruction of Ramp C, which would require a closure for the duration of this work. Ramp C traffic would be detoured to Baird Drive and onto Porter Avenue temporarily. Any remaining Ramp D and Shoreline Trail work would be completed, as well as improvements to the Massachusetts Pumping Station access road. Emergency access to the pumping station would be maintained at all times.

Stage 3 would commence upon the completion of the Shoreline trail, Ramp D, and Ramp C construction. Work would include the reconstruction of Porter Avenue and the replacement of the Porter Avenue bridge over I-190 and CSX railroad. The roundabout on Porter Avenue, Ramp P, and Ramp PN would also be constructed under this stage. In order to maintain access to the northbound I-190, a temporary connection would be provided. Two-way traffic would be maintained on Porter Avenue with lane closures and traffic shifts during non-peak traffic flow periods in accordance with NYSDOT guidelines. In addition, the entrance to Front Park would be relocated to Baird Drive to allow for the reconstruction of the north side of Porter Avenue.

Stage 4 would consist of finishing the Porter Avenue bridge replacement, closing/removing Baird Drive, and relocating the Front Park entrance. Any remaining miscellaneous work would also be completed.

The total estimated duration of the construction is 18 to 24 months.

B. Special Provisions
Due to the close proximity of the Peace Bridge to the proposed improvements, coordination of lane closures with the PBA operations center would be required to reduce the potential for traffic backups on Ramp A during construction.

Because the Peace Bridge is a major connection between Canada and the U.S., there will be several Canadian and U.S. holiday long weekends where all available lanes to the Plaza must be open. Coordination with major Buffalo sporting events including Buffalo Bills and Sabres games would also result in lane closure restrictions.

Work on or adjacent to NYSTA-owned facilities would be subject to the restrictions on daytime lane closures and holiday lane closures.

C. Significant Projects (per 23 CFR 630.1010)
This Project has been determined as significant per 23 CFR 630.1010 (Part of 23 CFR 630 Subpart J Work Zone Safety and Mobility). A significant project is one that, alone or in combination with other
concurrent projects nearby, is anticipated to cause sustained work zone impacts that are greater than what is considered tolerable based on State policy and/or engineering judgment.

A Transportation Management Plan (TMP) will be prepared for the Project consistent with 23 CFR 630.1012. The TMP will consist of:

- A Temporary Traffic Control (TTC) plan
- A Transportation Operations (TO) component
- A Public Information (PI) component

Coordination with emergency services providers, transit operators, and city officials will occur during the detailed design phases of the Project.

### 3.3.1.8. Safety Considerations, Accident History and Analysis

As discussed in Section 2.3.1.8, neither northbound nor southbound I-190 experiences higher than statewide average accident rates in the Study Area. However, three High Accident Locations (HALs) were identified on ramps to or from the Thruway in the Project Study Area. One is at Exit 8 located far south of the Project work limits and will not be addressed as part of this Project. The other two are at either end of Ramp S, the ramp leading from Busti Avenue to southbound I-190 in the vicinity of the Plaza. Ramp S is also outside of the Project work limits; however, an examination was made of the ramp due to its proximity to the Project Area. Based on this examination, corrections to address the alignment and shoulder width deficiencies at the ramp’s north end would be limited by the ramp’s location in a cut section with existing retaining walls, while the ability to widen the ramp at its south end to reduce conflicts at Ramp B and southbound I-190 merges would be limited by existing railroad right-of-way. Improvements on Ramp S will, therefore, not be progressed as part of this Project.

It should be noted that high accident rates were identified along the major local streets. The types of accidents at these locations are those expected at intersections and along roadways with numerous driveways. The traffic control, signal timing, and geometric improvements for this Project, including the construction of a shared-use path along Porter Avenue, are anticipated to improve local-street safety conditions in the area.

Where fixed objects and other hazards within the established clear zones cannot be removed, appurtenances, such as guide rail, will be provided in accordance with current design standards and warrants.

It is recommended that two dynamic message signs (DMS) be located well in advance of Exit 9 and that the DMS be used to provide advanced warning for traffic backups at (or closure of) Exit 9. The installation of additional CCTV cameras is also recommended to facilitate monitoring of traffic on Ramps A and N during overflow conditions. These new elements would be connected to the fiber optic line
located within this vicinity. In addition, the Build Alternative would accommodate the connection of the HAR transmitter currently located on I-190 at MP 906.5 to the fiber line. This element is located approximately three-tenths of a mile from the proposed new DMS locations. Coordination with the NYSTA on this issue would continue during the final design phases of the Project. See Sections 3.3.1.4 and 3.3.5.1 for more details.

3.3.1.9. Impacts on Police, Fire Protection and Ambulance Access

After construction of the Build Alternative is completed, there would be no impact from the Project on the emergency vehicles that routinely use the highways and streets in the Project Area. During construction, access for emergency vehicles would be maintained at the Plaza through the existing gate at Vermont Street and Busti Avenue.

3.3.1.10. Parking Regulations and Parking Related Issues

No changes to the existing parking regulations are proposed as part of this Project.

3.3.1.11. Lighting

The existing street lighting along New York State Thruway Authority (NYSTA), City of Buffalo, and Peace Bridge owned facilities that are impacted by the Project would be restored to maintain the preconstruction lighting levels. The roundabout at Porter Avenue/Ramps P/PN would be lighted in accordance with NYSDOT roundabout design guidelines. New proposed street lighting will be provided along the relocated Shoreline Trail (Riverwalk) between Porter Avenue and Busti Avenue. New lighting will also be provided along Porter Avenue between Fourth Street and LaSalle Park.

3.3.1.12. Ownership and Maintenance Jurisdiction

In general, the City of Buffalo, PBA, NYSTA, and NYSDOT would continue maintenance responsibilities for the highways and ramps they currently own. During final design, the facility owners would review the existing maintenance responsibilities to determine if minor changes in some maintenance tasks (such as snow plowing) should be enacted to improve efficiency and safety. These changes would impact the maintenance responsibilities of the ramps only. The PBA is currently responsible for the maintenance of Baird Drive, which will no longer be needed. The City of Buffalo will be responsible for future maintenance of the Shoreline Trail (Riverwalk) including the new structure over I-190 and CSX.

3.3.1.13 Constructability Review

Final design of this Project will receive a full constructability review prior to beginning construction work.
3.3.2. Multimodal

3.3.2.1. Pedestrians

Based on public comments suggesting better connections are needed to LaSalle Park, a 10-foot-wide shared-use path is proposed for the north side of Porter Avenue along the southern edge of Front Park between Busti Avenue and Lakeview Avenue. Similarly, a 10-foot-wide shared-use path is proposed for the south side of Porter Avenue between Lakeview and LaSalle Park. This path would provide a safer link between the neighborhoods adjacent to Front Park and the entrance to LaSalle Park. This path would cross Porter Avenue at the signalized Lakeview/Front Park Driveway intersection, eliminating a pedestrian crossing through the new Porter Avenue roundabout at Ramp P. The path along Porter Avenue also connects with the Shoreline Trail (Riverwalk) at the Porter Avenue/Ramp SD and Shoreline Trail (Riverwalk) intersection via a mid-block crosswalk.

Other pedestrian paths in Front Park severed by Baird Drive would be reconnected. Curb ramps complying with Americans with Disabilities Act (ADA) guidelines would be provided for all reconstructed sidewalks, paths and intersection crossings. All other sidewalks disturbed by this Project would be replaced as appropriate. A Pedestrian Generator Checklist is included in Appendix B.

The 13-foot-wide realigned Shoreline Trail (Riverwalk) will enhance the user experience by both pedestrians and bicyclists. The current underpass used by pedestrians and bicyclists to cross under I-190 will be replaced with a new structure over I-190 and CSX Railroad. The west end of the structure will include a scenic overlook that would improve the pedestrian’s visual environment, providing open views of the Niagara River and the Canadian shoreline in the background.

There are no planned provisions for pedestrians on the I-190 or connecting ramps under the Build Alternative as pedestrians are prohibited on interstate highways by state law.

3.3.2.2. Bicyclists

The proposed improvements on Porter Avenue include a new shared-use path along the north side of Porter Avenue between Busti Avenue and Lakeview Avenue and along the south side of Porter Avenue from Lakeview Avenue to LaSalle Park and the Shoreline Trail (Riverwalk). The new path would be wide enough to accommodate bicyclists and pedestrians, providing an alternative for bicyclists who would prefer not to travel in the Porter Avenue vehicular traffic stream.

The current five-lane section on Porter Avenue from Busti Avenue to Fourth Street will be converted to a four-lane section with 14-foot-wide shared-use vehicle/bike lanes for both the eastbound and westbound direction. The center turn lane will be converted to a two-foot-wide striped median. Between Fourth Street and LaSalle Park, a 10-foot-wide shoulder on the south side and a 4-foot-wide shoulder on the north side of Porter Avenue are included in the Build Alternative. These accommodations would provide a safer route for bicyclists who prefer to use the roadway in lieu of the shared-use path adjacent to the...
roadway. Bicycle accommodations on all other city streets in the Project Area would be unaffected by the Build Alternative.

The route currently used by bicyclists to access the Peace Bridge would not be affected by any of the proposed actions under this project.

The 13-foot-wide realigned Shoreline Trail (Riverwalk) will maintain the connectivity of the trail through the Project Area and enhance the user experience by bicyclists. The current underpass used by bicyclists to cross under I-190 will be replaced with a new structure over I-190 and CSX Railroad. The west end of the structure will include a scenic overlook that would improve the bicyclists’ visual experience, providing open views of the Niagara River and Lake Erie.

No provisions for bicyclists are provided on I-190 or its connecting ramps under the Build Alternative, as bicycles are prohibited on interstate highways by state law.

3.3.2.3. Transit

There are no bus shelters or signed bus stops along Porter Avenue between Busti Avenue and LaSalle Park (DAR Drive).

3.3.2.4. Airports, Railroad Stations, and Ports

The Build Alternative would not lead to changes or conflicts at the Buffalo Niagara Airport or area railroad stations.

This Project would change the routes used to access the Land Port of Entry at the Peace Bridge. Construction of Ramp D would provide a direct link from the Plaza to the northbound Niagara Thruway (I-190) and would allow for removal of Baird Drive. The addition of Ramp D would eliminate the current inefficient route traversing a combination of city streets and a traffic signal controlled intersection to reach the northbound I-190 on-ramp.

Without the connection at Baird Drive, Ramp C would be the only link directly connecting the Plaza to the City of Buffalo streets. As highlighted in Appendix B – Traffic Analysis, the number of vehicles that exit onto and remain on the city street network is relatively small. Exiting the Plaza using Ramp C instead of Baird Drive would not substantially increase the travel time needed to reach the city streets, including Niagara Street.

The route for Canada-bound traffic would be very similar to the configuration that exists today. Ramp A would be three lanes wide as it is currently, but the signal at Baird Drive would be removed, thereby reducing delays for vehicles traveling to Canada.
None of the proposed revisions are expected to result in changes to U.S. Customs and Border Protection (CBP) or PBA Plaza operations.

### 3.3.2.5. Access to Recreation Areas (Parks, Trails, Waterways, and State Lands)

Access to LaSalle Park, Front Park, and other facilities would be provided via a new shared-use path to be constructed along Porter Avenue. The 10-foot-wide path would replace the narrow sidewalks that currently connect LaSalle Park to the neighborhoods located east of the Porter Avenue Bridge. The path would also help those crossing Porter Avenue by redirecting them away from the existing Ramp P/Porter Avenue intersection and to the signalized Porter Ave/Lakeview Avenue intersection.

Improved access via bicycle to LaSalle Park, Front Park, and other facilities would also be provided via 14-foot-wide shared-use vehicle/bike lanes along Porter Avenue in both eastbound and westbound directions from Busti Avenue to Fourth Street. Between Fourth Street and LaSalle Park, bicyclists would be able to use the proposed 10-foot-wide shoulder on the south side and a four-foot-wide shoulder on the north side of Porter Avenue.

A new driveway entering Front Park, opposite Lakeview Avenue, would provide safe access to and from Front Park at a signalized intersection located farther away from the ramps leading to northbound I-190 and the Peace Bridge. The existing non-signalized entrance to Front Park near Ramp P would be removed. After removal of Baird Drive, the existing severed walkways in Front Park would be reconnected and extended to the Busti Avenue sidewalk network.

The existing Shoreline Trail (Riverwalk) would be reconfigured with a new bridge over the CSX Railroad and I-190. The new bridge and trail alignment would help to enhance the connection between the trail and the Niagara River waterfront. A proposed overlook facing the Niagara River at the west end of the new bridge over I-190 will enhance the views from the Shoreline Trail (Riverwalk). Replacement of the Shoreline Trail (Riverwalk) bridge would also include upgraded railings and fencing that are in need of replacement on the existing structure.

### 3.3.3. Infrastructure

#### 3.3.3.1. Proposed Highway Section

Refer to Appendix A for proposed typical sections.
3.3.3.1. (1) Right-of-Way

The right-of-way acquisitions proposed as part of the Build Alternative are listed in Table 3-5. A plan showing the locations of these acquisitions is included in Appendix A.

Table 3-5 - Right-of-Way Acquisitions

<table>
<thead>
<tr>
<th>Reputed Owner</th>
<th>Type of Acquisition</th>
<th>Estimated Acquisition Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lands of the People of the State of New York</td>
<td>Concurrent Use &amp; Occupancy</td>
<td>713,403 SF</td>
</tr>
<tr>
<td>D'Youville College</td>
<td>Fee</td>
<td>689 SF</td>
</tr>
<tr>
<td></td>
<td>TE</td>
<td>2,683 SF</td>
</tr>
<tr>
<td>City of Buffalo</td>
<td>Fee</td>
<td>18,514 SF</td>
</tr>
<tr>
<td></td>
<td>TE</td>
<td>247,098 SF</td>
</tr>
<tr>
<td>Buffalo and Fort Erie Public Bridge Authority</td>
<td>Fee</td>
<td>13,361 SF</td>
</tr>
<tr>
<td></td>
<td>TE</td>
<td>59,388 SF</td>
</tr>
<tr>
<td>CSX Transportation Inc.</td>
<td>PE</td>
<td>18,248 SF</td>
</tr>
<tr>
<td></td>
<td>TE</td>
<td>6,237 SF</td>
</tr>
<tr>
<td>City of Buffalo</td>
<td>PE</td>
<td>2,031 SF</td>
</tr>
<tr>
<td></td>
<td>TE</td>
<td>15,443 SF</td>
</tr>
<tr>
<td>Buffalo Water Board</td>
<td>TE</td>
<td>1,954 SF</td>
</tr>
<tr>
<td>A portion of the bed of Porter Avenue</td>
<td>Fee</td>
<td>5,026 SF</td>
</tr>
<tr>
<td>A portion of the bed of Sheridan Terrace</td>
<td>Fee</td>
<td>988 SF</td>
</tr>
<tr>
<td>A portion of the bed of Busti Avenue</td>
<td>Fee</td>
<td>1,404 SF</td>
</tr>
</tbody>
</table>
3.3.3.1. (2) Curb

Within the Project construction limits, six-inch-high vertical faced curbs would be provided on both sides of Porter Avenue, along the right side of Ramp A, along the right side of Ramp C, and along Sheridan Terrace north of the Ramp N terminus.

3.3.3.1. (3) Grades

The maximum allowable grades would be as shown below.

- Niagara Thruway (I-190): Maximum Grade would be 4 percent.
- Ramps D, P and N: Maximum Grade would be 6 percent.
- Ramps A, C, and PN: Maximum Grade would be 7 percent.
- Porter Avenue: Maximum Grade would be 9 percent.
- Shoreline Trail (Riverwalk): Maximum Grade would be 5 percent.

Refer to Appendix A for critical design elements details.

3.3.3.1. (4) Intersection Geometry and Conditions

Two types of traffic control were considered for the traffic movements at the Porter Avenue/Ramp PN/Ramp P intersection. Both a roundabout and a signalized intersection were considered and the results of the analysis was included in the DEIS. Based on this analysis and further discussion on the advantages and disadvantages of both options, the roundabout was selected (see Section 5.4 - Comparison of Intersection Options). Plans illustrating the roundabout on Porter Avenue are provided in Appendix A.

Removal of Baird Drive would eliminate this route’s intersection at Porter Avenue and would allow for the construction of a new park entrance opposite Lakeview Avenue. Without Baird Drive, Ramp A will connect directly into the Plaza and the existing traffic signal at the Baird Drive/Ramp A intersection could be removed.

Other intersection changes include the conversion of Fourth Street to a one-way street (southbound) and minor changes to the curbs at the Porter Avenue/I-190 southbound off-ramp intersection. Coordination with the City of Buffalo regarding these changes will continue during the final design phase of the Project.

3.3.3.1. (5) Roadside Elements

a) Where appropriate, snow storage areas would be provided adjacent to the curbs on Porter Avenue.

b) A 10-foot-wide shared-use path would be constructed along the north side of Porter Avenue between Busti Avenue and Lakeview Avenue and along the south side of Porter Avenue between Lakeview Avenue and LaSalle Park.
c) Driveways would be modified to comply with City of Buffalo Department of Public Works (DPW) standards or current NYSDOT “Policy and Standards for Design of Entrances to State Highways,” depending on location.

d) Clear Zone - The design clear zone would be established in accordance with the NYSDOT HDM and the AASHTO Roadside Design Guide and would be evaluated during final design to adjust for slopes, roadway curvature, etc. Where fixed objects and other hazards within the clear zone cannot be removed, roadside appurtenances, such as guide rail, would be considered. See Table 3-6.

### Table 3-6 – Roadside Elements – Clear Zone

<table>
<thead>
<tr>
<th>Route Name</th>
<th>Design Speed</th>
<th>Clear Zone</th>
<th>Adjusted Clear Zone</th>
<th>Note 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Niagara Thruway (I-190)</td>
<td>60 mph</td>
<td>30 ft.</td>
<td>---</td>
<td></td>
</tr>
<tr>
<td>Ramp A</td>
<td>25 mph</td>
<td>17 ft.</td>
<td>---</td>
<td></td>
</tr>
<tr>
<td>Ramp C</td>
<td>30 mph</td>
<td>16 ft.</td>
<td>---</td>
<td></td>
</tr>
<tr>
<td>Ramp D</td>
<td>40 mph</td>
<td>16 ft.</td>
<td>24 ft.</td>
<td></td>
</tr>
<tr>
<td>Ramp N</td>
<td>35 mph</td>
<td>17 ft.</td>
<td>---</td>
<td></td>
</tr>
<tr>
<td>Ramp P</td>
<td>35 mph</td>
<td>17 ft.</td>
<td>---</td>
<td></td>
</tr>
<tr>
<td>Ramp PN</td>
<td>30 mph</td>
<td>17 ft.</td>
<td>---</td>
<td></td>
</tr>
<tr>
<td>Porter Avenue</td>
<td>30 mph</td>
<td>Note 3</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Notes:

1. Clear zone values taken from Table 10-1 from the NYSDOT Highway Design Manual.
2. Adjusted clear zone is determined from the adjustments made from minimum curvature and Table 10-2 from the NYSDOT Highway Design Manual.
3. For Porter Avenue, suggested clear zone is 1.5 ft. and 3.0 ft. at intersections.

### 3.3.3.2. Special Geometric Design Elements

#### 3.3.3.2. (1) Non-Standard Features

During the development of alternatives for this Project, special emphasis was taken to ensure that the design complied with the geometric features and cross sectional elements set forth in the design criteria section. Existing roadside design features within the Project corridor were also analyzed against these criteria to ensure that they met these current design standards. Where feasible, the existing non-standard features were modified to meet these current standards. For each feature that does not meet the criteria a completed Non-Standard Feature Justification form is required.

The following criteria design elements for the Build Alternative do not comply with the design criteria identified for this Project. See Appendix A for additional detail on these elements and for the Non-Standard Feature Justification forms.
• Non-standard lane widths along Porter Avenue for travel lanes (10' existing vs. 12' standard). This segment of Porter Avenue was recently reconstructed as part of a City of Buffalo roadway improvement project and is listed in the National Register of Historic Places as a contributing resource of the Olmsted Parks and Parkways Thematic Resources. Along this portion of Porter Avenue, the Build Alternative does not add any additional travel lanes and only consists of relocating the Front Park entrance along with the closure of Baird Drivel. (1 feature)

• Non-Standard right and left shoulder widths along Ramp N extension. Due to the narrow distance between the plaza and Ramp S, there is not enough space to provide standard width shoulders. (1 feature)

• Non-standard vertical clearance at the Ramp P Bridge (BIN 5512570) over Ramp N (15.42' existing vs. 16.5’ standard). This bridge structure is listed in Appendix 2C of the NYSDOT Bridge Manual whose existing clearance can be retained as agreed by FHWA on December 12, 1999. Replacement of this bridge is not part of the Build Alternative. (1 feature)

• Non-standard vertical clearance at the Ramp B Bridge (BIN 1063110) over I-190 (14.53 'existing vs. 16.5’ standard). This bridge is also listed in Appendix 2C of the NYSDOT Bridge Manual whose existing clearance can be retained as agreed by FHWA on December 12, 1999. Replacement of this bridge is not part of the Build Alternative. (1 feature)

• Non-standard vertical clearance at the Porter Avenue Bridge (BIN 5512560) over I-190/CSX. At the span over CSX, clearance is 17.89' existing vs. standard of 22.0’. Vertical clearance over I-190 meets or exceeds the 16.0’ standard. This bridge will be replaced under the Build Alternative and provide 20.0’ clearance over CSX and 16.0’+ over I-190. (1 feature)

• Non-standard Level of Service (LOS) along I-190 (northbound & southbound) and Ramp P (to I-190 northbound) are expected due to inadequate capacity along I-190 northbound (two-lane section). (2 features)

• Non-Standard Control of Access along I-190 northbound at the Massachusetts Avenue Pumping Station. This existing condition will remain and be located at the end of proposed Ramp D. Use of this existing access off I-190 northbound will be greatly reduced with the addition of a new access road constructed along Ramp SD to be used for employee and normal deliveries to the pumping station. Access to the Massachusetts Avenue Pumping Station off I-190 will be needed for larger deliveries only. (1 feature)

• Other non-standard elements along I-190 include existing shoulder width (mainline & bridges), vertical clearance over CSX and horizontal clearance. (3 features)

3.3.3.2. (2) Non-Conforming Features

In addition to the critical design elements depicted in Chapter 2 of the NYSDOT HDM, there are many other design features that were taken into consideration during the development of the identified Build Alternative to ensure that normally accepted engineering policies are followed. Due to the extremely confined Project corridor, some design elements had to be adjusted in order to develop an alternative that met the Project objectives. The following is a list of non-conforming features and explanations:
- Limits of fully controlled access at expressway ramps – Per Chapter 6 of the NYSDOT HDM, full access control should be maintained for a minimum of 100 feet (300 feet desired) from the radius return and/or ramp taper. At Ramp P, while there is over 300 feet from the proposed new entrance to Front Park and the ramp, the Project does not propose to acquire right-of-way without access in the intervening area along Porter Avenue, as this would require acquisition of property from a Section 4(f) resource. Given the nature of the land (protected and historic city park), it is highly unlikely there would ever be an additional point of access along Porter Avenue in this area. Fourth Street is located opposite the ramp, but it is proposed to make Fourth Street one way south and the volumes at this intersection are very minor (less than 50 total entering vehicles in the design year 2045). (1 feature)

- Shared-Use Path Separation – Per AASHTO Guide for the Development of Bicycle Facilities, 4th edition (section 5.2.2) the minimum physical separation between the traveled way and the path should be 5.0 feet. The separation between the traveled way and the path along Porter Avenue between the roundabout and DAR Drive varies between 0.0 and 2.0 feet. This condition is due to the cost associated with constructing a wider structure over I-190 and lack of available right-of-way along the south side of Porter Avenue. (1 feature)

- Shoreline Trail (Riverwalk) – Minimum Radius – Per AASHTO Guide for the Development of Bicycle Facilities, 4th edition (Table 5-2) the minimum radius (without superelevation) should be 60.0 feet. The minimum radius purposed for the Shoreline Trail (Riverwalk) is 37.0 feet due to the limited space available between the existing easterly approach and the beginning of the structure carrying the trail over the CSX Railroad and I-190. On the west bridge approach, an observation deck/platform has been incorporated into the design of the bridge structure that would force patrons to reduce speed though this segment of the trail. (1 feature)

- Compound curves – Per Chapter 5 of the NYSDOT HDM, the ratio of successive curve radii should be a maximum of 1:1.5 for mainlines and 1:2 for ramps. Due to the right-of-way restrictions along the east side of Ramp A (Front Park), a compound curve was introduced with a ratio of 1:8 that does not meet the standard ratio of 1:2. Despite this condition, the number of accidents on Ramp A is low. (1 feature)

- Broken-Back curves - Per Chapter 5 of the NYSDOT HDM, a minimum tangent of 1,476 feet should be provided between curves. The curves on Ramp PN, Ramp C and Ramp D are not separated by the minimum tangent distance. These ramps are relatively short, and the location of their corresponding merging roadways prohibits this distance to be obtained. (3 features)

- Reverse curves - Chapter 5 of the NYSDOT HDM recommends that a minimum 328-foot tangent section be provided between the reverse curves to allow for full runoff and runout of the superelevation for both curves. Ramp N and the merge with Ramp PN do not meet this recommendation. (2 features)
3.3.3.3. Pavement and Shoulder

Generally, the reconstruction is limited to localized areas as needed to construct a transition from one ramp to the next, to complete a side road transition at a new intersection, to lower a ramp profile, and to increase the vertical clearance.

Due to the limited length of the different types of reconstruction sections, variability in traffic volumes and the number of owning agencies, it was impractical to prepare a pavement selection report. Pavement section design would, as much as practical, match or exceed the section dimensions and materials used in the existing adjacent pavement sections. For I-190 and its connecting ramps, the travel lanes would be full depth Portland cement concrete pavement and shoulders would be full depth asphalt. The pavement section for Porter Avenue would follow the City of Buffalo DPW standards, which specify a multi-course asphalt wearing surface over a concrete base.

3.3.3.4. Drainage Systems

In general, the proposed surface runoff that is generated by the proposed corridor improvements would be collected by a closed drainage system consisting of catch basins, drainage inlets, and longitudinal pipes. The layout of the proposed system would be designed to maintain the existing pre-construction drainage patterns by utilizing existing drainage system outfalls. These existing outfall systems would be inspected and analyzed to ensure that the condition and capacity can handle the added flow created by the proposed system. The current best practices for treatment of storm water, including green techniques, would be considered during final design.

There is one critical location within the Project corridor that would deviate from the existing drainage patterns, which is located on Ramp N underneath proposed Ramp D. In this area the Ramp N profile would be lowered to create adequate clearance underneath Ramp D, thus creating a low point. Under existing conditions, the drainage runoff from Ramp N is collected via concrete gutter to the drainage structure located at the Ramp A gore. After reconstruction, the drainage runoff would be collected via inlets along Ramp N near the low point and outlet under CSX railroad to the existing drainage system or a new outlet.

3.3.3.5. Geotechnical

Soil borings were performed to better understand the soil characteristics in areas where various structures may be constructed. It was found that the soil characteristics are relatively uniform throughout the site with varying depths of rock. Limestone bedrock is present 15 to 50 feet below the existing ground surface. Beneath the existing roadways, the overburden consists of uncontrolled fill ranging from 3 feet to 45 feet in depth. Indigenous soils were encountered beneath the fill soils, except at two locations where the fill extended to the top of bedrock. There are no special geotechnical concerns with the soils or rock slopes in the Project Area.
3.3.3.6. Structures

3.3.3.6. (1) Description of Work

Refer to Section 2.3.3.6. (1) for a description of all existing structures within the Project limits.

The Build Alternative includes construction of one new bridge, two replacement bridges, and a pre-engineered concrete arch structure. The new bridge is a multi-span structure for Ramp D connecting the Plaza to northbound I-190. Bridges to be replaced include the Porter Avenue Bridge over I-190 and CSX (BIN 5512560) and the Shoreline Trail (Riverwalk) Bridge over the CSX railroad track. The pre-engineered concrete arch structure would be installed to allow Ramp N to pass beneath Ramp D.

Ramp D
Various geometric constraints will be overcome with the use of curved steel girders and integral pier caps to support the Ramp D structure. The most problematic of these constraints is the vertical clearance over the CSX railroad. The current vertical clearance standard for railroads is 22'-0" (NYSDOT BM 2.4.2). The vertical clearance standard as established by CSX is 23'-0". An acceptable vertical clearance of approximately 22'-0" will be provided, which is greater than the current railroad clearance under the I-190 roadway. Over the Massachusetts Pump Station access road the existing vertical clearance will be maintained, while over Ramp S it will exceed design standards. The bridge itself will include five spans with lengths varying from 65'-0" to 181'-0" and have a total width of 27'-0". The beginning stub abutment adjacent to the Peace Bridge Plaza will rest on earth fill and retaining walls. The piers will be a combination of integral type and traditional hammerheads. The end abutment will be full height and connected to retaining walls adjacent to the access road. The roadway width will be 24'-0" and include a 15'-0"-wide travel lane, a 3'-0"-wide left shoulder, and a 6'-0"-wide right shoulder. The travel lane width will be reduced slightly at the end of the bridge where it tapers to 12'-0" wide and merges with the I-190. No long-term detours are expected for the construction of this bridge. Refer to typical sections included in Appendix A.

Porter Avenue
The replacement of the Porter Avenue Bridge is limited by the vertical clearance over the CSX Railroad. The profile of Porter Avenue will be raised slightly to achieve 20' vertical clearance over the tracks. The typical section of the bridge will include a 10' wide shared-use path and a 10' wide shoulder along the south side of Porter Avenue. It will also include two 12' wide travel lanes separated by a 4' wide flush median. A 4' wide shoulder along the north side of the bridge will also be included. An on-site detour would be employed through use of construction staging that will provide two-way traffic and a pedestrian pathway during construction. Refer to typical sections included in Appendix A.

Shoreline Trail (Riverwalk)
Replacement of the Shoreline Trail (Riverwalk) Pedestrian Bridge would include re-alignment of the existing Shoreline Trail (Riverwalk), removal of the existing bridge, and construction of a replacement pedestrian bridge north of its existing location. The proposed structure would span I-190 and CSX rail
lines and tie back into the existing Shoreline Trail path at the east pedestrian bridge approach. The vertical clearance of CSX rail lines will be 23'-0". The proposed multi-use path width is 13'-0" with a total bridge width of 18'-0". A scenic overlook would be located at the far west end of the structure, providing views of the Niagara River and Lake Erie. Refer to the typical section included in Appendix A.

Ramp N
To facilitate the Ramp N viaduct under Ramp D, a pre-engineered concrete arch structure is proposed. It would have a 34'-0" wide span enough for the two lanes and shoulders of Ramp N to pass through it. Above the arch structure would be earth fill and pavement to carry Ramp D and Ramp C off the Plaza. The Ramp D structure would start immediately to the west of the concrete arch structure and Ramp C will run parallel on the east side, eventually merging with Ramp N. Refer to the plans and typical sections included in Appendix A.

In addition to the proposed bridge structures, retaining wall structures are required at various locations within the Project limits. All retaining walls not associated with a bridge structure could be cast-in-place gravity walls. For various locations, refer to detail plans included in Appendix A.

3.3.3.6. (2) Clearances (Horizontal/Vertical)

The following bridges were identified as having limited vertical clearances as compared to current design standards: Porter Avenue Bridge over I-190 and CSX (BIN 5512560); Porter Avenue to I-190 northbound Ramp P over Ramp N (BIN 5512570); Ramp B from Peace Bridge over I-190 and over Ramp N (BIN 1063110); and I-190 over CSX and Ramp S (BIN 5512589). BINs 1063110 and 5512570 are on the FHWA agreed acceptable vertical clearance deficiencies list contained in Appendix C of the NYSDOT Bridge Manual; therefore, the existing vertical clearance can be maintained.

Based on the most recent inspection reports, the existing minimum railroad vertical clearance for Porter Avenue (BIN 5512560) is 17.89' and for I-190 (BIN 5512589) is 17.46'. The current vertical clearance standard for railroads is 22'-0" (NYSDOT BM 2.4.2). No work is proposed for BIN 5512589, but replacement of BIN 5512560 is anticipated. Due to the geometric constraints of the existing and proposed roadway and ramp configurations, raising the profile of the reconstructed Porter Avenue Bridge over I-190 and the CSX tracks to 22'-0" is not practical without creating additional non-standard features and requiring that additional structures be replaced. However, raising the profile to attain a 20' vertical clearance over the CSX tracks is possible. The structure carrying Ramp D over the CSX railroad will be able to provide the NYSDOT minimum vertical clearance of 22'-0". CSX, which requires a vertical clearance of 23'-0", has granted a vertical clearance waiver for both the Ramp D Bridge and the Porter Avenue Bridge.
3.3.3.6. (3) Live Load

The proposed new bridge structures would be designed to accommodate the current AASHTO HL-93 Live Load requirements, as well as the NYSDOT Design Permit Vehicle (NYSDOT BM 2.6.1).

The replacement pedestrian bridge structures would be designed in accordance with NYSDOT LRFD Bridge Design Specifications and AASHTO LRFD Guide Specifications for Design of Pedestrian Bridges, December 2009. The bridge would be designed to accommodate pedestrian and or bicycle traffic live loads of 0.090 ksf and a vehicle live load of H10 (AASHTO 3.6.1.6).

3.3.3.6. (4) Waterway

There are no bridges within the NY Gateway Connections Project limits that cross a waterway that would be affected by the Project. The Peace Bridge crossing to Canada is not included in this Project.

3.3.3.7. Hydraulics of Bridges and Culverts

There are no hydraulic concerns within the Project limits.

3.3.3.8. Guide Railing, Median Barriers and Impact Attenuators

At locations where fixed objects and other hazards cannot be removed from the clear zone, installation of guiderail or concrete barrier will be considered. The proposed limits for guiderail and barrier within the Project are shown in Table 3-7.

<table>
<thead>
<tr>
<th>Type</th>
<th>Location</th>
<th>Side</th>
<th>Length</th>
</tr>
</thead>
<tbody>
<tr>
<td>Corrugated Guide Railing</td>
<td>Porter Ave. (Bridge Approaches)</td>
<td>LT / RT</td>
<td>± 640 ft</td>
</tr>
<tr>
<td>Concrete Median Barrier</td>
<td>Ramp A / Ramp N</td>
<td>LT</td>
<td>± 1550 ft</td>
</tr>
<tr>
<td>Concrete Median Barrier</td>
<td>Ramp N / Ramp PN</td>
<td>Median</td>
<td>± 750 ft</td>
</tr>
<tr>
<td>Box Beam Guide Railing</td>
<td>Ramp A</td>
<td>LT</td>
<td>± 60 ft</td>
</tr>
<tr>
<td>Impact Attenuator</td>
<td>Ramp A / Ramp N Gore</td>
<td>N/A</td>
<td>1 ea.</td>
</tr>
<tr>
<td>Impact Attenuator</td>
<td>Ramp D / Massachusetts Pumping Station Access Road</td>
<td>N/A</td>
<td>1 ea.</td>
</tr>
</tbody>
</table>
3.3.3.9. Utilities

With the exception of drainage/sewers, most utilities in the Project Area would not be affected by the Build Alternative. Along Porter Avenue, relocation of service connections for water or sanitary sewers may be needed in the reconstruction section. In addition, street lighting conduits may require relocation along Porter Avenue, Ramp N, and Ramp A. New street lighting conduits will be required along the Shoreline Trail (Riverwalk) within the Project Area to accommodate proposed lighting of the Shoreline Trail and associated pedestrian bridge.

Major utilities within the Project limits including the dual 60” water lines along Porter Avenue, the water tunnel paralleling the Shoreline Trail (Riverwalk), and two large diameter sewers, will not be affected by the Project.

No major utility relocations are anticipated under the Build Alternative. See Table 3-8 for various Project Area utility impacts.
### Table 3-8 – Location of Potential Utilities Impacts

<table>
<thead>
<tr>
<th>Owner</th>
<th>Type</th>
<th>Location</th>
<th>Side</th>
<th>Length</th>
<th>Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>COB Water</td>
<td>Twin 60” Water Line</td>
<td>Porter Ave.</td>
<td>North&lt;sup&gt;1&lt;/sup&gt;</td>
<td>N/A</td>
<td>No</td>
</tr>
<tr>
<td>COB Water</td>
<td>Misc Water Supply</td>
<td>City Streets</td>
<td>Varies</td>
<td>N/A</td>
<td>Only minor adjustments on Porter Ave</td>
</tr>
<tr>
<td>COB Water</td>
<td>108” Water Tunnel</td>
<td>East Side of Lake Erie</td>
<td>N/A</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>COB Water</td>
<td>48” Water Line 16” Water Line 20” Water Line 8”/6” Water Line</td>
<td>Busti Ave.</td>
<td>West East East</td>
<td>2620 ft.</td>
<td>No identified impacts</td>
</tr>
<tr>
<td>COB Water</td>
<td>Water Line Service</td>
<td>Peace Bridge Authority</td>
<td>N/A</td>
<td>No</td>
<td>No identified impacts</td>
</tr>
<tr>
<td>Buffalo Sewer Authority</td>
<td>108” Sewer Line</td>
<td>I-190/Ramp B/Busti Ave.</td>
<td>N/A</td>
<td>No</td>
<td>No identified impacts</td>
</tr>
<tr>
<td>Buffalo Sewer Authority</td>
<td>96” Sewer Line</td>
<td>Ramp P I-190 SB</td>
<td>East West</td>
<td>N/A</td>
<td>No identified impacts</td>
</tr>
<tr>
<td>Buffalo Sewer Authority</td>
<td>24” Combined 10” Combined</td>
<td>Busti Ave.</td>
<td>Center East</td>
<td>N/A</td>
<td>No identified impacts</td>
</tr>
<tr>
<td>National Fuel Distribution</td>
<td>16” Gas Line 3”/4”/6” Gas Line</td>
<td>Busti Ave.</td>
<td>East</td>
<td>N/A</td>
<td>No identified impacts</td>
</tr>
<tr>
<td>National Fuel Distribution</td>
<td>Gas Line Service</td>
<td>Peace Bridge Authority</td>
<td>N/A</td>
<td>No</td>
<td>No identified impacts</td>
</tr>
<tr>
<td>Niagara Mohawk</td>
<td>UG Electrical</td>
<td>Busti Ave.</td>
<td>East/West</td>
<td>N/A</td>
<td>No identified impacts</td>
</tr>
<tr>
<td>MCI</td>
<td>UG Telephone</td>
<td>Busti Ave.</td>
<td>West</td>
<td>N/A</td>
<td>No identified impacts</td>
</tr>
<tr>
<td>MCI</td>
<td>UG Telephone</td>
<td>Peace Bridge Authority</td>
<td>N/A</td>
<td>No</td>
<td>No identified impacts</td>
</tr>
<tr>
<td>MCI</td>
<td>Fiber Optic</td>
<td>Peace Bridge</td>
<td>N/A</td>
<td>No</td>
<td>No identified impacts</td>
</tr>
<tr>
<td>NYNEX</td>
<td>UG Telephone</td>
<td>Busti Ave.</td>
<td>West</td>
<td>N/A</td>
<td>No identified impacts</td>
</tr>
<tr>
<td>NYNEX</td>
<td>UG Telephone</td>
<td>Peace Bridge Authority</td>
<td>N/A</td>
<td>No</td>
<td>No identified impacts</td>
</tr>
<tr>
<td>NYNEX</td>
<td>Telephone</td>
<td>Peace Bridge</td>
<td>N/A</td>
<td>No</td>
<td>No identified impacts</td>
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<td>MFS</td>
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<td>Fiber Optic</td>
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<td>No</td>
<td>No identified impacts</td>
</tr>
<tr>
<td>Fondrola</td>
<td>Telephone</td>
<td>Peace Bridge</td>
<td>N/A</td>
<td>No</td>
<td>No identified impacts</td>
</tr>
<tr>
<td>RCI</td>
<td>Fiber Optic</td>
<td>Peace Bridge</td>
<td>N/A</td>
<td>No</td>
<td>No identified impacts</td>
</tr>
<tr>
<td>AT&amp;T</td>
<td>Telephone</td>
<td>Peace Bridge</td>
<td>N/A</td>
<td>No</td>
<td>No identified impacts</td>
</tr>
</tbody>
</table>

Note 1: The twin 60-inch waterlines are located on the north side of Porter Avenue from DAR Drive to Ramp P. These waterlines then shift south where one runs approximately 9’ north of the north curbline and the other runs approximately 15’ south of the north curbline below the pavement of Porter Avenue.
3.3.3.10. Railroad Facilities

There are no new railroad tracks proposed as part of this Project, however, there would be one new bridge and two replacement bridges constructed over the CSX tracks. The new Ramp D Bridge over the CSX tracks would provide a minimum vertical clearance of approximately 22.0 feet and a horizontal clearance exceeding 25.0 feet. For replacement of the Porter Avenue Bridge over the CSX tracks, the vertical clearance would be 20.0 feet. Horizontal clearance would exceed 30 feet (measured from centerline of track). Both vertical clearances are less than the minimum 23.0 feet specified by CSX. A clearance waiver will be issued for both structures over CSX. For replacement of the Shoreline Trail Bridge over the CSX tracks, the vertical clearance would be 23.0 feet. Horizontal clearance would exceed 30 feet (measured from centerline of track). A railroad agreement will be needed and obtained during the final design phase for all three structures.

3.3.4. Landscape and Environmental Enhancements

Modifications along Porter Avenue, including the creation of a roundabout, would affect the streetscape elements along Porter Avenue but provide the potential for a focal point within the viewshe. Elimination of Baird Drive through Front Park would improve the viewshe from adjacent residences and the park. Through-traffic, pavement, and utilities associated with Baird Drive would be removed. Front Park’s existing vegetation provides a natural buffer to the proposed Ramp D and Ramp PN resulting in minimal visual impact from Front Park. Relocating a portion of the Shoreline Trail (Riverwalk) along the Niagara River and providing a scenic overlook at the west end of the structure would improve the pedestrian’s and bicyclist’s visual environment, providing open views of the Niagara River and the Canadian shoreline in the background.

The Build Alternative would provide appropriate landscaping in all disturbed areas as part of the overall enhancement and aesthetic improvement efforts for this Project. Additional landscaping and the proposed visual barrier along the Front Park’s north edge would strengthen the park’s buffer from the proposed ramps.

3.3.5. Miscellaneous

3.3.5.1 Bridge Traffic Overflow Conditions

At several times during the year, northbound I-190 traffic exiting at Ramp N to reach the Peace Bridge must be diverted along Ramp N to Sheridan Terrace, Busti Avenue, Porter Avenue, and Baird Drive to reach the Plaza. During this time Ramp A is closed to traffic. The overflow routing is necessary when conditions occur such as when US CBP is performing outbound inspections, Canadian CBSA inspection staffing is not sufficient for the approaching traffic volumes, when there is a surge in traffic due to a sporting event in Buffalo, or a vehicle accident on the Peace Bridge that drastically increases the time it takes to cross the bridge and clear Canada Customs inspection. Immediately before and sometimes during the overflow period, traffic backs up onto Ramp N well south of the Porter Avenue Bridge. If the
traffic backup becomes long enough it has the potential to negatively impact the travel conditions for through traffic traveling northbound on the I-190. This overflow route is used to provide additional queuing space for vehicles to occupy in lieu of queuing onto I-190.

Under the Build Alternative, the overflow condition would be somewhat different than the Existing and No Build overflow condition. Under the Existing and No Build conditions, as the traffic begins to queue across the Peace Bridge and onto the ramps leading onto the bridge, traffic exiting at Ramp N (Exit 9) from northbound I-190 must be diverted along Ramp N (closing access to Ramp A) to Sheridan Terrace, Busti Avenue, Porter Avenue, and onto Baird Drive.

Under the Build Alternative the overflow would be similar in that as the traffic begins to queue across the Peace Bridge and onto the ramps leading onto the bridge, traffic exiting at Ramp N (Exit 9) from northbound I-190 must be diverted along Ramp N (closing access to Ramp A from Ramp N) to Sheridan Terrace, Busti Avenue, and onto Porter Avenue. However, with Baird Drive removed, traffic would continue west along Porter Avenue to Ramp PN to Ramp A and onto the Peace Bridge. This traffic flow is possible since Ramp PN traffic is separated from Ramp N traffic by providing a concrete barrier between the two ramps up to Ramp A.

If the traffic queue continues to grow, exceeding all available space along the overflow route, Ramp N (Exit 9) would then be closed to all traffic from northbound I-190. The ramp closure would be initiated through incident management strategies that will be developed by the PBA, the NYSTA, GBNRTC, and NITTEC. In general, traffic bound for the Peace Bridge will be diverted off northbound I-190 at Exit 8 – Niagara Street and be directed north on Niagara Street to Porter Avenue then to Ramp PN. Traffic bound for the Peace Bridge that does not take this alternate route would be directed past Exit 9 and onto Exit 12 - Amherst Street to Niagara Street and then south onto Porter Avenue.

The ITS components (Dynamic Message Signs, CCTV cameras, etc.) required to carry out the above strategies are discussed in Section 3.3.1.4.

3.3.5.2 Wide/Long Truck Loads

An assessment was prepared to determine if oversize trucks currently using Baird Drive to enter or leave the Peace Bridge Plaza will still be able to travel to/from the Plaza after the ramp modifications and the proposed removal of Baird Drive are completed as part of the Build Alternative. See Appendix G for a copy of the full assessment.

Wide/long truck load data was provided by the PBA and evaluated for a nine-month period from November 2012 to July 2013. Improvements provided under the Build Alternative allow for over 95% of the oversize trucks to move through the Plaza without special handling by PBA. An additional 3% can be accommodated by temporarily vacating space within the Plaza’s commercial parking/staging area.
Less than 2% of special loads would require special handling by the PBA and NYSTA utilizing the counter-flow movement on Ramps A, N, and PN. The NYSTA Local Division staff has reviewed the plan for the counter-flow movement and agrees that the Thruway Authority would assist with the traffic control necessary for counter-flow movement. Application for the counter-flow movement would become part of the NYSTA oversize truck permitting process. Any fees to implement a counter-flow movement would become part of the permitting cost paid by the trucking company.

To better facilitate staging for wide loads, two staging areas are proposed. The first would be for US-bound trucks along the south curb line near the entrance to Ramp D. A second staging area for Canada-bound trucks would be provided off Ramp A just south of the Duty Free Store. These areas will provide a much needed space for special customs inspections and parking for escort vehicles. Refer to Appendix A for a plan of these areas.
CHAPTER 4 – SOCIAL, ECONOMIC, AND ENVIRONMENTAL
CONSIDERATIONS

4.1. Introduction

This document was prepared in accordance with the requirements of the National Environmental Policy Act (NEPA) of 1969 and the State Environmental Quality Review Act (SEQRA) of 1975. Both NEPA and SEQRA require a statement and evaluation of the potential significant effects associated with the proposed NY Gateway Connections Improvement Project to the U.S. Peace Bridge Plaza ("the Project") in sufficient detail to accurately portray the context and intensity of the effects and the likelihood of occurrence.

The New York State Department of Transportation (NYSDOT) and Federal Highway Administration (FHWA), as joint lead agencies, have advanced the Project through the NEPA Environmental Impact Statement (EIS) process in consideration of community concerns about the Project's potential effects. The Project is classified as a SEQRA non-Type II action (17 NYCRR Part 15), indicating that it has the potential for environmental effects that should be evaluated under SEQRA. In accordance with 17 NYCRR Part 15, the NEPA and SEQRA processes for this Project are being coordinated; therefore, NYSDOT and other New York State agencies undertaking a discretionary action for this project have no obligation to prepare an additional EIS under SEQRA. NYSDOT will give full consideration to the federal Final EIS (FEIS) and prepare a Record of Decision in accordance with Section 15.9 of 17 NYCRR Part 15.

The Project is located within the west side of the City of Buffalo (see Figure 4-1). The Project Study Area (Study Area) as shown in Figure 4-2 was established to reflect the anticipated changes in traffic patterns on local streets. The Study Area is larger than the actual Project Area, which reflects only the area that would be disturbed by the construction activities. The Study Area boundary begins at the intersection of Prospect Avenue and Niagara Street and parallels Prospect Avenue southward to the intersection of Jersey Street before extending westward along Jersey Street to LaSalle Park. The Study Area boundary continues northward across Porter Avenue and then parallels the western boundary of the Interstate 190 (I-190) right-of-way northward to a point where it makes a right-angle turn eastward to connect with the intersection of Prospect Avenue and Niagara Street. For some environmental concerns (e.g., air quality, noise, socioeconomics) the Study Area (see Figure 4-2) was enlarged to ensure that the full areal extent of potential effects of the Build Alternatives would be considered.
Figure 4-1 – Project Location

NY Gateway Connections Project
Project Location
S'ie County, New York

Ecology and Environment Inc., 2012
Chapter 4 describes the affected environment and provides an evaluation of the social, economic, and environmental effects associated with the Project, which includes the construction and operation of the proposed new ramps to the U.S. Peace Bridge Plaza (Plaza), the removal of Baird Drive through Front Park, and the alterations to Porter Avenue (Build Alternative). The primary objectives of the Project are to provide direct access from the Plaza to the northbound I-190, redirect through traffic from Front Park, remove Baird Drive, and replace the Porter Avenue Bridge over I-190.

As detailed in Chapter 3, the Build Alternative presented in this Final EIS (FEIS) was developed to: (1) minimize adverse effects; (2) incorporate community and agency feedback into the design elements of the Project; and (3) add certain features to improve the aesthetic qualities of Front Park after the removal of Baird Drive. The Build Alternative provides for enhanced connectivity between the Niagara River waterfront, Front Park, and the adjacent neighborhood.

Mitigation measures determined to be necessary to avoid, minimize or compensate for adverse effects, will be incorporated during the Project’s final design and are presented in the respective sections below. The approach taken by the lead agencies throughout the process has been to avoid adverse effects to the extent practicable while continuing to achieve the Project’s stated purpose and need (see Chapter 2).

4.2. Social

The Project is located on the western edge of the West Side neighborhood of Buffalo, New York. Residential development began in this neighborhood in the 1850s, and today it is composed of a mix of residential, commercial, and industrial uses (see Figure 4-3). The Project Area is separated from the residential neighborhoods by Busti Avenue to the east and Porter Avenue to the south. To the west of the Project Area are the Black Rock Canal and other non-residential properties bordering the Black Rock Canal (e.g., West Side Rowing Club) along Rotary Row to the north of Porter Avenue and DAR Drive to the south of Porter Avenue. The Plaza lies directly to the north of the Project Area. In accordance with NEPA regulations, the EIS discusses social considerations that are interrelated with economic, natural, and physical effects of the project. The EIS does not include an assessment of the social considerations that are independent of this action.

The following sections discuss the existing conditions within the Project Area relative to the land use, the character of the adjacent neighborhoods, the demographics of the population living within the neighborhoods, and community facilities. The NY Gateway Connections Project will have a positive effect on the social and economic character of the Project Area through the reduction in cross-border traffic’s use of local city streets and improve access to local recreational features within the West Side of Buffalo.
4.2.1. Land Use

Existing Conditions
The neighborhood area surrounding the Project Area is almost entirely developed, with open space limited to designated park land and other smaller green spaces. High- to moderate-density residential areas exist throughout most of the Study Area with commercial establishments limited mostly to Porter Avenue and Niagara Street (see Figure 4-3).

The City of Buffalo approved a comprehensive plan in 2006 to guide its development (COB, 2006). The Project is located within the West Side Planning Neighborhood, one of eleven planning communities throughout the city. The West Side community consists of dense residential areas interspersed with small commercial establishments and some older industrial developments along the major thoroughfares (e.g., Niagara Street). The Study Area encompasses a wide variety of zoning designations with the predominant zoning surrounding the Project Area being R3 dwelling (residential). Permitted uses include, but are not limited, to single-, double-, and multi-family residential units; churches, not-for-profit uses and schools; and colleges, hospitals, and accessory uses or structures. Niagara Street contains several scattered local business districts, including the C1 business district (between Rhode Island Street and Massachusetts Avenue) and the CM general commercial district (to the northeast, beyond the Study Area). Permitted uses in the C1 district include all uses permitted in the residential districts, including apartments/hotels, room and boarding houses, offices and clinics, funeral homes, day nurseries, neighborhood retail businesses and services, banks and offices, restaurants, and public parking and accessory uses or structures. Permitted uses in the CM general commercial district include banks, business and professional offices; restaurants, contracting shops, passenger terminals/stations, and manufacturing and processing businesses; car washes; warehousing and accessory uses or structures; and dry cleaning shops, automobile repair shops, veterinary hospitals, and laboratories. The areas west of I-190 that run along the Niagara River are zoned M1 (light industrial). Uses permitted in this district include all uses permitted in a metal working shop, and concrete products manufacturing.

Properties fronting on Busti Avenue between Massachusetts Avenue to the north and Porter Avenue to the south, and on Porter Avenue from Fourth Street to Seventh Street, are in an area designated as the Porter-Busti Special Zoning District (PB). Compatible with the district’s gateway role, as defined in Section 511-62 of the City of Buffalo Charter and Code, the PB district was formed “to create an economic climate which will foster the proper commercial growth and development along Porter Avenue,” while protecting against possible commercial overdevelopment in a densely populated residential neighborhood. This district aims to alleviate existing traffic problems and helps to keep the traffic from increasing on adjacent residential streets. It is the area designated as the PB district that lies immediately adjacent to the Project Area.
Figure 4-3 – Land Use

NY Gateway Connections Project
Land Use in the Project Study Area
Erie County, New York

SOURCE: Erie County Department of Environmental and Planning 2013
The City of Buffalo is currently in the process of developing a new Green Code that will include a new land use plan and zoning ordinance that builds upon Buffalo’s Comprehensive Plan (COB, 2012). This form-based code will replace the existing zoning plan that was developed in 1951. The new code will include a set of standards to guide development based on place-based character rather than specific land uses. The Draft Green Code, though not yet adopted by the City of Buffalo, identifies the West Side as an Urban Center neighborhood and as one of Buffalo’s oldest neighborhoods, characterized by small, densely packed residential lot sizes and scattered, walkable commercial establishments.

The City of Buffalo Local Waterfront Revitalization Program (LWRP), drafted in 2007 but not officially adopted by the City, addresses land use policies near the Project Area (COB 2007). The Project Area is contained within Sub-Area 2 – Central/Downtown Area. This Sub-Area includes the upstream portion of the Niagara River from the border crossing extending south along the Lake Erie shoreline and the mouth of the Buffalo River. This Sub-Area encompasses the neighborhood to the north of Porter Avenue and west of Niagara Street. The City intends this Sub-Area to be a major regional attraction and center for tourist activities.

The Draft LWRP states that “the redevelopment of the Peace Bridge Plaza, which is a key node in the waterfront transportation system, should be aimed at improving overall traffic flow between the U.S. and Canada, as well as enhancing shared-border management, establishing the area as a gateway for the City and region, and improving connections between the surrounding parkland and nearby residential neighborhoods.”

Effects

No Build Alternative
The No Build Alternative would continue to conform to existing and proposed zoning, but would not address traffic concerns.

Build Alternative
The Build Alternative is consistent with and would have no effect on existing zoning and zoning under the Draft Green Code. Properties along Porter Avenue and Busti Avenue are zoned as Porter-Busti District. The neighborhood in the Study Area is a mix of neighborhood retail business and multi-family dwellings, including converted homes and apartment buildings. Consistent with the goals of the Porter-Busti District, the Build Alternative would help to reduce the use of residential neighborhood streets by border-crossing traffic and facilitate the flow of traffic to and from the Plaza.

Based on the Draft Green Code, the neighborhood within the Study Area would be identified primarily as Restricted Urban Center-Restricted (compact area generally restricted to residential), along with some Retail Strip zoning along Porter Avenue. The Project Area is identified as Transportation Corridor, and Front Park is designated as Open Space. The Draft Green Code indicates that retail parcels along Porter Avenue may be transitioned to Urban Center-Pedestrian (traditional mixed-use streets with pedestrian-scale ground floor frontages). The Draft Green Code calls for efforts to improve traffic flow through the border crossing while minimizing effects on Front Park and the surrounding neighborhood (COB, 2012).
The Build Alternative would remove Baird Drive, enhancing neighborhood connectivity to Front Park.

The Build Alternative is consistent with the policies of the City of Buffalo’s Draft LWRP.

### 4.2.2. Neighborhoods/Community Cohesion/Residential Displacements

**Existing Conditions**

A number of factors affect the cohesion and character of neighborhoods. The presence of public facilities and service providers are positive factors that contribute to a sense of community. The vitality of local businesses and employment opportunities exert a strong influence on community cohesion. The city has a number of attractive, stable, well-built neighborhoods, but some neighborhoods have experienced loss of population and deterioration during the past 10 to 20 years. The loss of jobs in the city, out-migration to the suburbs and beyond, and the increase in individuals and families living below the poverty line and depending on social assistance have contributed to these trends. In recent years the City has set up the Good Neighbors Planning Alliance and established “Comprehensive Code Enforcement Areas” as part of a “Livable Communities Initiative,” to help focus efforts to improve local housing and neighborhood programs. The U.S. Department of Housing and Urban Development (HUD) Hope VI project is an example of the efforts being put forth to revitalize the Lower West Side of Buffalo (COB 2006). As a result of these efforts the West Side neighborhood exhibits a high level of cohesion, with a strong sense of community and broad ethnic diversity.

**Effects**

**No Build Alternative**

The No Build Alternative would have a continuing, long-term negative effect on the overall character of the local neighborhood immediately adjacent to the Project Area by continuing the use of local roads by interstate traffic and limiting access to Front Park.

**Build Alternative**

The Build Alternative would have no adverse effect on community cohesion because it would not result in the acquisition of residential property, division or isolation of neighborhoods, or disruption or alteration of any existing community service boundaries (i.e., school districts, police, or fire districts). Right of Way acquisition of any non-residential property (publically or institutionally owned) will be done in compliance with the NYSDOT ROW Manual, Uniform Act, and 49 CFR 24.

### 4.2.3. Social Groups Benefited or Harmed/Environmental Justice Populations

**Existing Conditions**

Prior to conducting the Environmental Justice (EJ) analysis, the Project Team consulted with U.S. Environmental Protection Agency (EPA) Region 2 EJ staff on June 3, 2013, to determine the extent of the Project’s EJ Study Area. The EJ Study Area was expanded beyond the Project Area to match the larger Air Quality Study Area *(see Figure 4-4)* and represents the maximum extent to which effects from this Project would be experienced. Additional EJ-specific conference calls with NYSDOT Region 5 Title VI of
the Civil Rights Act of 1964 (Title VI) Coordinator and FHWA were held on June 26 and July 1, 2013, to confirm that the demographic data obtained from the 2010 U.S. Census and updated with data from the 2011 American Community Survey with regards to languages spoken accurately represented the minority and low-income population living in and immediately adjacent to the EJ Study Area. The NYSDOT Region 5 Title VI Coordinator provided specific information on the several immigrant communities (i.e., Burmese and Somali) living in the West Side neighborhood. Both communities were determined to be located outside the EJ study area (defined in Figure 4-4) and are located several blocks from the Project Area. The NYSDOT Region 5 Title VI Coordinator also identified three specific West Side organizations that could help to adequately distribute information within the local community – Hispanics United, West Side Services, and the Buffalo Immigrant and Refugee Empowerment Coalition. Both Hispanics United and West Side Services had previously been provided with Project-related information. Buffalo Immigrant and Refugee Empowerment Coalition, which had not previously been included on the Project’s information distribution list, was immediately added to the distribution list. Thus, all three organizations were directly invited to the public meetings and to participate in the public involvement process.

The EJ Study Area extends eastward to Fargo Avenue and southward to Pennsylvania Street. The census blocks within EJ Study Area are shown in Figure 4-4. For the analysis of income and poverty levels, Census Block Group data were reviewed from an even broader area than this EJ Study Area. Income data from the Year 2010 Census is available for Block Groups and not for the individual Census Blocks, thus Census Block Group data were used to evaluate effects on low-income populations. Any census block group fully or partially within the previously determined EJ Study Area was analyzed. For comparison purposes, the analysis considered Erie County, the City of Buffalo, and Census Tract 70 as whole entities as they completely encompass and extend well beyond the limits of the Project Area and the EJ Study Area. Data from the 2010 U.S. Census show that the demographics of Census Tract 70, within which the Project Area entirely resides, are similar to that of the EJ Study Area, although there is some variation when comparing data from individual block groups and blocks.

As shown in Table 4-1, approximately 49% of the population within the EJ Study Area is white, which is comparable with the population of the city of Buffalo as a whole (50%). The next largest racial groups in the EJ Study Area include African Americans (21.9%) and other races (17.2%). These percentages are similar to the population within Census Tract 70 but different from the rest of the city of Buffalo, where African Americans comprise 38.6% of the total population and other races account for 3.9% of the citywide population. Individuals reported as Two or More Races account for 4.2% of the EJ Study Area population, 4.0% of Census Tract 70 and 3.1% of the city-wide population. The percentage of Asians in the EJ Study Area (6.5%) is less than in Census Tract 70 (8.2%) but double the percentage reported within the city (3.2%). Native Hawaiians and Other Pacific Islanders accounted for less than 1% of the total population in the EJ Study Area, Census Tract 70, and city-wide. The ethnic Hispanic population, which includes multiple races, comprises less than 37% of the population within the EJ Study Area and over 40% of Census Tract 70 as a whole, as compared to 10.5% of the City of Buffalo’s total population.
Figure 4-4 – Environmental Justice Study Area
Table 4-1 – Race and Ethnicity Data for Project Study Area

<table>
<thead>
<tr>
<th></th>
<th>Erie County</th>
<th>City of Buffalo</th>
<th>Census Tract 70</th>
<th>Project Study Area&lt;sup&gt;1&lt;/sup&gt;</th>
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<tbody>
<tr>
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<td>Percent</td>
<td>Total</td>
<td>Percent</td>
</tr>
<tr>
<td>Total Population</td>
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<tr>
<td>Race</td>
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<td></td>
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<td>41,731</td>
<td>4.5</td>
<td>27,519</td>
<td>10.5</td>
</tr>
</tbody>
</table>

Source: 2010 U.S. Census.

1 Includes Block Groups listed which abut the Study Area or are adjacent to blocks abutting the Study Area (see Figure 4-4).

2 Hispanic or Latino refers to an ethnicity and language, not race therefore population total overlaps with the race.

Executive Order 12898, *Federal Action to Address Environmental Justice in Minority Populations and Low-Income Populations*, February 11, 1994, requires Federal Actions to include an evaluation of any disproportionately high or adverse effects on minority and low-income populations. Additionally, U.S. DOT Order 5610.2(a), *Actions to Address Environmental Justice in Minority Populations and Low-Income Populations*, May 2012, sets forth the U.S.DOT policy to consider EJ principles in all U.S.DOT programs, policies and activities. The Council on Environmental Quality (CEQ) has issued guidance to federal agencies on the terms used in Executive Order 12898 and states that a minority population should be identified where either: (1) the minority population of the affected area is greater than 50%, or (2) the minority population percentage of the affected area is meaningfully greater than the minority population percentage in the general population or other appropriate geographic area of analysis (CEQ 1997). For the purposes of this EJ analysis, the terms “minority community” and “EJ population” are synonymous with the term “minority population.” The 2010 Census data for the following geographic areas were used to analyze effects of the Project with respect to minority populations:
- Erie County;
- The city of Buffalo;
- Census Tracts 69.01, 69.02, 70, 71.01, 71.02, 72.02; and
- All individual Census Blocks making up the EJ Study Area (see Figure 4-4 for Census Blocks included in the EJ Study Area).

Table 4-2 shows the racial and ethnic compositions of the individual Census Tracts and Census Blocks in the EJ Study Area. To provide regional context, the same indicators are presented for the City of Buffalo and Erie County. Four of the six Census Tracts have a non-white population in excess of 50%. All six Census Tracts have an ethnic Hispanic population greater than 24.6% compared to the City (10.5%), as a whole.

The racial distribution in the EJ Study Area as a whole is similar to that of the entire City of Buffalo; however, variation exists among individual Census Blocks. Twenty-two of the 53 Census Blocks encompassed by the EJ Study Area are uninhabited. The racial makeup of the population within the remaining 31 Census Blocks is varied, with non-white population ranging from 3.4% (Block 2006 of Census Tract 69.02) to 78.8% (Census Block 4005 in Census Tract 71.01) (see Table 4-2 and Figure 4-4).

Twenty of the populated individual Census Blocks within the EJ Study Area have racial minority of greater than 50%, similar to the same indicator for the City of Buffalo (49.6%). Ten of these 20 Census Blocks have between 50.5 and 59.0% minority populations. The remaining 10 Census Blocks of the 20 have a minority population ranging from 60.6 to 78.8%. Two of the 20 Census Blocks with higher than 50% minority populations (Census Blocks 2011 and 2013) are situated along the south side of Porter Avenue and immediately adjacent to the Project Area. All of the remaining 18 Census Blocks are separated from the Project Area by at least one or more city blocks.

Four of the seven Census Blocks located along Busti Avenue and Porter Avenue immediately adjacent to the Project Area have minority populations ranging from 43.9 to 9.1%. The seventh Census Block (Block 2014) is vacant land.

The Hispanic population makes up greater than 50% of the total population in 12 of the 31 populated Census Blocks within the EJ Study Area (see Figure 4-5). An additional 13 Census Blocks have greater than 20% Hispanic population. These numbers compare to a city-wide Hispanic population estimated at 10.5%. Six populated Census Blocks adjacent to the Project Area along Busti Avenue and Porter Avenue have ethnic Hispanic population percentages in excess of 20% (Census Block 2011 has a 55.8% ethnic Hispanic population and Census Blocks 2010, 2011, and 2012 of Census Tract 70 have between 20.3 and 46.2% ethnic Hispanic populations).
<table>
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<tr>
<th>Geographic Unit</th>
<th>Total Population</th>
<th>White&lt;sup&gt;1&lt;/sup&gt;</th>
<th>Total Non-White Population&lt;sup&gt;2&lt;/sup&gt;</th>
<th>Hispanic or Latino&lt;sup&gt;3&lt;/sup&gt;</th>
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</thead>
<tbody>
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<td></td>
<td>Total</td>
<td>Total</td>
<td>Percent</td>
<td>Total</td>
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<tr>
<td>New York State</td>
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<td>Census Tract 69.01</td>
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<tr>
<td>Census Tract 69.02</td>
<td>3,948</td>
<td>2,135</td>
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<td>Block 2004</td>
<td>172</td>
<td>113</td>
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<td>White</td>
<td>Total Non-White Population</td>
<td>Hispanic or Latino</td>
</tr>
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<td>----------------</td>
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<td>Percent</td>
<td>Total</td>
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<td>69.9</td>
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<td>Block 3009</td>
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<td>124</td>
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<td>1,930</td>
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<td>2,025</td>
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</tbody>
</table>

Source: 2010 U.S. Census.

1. Reported as one race
2. Includes Black or African American; Asian; American Indian or Alaskan Native; Native Hawaiian or Other Pacific Islander; Some Other Race Alone; and Two or More Races.
3. Hispanic or Latino refers to an ethnicity and language, not race therefore population total overlaps with the race.
4. Includes Block Groups listed which abut the Study Area or are adjacent to blocks abutting the Study Area (See Census Tract Map).
Figure 4-5 – Distribution of Ethnic Hispanic Populations within the Project Study Area
As mentioned above, income data from the Year 2010 Census is available for Block Groups and not for the individual Census Blocks, thus Census Block Group data were used to evaluate effects on low-income populations (see Figure 4-6). The seven Block Groups included in Table 4-3 encompass all of the Census Blocks in the EJ Study Area as well as additional blocks just outside of the EJ Study Area. According to the 2010 Census, the median household income ranged from $11,465 (Block Group 4, Census Tract 71.01) to $34,905 (Block Group 1, Census Tract 72.02). Census Tract 70, which includes 77.5% of the Census Blocks in the EJ Study Area, had a median household income of $21,223. Block Groups 2 and 3 in Census Tract 70 are adjacent to the Project Area and had median incomes of $28,239 and $28,750, respectively.

### Table 4-3 – Income and Poverty Levels

<table>
<thead>
<tr>
<th>Geographic Unit</th>
<th>Median Household Income</th>
<th>Population for Whom Poverty is Determined</th>
<th>Percent of Population Below Poverty Level</th>
</tr>
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</tr>
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</tr>
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</tr>
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<td>18.1</td>
</tr>
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<td>56.3</td>
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<tr>
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</tr>
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<td>Block Group 1</td>
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<tr>
<td>Income Study Area¹</td>
<td>n/a</td>
<td>7,415</td>
<td>35.5</td>
</tr>
</tbody>
</table>

Source: U.S. Census Bureau 2010.

¹ Includes above Census Block Groups.
Figure 4-6 – Income Levels by Block Groups

New York Gateway Connections Improvement Project to the U.S. Peace Bridge Plaza
The percentage of individuals below the poverty level, as defined by the U.S. Department of Health and Human Services (see [http://aspe.hhs.gov/poverty/14poverty.cfm](http://aspe.hhs.gov/poverty/14poverty.cfm)), varied among the Census Blocks and correlated with median income. Approximately 35.5% of the population living within the Block Groups studied was below the poverty level, which is similar to the City of Buffalo’s poverty rate of 30%. Block Group 1 of Census Tract 72.01 had a 12.8% poverty rate. Block Group 4 of Census Tract 71.01 had the highest poverty rate of Census Tract 71.01, with 82.4% of the population reporting incomes below the poverty level. Two of the seven Block Groups have greater than 50% of the population living below the poverty level (Block Group 4 of Census Tract 71.01 and Block Group 4 of Census Tract 69.02). Both of these Block Groups are located a minimum of one block from the Project Area. Three block groups have a reported percentage of the population living below the poverty level ranging between 43.8% and 48.3% (Block Groups 1, 2, and 3 of Census Tract 70). Block Groups 2 and 3 of Census Tract 70 encompass the seven Census Blocks immediately adjacent to the Project Area. The remaining two Block Groups (Block Group 1 of Census Tract 72.02 and Block Group 2 of Census Tract 69.02) have a poverty rate of 18.1% or lower.

The percentage of individuals living within Block Groups 2 and 3 of Census Tract 70 that are below the poverty level is 47.1% and 43.8%, respectively. The median household income in these two Block Groups ranges from $28,239 to $28,750 or 4.0% to 6.0% less than the City’s median income of $30,043.

This EJ analysis finds that the majority of Census Blocks within the EJ study area are considered EJ and/or minority communities since the minority population of 20 out of 31 populated Census Blocks are identified as having a minority population greater than 50%. In addition, 25 of the 31 populated Census Blocks are identified as having an EJ community with respect to the Hispanic population. The majority of the Census Block Groups analyzed (five out of seven) are considered EJ communities based on poverty by comparing the level of poverty in the identified Census Block Groups with that of the community of comparisons (the City of Buffalo). Two of these Census Block Groups also have a poverty level over 50%.

**Effects**

**No Build Alternative**

The No Build Alternative would not result in any changes to effects on the local minority or low-income populations on the West Side of Buffalo because there would be no changes to the access routes to the existing Plaza. Minority and low-income populations would not benefit from a potential reduction in local traffic and/or improved access to Front Park under the No Build Alternative. This alternative would not affect the local population, and no disproportionately high or adverse effects on low-income populations would be experienced.

**Build Alternative**

Although the EJ analysis has confirmed the presence of EJ communities within the EJ study area, as described in various sections of this FEIS, the Project would not result in significant adverse effects. Therefore, the Build Alternative would not disproportionately adversely affect the racial or ethnic populations of the adjacent neighborhoods; nor would it involve the taking of any residential properties or
expansion of the current traffic pattern within the neighborhood adjacent to the Project Area. Improvements to the signaling and establishment of improved access to both Front and LaSalle Parks and the waterfront results in beneficial effects to the population living within the EJ Study Area.

The Build Alternative would not increase the amount of traffic entering the Plaza and would result in less traffic exiting the Plaza through the immediate neighborhood (Baird Drive to Porter Avenue). As described in applicable sections throughout this FEIS, the Build Alternative would result in no adverse effect to historic properties, no perceptible change to noise levels compared to existing conditions, no exceedance of the particulate matter National Ambient Air Quality Standards, and lower mesoscale air pollutant emissions compared to the No Build Alternative. The Build Alternative would reconnect an isolated portion of Front Park to the greater park area, provide improved bicycle and pedestrian accommodations and improve connectivity among local parks and the waterfront. Thus, the Build Alternative would have no adverse effect to the EJ population within the Study Area.

Public Outreach
Consistent with NYSDOT’s commitment to Title VI of the Civil Rights Act of 1964 and Executive Order 12898 regarding EJ, extensive efforts were made to provide minority and low-income communities with meaningful access to public information and involve the public in the development of reasonable alternatives. This section summarizes public outreach efforts throughout the EIS process.

Notifications were placed in local newspapers starting on May 28, 2012, to invite the public to participate in the public scoping phase of the Project. Postcards and invitations were provided to stakeholder groups and individuals on the Project mailing list and a notification appeared in the newspaper La Ultima Hora in both English and Spanish on June 6, 2013. Additional outreach included the distribution of 400 meeting notification flyers within the EJ area and surrounding communities.

During the scoping phase, NYSDOT held a Public Scoping Meeting, a separate public outreach meeting, and meetings with individual or small groups of stakeholders. The Public Scoping Meeting held at D’Youville College in Buffalo on Tuesday, June 11, 2013, was an early opportunity for the public to become directly involved with the development of Project alternatives and the environmental impact review process. The meeting included presentations and informational displays as well as handouts in both English and Spanish. Project representatives were on hand to explain the Project, answer questions and receive comments from the public. Spanish language and sign language interpreters were present and available to interpret as necessary. Members of the public were able to give written comments or dictate their comments to a stenographer on the scope of the Project and to suggest reasonable alternatives for consideration in the DEIS.

A separate public outreach meeting targeted to the Spanish-speaking community and other local residents was held at the Belle Center in Buffalo on Tuesday, July 2, 2013. Similar presentations about the Project were made and Spanish language and sign language interpreters were present and available. Informational displays and handouts were provided in both English and Spanish. Opportunities to provide comments and ask questions by the public were also available.
To allow additional opportunity for comment, the scoping comment period, which began on June 11, 2013, was extended from July 11, 2013, to July 22, 2013. As a result of the scoping phase, and coordination with the Project’s Cooperating and Participating Agencies, the replacement of the Porter Avenue Bridge over I-190 was added as a Project objective.

Following scoping, the DEIS was prepared to assess the environmental effects of the Project consistent with NEPA. A Public Informational Meeting was held at the Connecticut Street Armory on October 15, 2013, to inform the public of the Project's status and proposed modifications to the Project’s design. Prior to the meeting, outreach to invite the public and interested stakeholders took place in the form of newspaper notifications, mailings, an email blast and flyers/postcards. All of these materials were available in both Spanish and English. In addition, 490 flyers and 43 posters were distributed both in English and Spanish to 25 key locations in the EJ area and surrounding communities. The meeting itself included presentations, informational displays, and handouts in both English and Spanish, Spanish language and sign language interpreters, and opportunity for public comments and questions.

The notice of availability (NOA) of the DEIS was published on November 29, 2013, in the Federal Register, which began the public comment period. The DEIS was distributed to federal, state, and local government agencies, and made available for review at the local public library, at the main library, at City Hall, and at the NYSDOT Regional Office, as well as on the project website. In addition, copies of the DEIS were provided to individuals upon request. A Public Hearing was held at the Connecticut Street Armory on December 18, 2013, at which individuals were offered the opportunity to provide oral and written comments on the findings of the DEIS. Again, outreach for this meeting included newspaper notifications, mailings, an email blast and flyers/postcards. All of these materials were available in both Spanish and English. In addition, 490 flyers and 43 posters were distributed both in English and Spanish to 25 key locations in the EJ area and the surrounding area.

The presentation and other materials at the DEIS Public Hearing were translated into Spanish and interpreters were available to interpret oral comments. In addition, a Language Line service was available to provide interpretative services in 35 languages. An “I speak” card allowed a person to identify which of the 35 languages he or she spoke; the appropriate translations could then be provided through a phone service. Table 4-4 identifies the languages available through the “I speak” service.
Table 4-4 – Languages Available through “I speak” Translating Service

<table>
<thead>
<tr>
<th>Language</th>
<th>Language</th>
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</thead>
<tbody>
<tr>
<td>Albanian</td>
<td>Hindi</td>
</tr>
<tr>
<td>Arabic</td>
<td>Italian</td>
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<td>Bengali</td>
<td>Karen</td>
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<td>Fukienese</td>
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<td>Hebrew</td>
<td>Yiddish</td>
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<tr>
<td></td>
<td>Vietnamese</td>
</tr>
</tbody>
</table>

FHWA and NYSDOT’s initial 45-day public comment period for the DEIS was later extended to 60 days and ended on January 28, 2014, in order to provide ample time for the affected community to comment on the DEIS. A total of 100 people attended the Public Hearing. At the meeting, 21 individuals provided oral comments and nine individuals provided written comments. During the comment period on the DEIS, FHWA and NYSDOT received 21 oral and 45 written statements (in the form of transcripts, letters and emails) from elected officials, public agencies, interested groups, and individuals. The comment letters, emails, and comment forms as well as the transcript of the Public Hearing are provided in Appendix M.

To provide a comprehensive review opportunity, the FHWA and NYSDOT have established a 30-day public comment period on this FEIS. While not required by law, this comment period provides the public with an additional opportunity to submit substantive comments before FHWA and NYSDOT complete the environmental review process. During this comment period, two community open houses will be held on April 9 and 10, 2014 at locations within the neighborhood immediately adjacent to the Project Area to provide opportunities for interested stakeholders to discuss the Project and ask questions of Project team representatives. Invitations and notification of these community open houses will be translated into Spanish, Karen, Somali, Arabic, Burmese, and Nepali. Flyers advertising the community open houses in these six languages will be distributed door-to-door throughout the EJ Study Area in advance of the workshops. Flyers also will be available at local councilmembers’ offices and at locations of key...
organizations providing services to EJ populations and other residents of the West Side, such as the International Institute of Buffalo, the Belle Center, and the West Side Community Services Center. In addition to the “I speak” function, which will be available at these community open houses, Spanish, Karen, Somali, Arabic, Burmese, and Nepali interpreters will be available at both open houses to interpret for attendees on site. Additional details about these efforts are provided in Appendix J – Project Coordination.

In addition to active public outreach, the Project website (https://www.dot.ny.gov/nygateway) was established during the scoping phase of the Project and has been maintained and updated regularly throughout the EIS process. Information on the website has included the Project description and status, the Project Coordination Plan, meeting notifications and materials in both English and Spanish, and Project documents.

4.2.4. Community Facilities and Services

Existing Conditions
Only one Buffalo public school is located within the Study Area: School No. 3 (D’Youville Porter Campus), located on the southwest corner of Niagara Street and Porter Avenue. Two Buffalo public schools are located within approximately 0.5 mile of the Project Area and outside of the Study Area: School No. 18 (Dr. Antonia Pantoja Community School of Academic Excellence), located two blocks east of Niagara Street on Hampshire Street between Fargo Avenue and West Avenue; and School No. 212 (Leonardo da Vinci High School), located at the corner of Fargo Avenue and Porter Avenue. The former School No. 49, located on Vermont Street between Fargo Avenue and West Avenue, has been converted into the West Side Community Center.

The Study Area is characterized as predominantly urban residential, with a scattering of small commercial establishments providing a variety of services to local residents. Police and fire services are readily available, although no police stations or fire houses are located within the Study Area. The Study Area lies within District B of the Buffalo Police Department, and the district station house is located at 695 Main Street. Fire Department services for this neighborhood are provided primarily through a fire house located at 500 Rhode Island Street, approximately 1 mile from the Study Area, and a second fire house located at 376 Virginia Avenue, approximately 1.1 miles from the Study Area.

The Hutchinson Chapel, a former religious facility within the Study Area, was part of the former Episcopal Church Home. The Chapel was de-consecrated by the Episcopal Church in 2005, and the Church Home complex formally closed in the fall of 2005 when its last residents were relocated to other facilities throughout the western New York region. There are no public health facilities for local residents inside the Study Area.

A discussion of the parks and recreational facilities located within the Study Area can be found in Section 4.4.12 of this FEIS.
Effects
No Build Alternative
The No Build Alternative would not affect any community facilities or services because there would be no changes in the existing conditions within the Study Area.

Build Alternative
The Build Alternative would have no effect on community facilities in the Study Area as no facilities would be acquired or have their access disrupted as part of this Project. This Project would have no effects on schools or their enrollment.

The Project would have no permanent effect on local police, fire protection, or ambulance services. Localized short-term delays to motorists traveling on roadways adjacent to the Project Area may result from associated construction activities. Construction activities would avoid peak traffic flows to minimize the effect on adjacent roadways. However, access to all residences and commercial establishments would be maintained at all times throughout the construction period, and normal response times would be maintained. Following construction of the Build Alternative, fire and police services and response times would be the same as prior to construction.

4.3. Economic
Existing Conditions
For the purposes of this analysis, the Project’s region has been defined as the Buffalo-Niagara Falls, New York, Metropolitan Statistical Area (MSA), which includes all of Erie and Niagara counties, including the City of Buffalo and the City of Niagara Falls. This region is where a majority of the construction expenditures needed to complete the Project are expected to be made and is, therefore, the area where the positive economic effects associated with construction are likely to occur. Local businesses and the business district are defined as those establishments located within the Study Area.

The Buffalo-Niagara Falls MSA is the second largest economic region in New York State, with an estimated 579,813 persons in the labor force in 2011. The educational services and health care and social assistance sector is the largest single employment sector in the region, employing an estimated 148,378 workers, or approximately 28.1% of the employed labor force. Other large employment sectors in the region include the retail trade sector, which employs 62,527 workers, or 11.8% of the employed labor force, and the manufacturing sector, which employs 55,519 workers, or 10.5% of the employed labor force. In contrast, during the same time period (2011), the construction sector employed 23,068 workers, or only 4.4% of the employed labor force (U.S. Census Bureau n.d.).

For the Buffalo-Niagara Falls MSA, the median household income in 2011 was $47,081 and the per capita income for the region was estimated to be $26,444. Approximately 14.8% of the total population in the Buffalo-Niagara Falls MSA had incomes that fell below the poverty level (U.S Census Bureau n.d.).
Businesses located in the local Study Area are concentrated primarily along Porter Avenue between Columbus Parkway and Busti Avenue, and along Niagara Street between Hampshire and Vermont Streets. The businesses located on Porter Avenue include a Burger King restaurant, a Mobil gas station, and an ice cream/custard stand. Businesses located on Niagara Street within the Study Area include a dental office, hair dressers/barbers; car care facilities; a party store; a pizza restaurant; convenience stores and several delis and ethnic markets. In addition, a restaurant supply store is located on Rhode Island Street near Niagara Street.

Effects

No Build Alternative
The No Build Alternative would have no effect on the economy of the Buffalo-Niagara Falls MSA. The Project would not be built; therefore, no additional construction expenditures would be made in the region and no additional employment or income would be generated in the regional economy. Businesses within the Study Area would not be affected by any changes in local traffic patterns, which would remain the same. Therefore, incidental sales associated with cross-border traffic using Porter Avenue and along Niagara Street would remain unchanged.

Build Alternative
The Project has the potential to have minor, short-term, positive economic effects on the local and regional economies if local workers and construction materials are used to construct the new entrance ramps and traffic layout. It has not yet been determined the extent of local construction workers or purchase of local construction materials that will be required during construction. However, it is anticipated that any local expenditures for the Project would have a positive effect on the local and regional construction industries and on local construction employment for the duration of the Project’s construction period. In addition to the direct expenditures and employment effects, the Project would have the potential to generate additional indirect economic benefits from the increased economic activity. A portion of the wages paid to construction workers would be expected to be spent locally, by workers who are recruited from the Buffalo-Niagara Falls MSA labor force. Furthermore, increased revenues resulting from the purchases of goods and services and letting of construction contracts would inject funds into the greater regional economy.

The Build Alternative proposes to serve the oversize vehicles which are served today, and additional coordination will continue with the PBA, NYSTA and the City of Buffalo to provide the necessary operations. Refer to Section 2.3.5.2. and Appendix G for a discussion on the ingress and egress of oversize vehicles at the Plaza.

As the overall demand for goods and services in the region increases, merchants may respond by increasing employment at their operations and/or purchasing more goods and services from their providers. These providers may then, in turn, increase employment in their establishments and/or spend a portion of their income in the region, thus “multiplying” the positive economic effects of the original increase in construction spending many times. These “multiplier” effects would continue on until all of the
original funds have left the region's economy through either taxes, savings, or through purchases from outside the region. Since construction expenditures are one-time in nature, the positive economic effects would be short-term in nature and would end not long after construction is completed.

In addition to the regional economic effects associated with construction expenditures, local shippers and haulers may experience minor positive economic effects as traffic delays are reduced due to the more efficient pattern of traffic entering and exiting the Plaza.

Effects on local businesses and the business district within the Study Area would be minimal. A slight reduction in cross-border traffic on Porter Avenue and Baird Drive may cause a slight reduction in sales volume at a few local establishments. The Mobil gas station and the Burger King restaurant, both of which are located at or near the intersection of Porter Avenue and Columbus Parkway, are the businesses most likely to experience any effect as a result of the proposed change in traffic patterns. However, this effect would be minor. Currently, an estimated 160 vehicles (trucks and cars) exit the Plaza via Baird Drive per hour to enter the City of Buffalo, while an additional 345 vehicles per hour from the local city streets enter the Plaza via Baird Drive. This Project would not lead to a change in the number of vehicles entering the Plaza via Porter Avenue. The vehicles utilizing Baird Drive would travel a few hundred yards further to the west on Porter Avenue and enter the Plaza via the new Ramp PN at the southwest corner of Front Park. Therefore, the same number of vehicles would still travel past these two establishments as they make their way to the new entrance ramp near the Porter Avenue Bridge over I-190. However, traffic exiting the Plaza would no longer be able to use Baird Drive, as they would be guided to either I-190 ramps to the north and south or Ramp C to access local streets. Therefore, 160 fewer vehicles per day would traverse Porter Avenue and have the opportunity to use either or both establishments if the Build Alternative were to be implemented, while a small portion of this traffic may stop to use these businesses.

A majority of the businesses located within the Study Area are either small neighborhood businesses that primarily serve local residents or are destination businesses, such as the Niagara Prime Restaurant Equipment Sales, whose customers come from throughout the region. Neither type of enterprise is likely to be substantially affected by the change in traffic volume as they do not rely on incidental drive-by customers for much of their business.

4.4. Environmental

4.4.1. Wetlands

Existing Conditions

An analysis consisting of a detailed desktop analysis combined with field verification confirmed that no wetlands exist within the Project Area. (see Figure 4-7). Therefore, Executive Order 11990 “Protection of Wetlands” does not apply to this Project.
The analysis and field verification indicates the closest National Wetland Inventory (NWI)-mapped wetlands are located approximately 1.5 river miles north (downstream) of the Project Area on Squaw Island. The four separately mapped wetlands are all mapped as PUBHx (i.e., palustrine, open-water, unconsolidated bottom, permanently flooded and excavated ponds). These four wetlands appear to be the result of topographic alterations resulting from landfill activities that have taken place on the island.

The nearest New York State Department of Environment Conservation (NYSDEC) regulated mapped wetland area is located upstream and within the Buffalo Outer Harbor at the Times Beach Nature Preserve, which is adjacent to the U.S. Coast Guard station, approximately 2.3 river miles south of the Project Area. The nearest NYSDEC-regulated mapped wetlands downstream of the Project Area are located approximately 4.1 river miles northward at the southern tip of Grand Island and are located within Beaver Island State Park. These wetlands are beyond the geographic limits of Figure 4-7.

**Effects**

**No Build Alternative**

The closest mapped wetlands are 1.5 river miles north of the Project Area and are within the Study Area; therefore, the No Build Alternative would have no effect on wetlands.

**Build Alternative**

The closest mapped wetlands are 1.5 river miles north of the Project Area and not within the Study Area. The Build Alternative would have no effect on wetlands.

### 4.4.2. Surface Waterbodies and Water Courses/Water Quality

**Existing Conditions**

No surface waterbodies or water courses are located within the Project Area (see Figures 4-2 and 4-7).

Two principal surface waterbodies are located west of and immediately adjacent to the Study Area. They are the New York State Barge Canal/Black Rock Canal (Black Rock Canal) and the adjacent Niagara River. Lake Erie, the dominant water body in the region, is upstream and approximately 2 miles south of the Study Area. The Black Rock Canal parallels the waterfront immediately to the west of the I-190 right-of-way and extends from the Buffalo Harbor northward to its single lock at Tonawanda Harbor. The Black Rock Canal is separated from the Niagara River by the man-made Bird Island Pier. Along the bluff containing the Plaza and Front Park, several small, intermittent seeps in the hillside flow into the swales paralleling the CSX railroad line. The drainage swales along the railroad line empty into the Black Rock Canal. The area below the bluff includes the railroad line and the I-190 right-of-way, which is immediately south and west of the Plaza and Front Park. The new Ramp D extending from the Plaza to northbound I-190 would be constructed in this area (see Figure 4-7).

The area around Front Park and the Plaza is densely developed and has an urban stormwater collection and containment system. The collection system within the Study Area discharges water into the City's
overall collection system for treatment at the Squaw Island treatment facility, which discharges the treated water into the Black Rock Canal.

Black Rock Canal. The Black Rock Canal and Lock provide a protected waterway for shipping and recreational vessels in the upstream portion of the Niagara River between Buffalo Harbor and Tonawanda Harbor. The southern terminus of the Black Rock Canal is located at the head of the Niagara River. The canal is 3.5 miles long and at least 200 feet wide at all points. Water quality in the Black Rock Canal is designated Class C by NYSDEC, indicating that the best use of these waters is for fishing. Sediments in the Black Rock Canal contain levels of organic and inorganic contamination that exceed the levels established by the USEPA and NYSDEC (USEPA 2013a).

Niagara River. The Niagara River is the main waterway connecting Lake Erie and Lake Ontario and forms part of the border between the United States and Canada. The river, which is part of the Niagara/Lake Erie drainage basin, is approximately 32 river miles in length and ranges from 110 to 2,200 yards in width. The Niagara River, a popular recreational area, has been designated as an Area of Concern (AOC) by the International Joint Commission (IJC) because of the historic shoreline development and modifications that have severely affected the water quality and availability and integrity of fish and wildlife habitats. The IJC, which was created by the United States and Canada, provides the two countries with a mechanism to cooperatively manage the waters that lie within each of the countries, and to protect them for the benefit of all citizens. The Niagara River AOC (U.S. side), located in Erie and Niagara counties in western New York, extends from Smoke Creek near the southern end of Buffalo Harbor, north to the mouth of the Niagara River at Lake Ontario. The AOC includes the Black Rock Canal, the Buffalo River, and several other Niagara River tributaries. Past municipal and industrial discharges, waste disposal sites, combined sewer overflows, and other point and non-point sources have been sources of contaminants to the Niagara River. Aquatic life living in the AOC have been impaired by toxic chemicals such as PCBs, mirex, chlordane, dioxin, dibenzofuran, hexachlorocyclo-hexane, polycyclic aromatic hydrocarbons (PAHs), and pesticides. Metals and cyanides in the sediment prevent open lake disposal of bottom sediments dredged from the river. Contamination originating from discharges within Lake Erie’s watershed contributes to effects in the Niagara River and Lake Ontario.

While contamination persists in the river’s sediments, water quality within the Niagara River generally meets New York State standards and guidance values for Class A - Special Waters (USEPA, revised March 4, 2003; www.epa.gov/glhpo/aoc; 6 NYCRR Part 701.4).

Effects

No Build Alternative
The No Build Alternative would not affect surface waterbodies, water courses, or water quality adjacent to the Project Area.

Build Alternative
The Build Alternative would not affect surface waterbodies, water courses, or water quality. Project-related construction activities and the planned redirection of traffic within the neighborhood adjacent to
the Project Area would not involve any actions affecting surface waterbodies, water courses, or water quality adjacent to the Project Area (i.e., there would be no excavations in or discharges to these waterbodies).

4.4.3. Wild, Scenic, and Recreational Rivers

The Niagara River is not a listed Wild, Scenic, or Recreational River. The Project would have no effect on a listed Wild, Scenic, or Recreational River.

4.4.4. Navigable Waters

The Study Area does not include the adjacent Black Rock Canal or the Niagara River, both of which are classified as navigable waterways. The Project would not affect navigable waters. Therefore, the Project would not require a Section 10 permit from the U.S. Army Corps of Engineers or a Section 9 Bridge Permit from the U.S. Coast Guard.

4.4.5. Floodplains

The Project Area is not located within an established floodplain. The Project would not affect floodplains. Executive Order 11988 “Floodplain Management” does not apply to this Project.

4.4.6. Coastal Zone Consistency Determination

Existing Conditions
In 1972, the federal government enacted the Coastal Zone Management Act (CZMA), which implements the federal Coastal Zone Management Program and provides the basis for protecting, restoring, and responsibly developing the nation’s coastal communities and resources. In 1981, in response to the CZMA, the New York State Legislature enacted Article 42 of the Executive Law, the Waterfront Revitalization of Coastal Areas and Inland Waterways Act, leading to the creation of the New York State Coastal Management Program (CMP). The CMP establishes the boundaries of the Coastal Area within which the CMP applies, describes the organizational structure to implement the CMP, and provides a set of statewide polices (articulated in Article 42 at Section 912) enforceable on all State and Federal agencies that manage resources and coordinate actions along the State’s coastline. Article 42 also offers local governments the opportunity to participate in the State’s Coastal Management Program on a voluntary basis. Localities are encouraged to prepare and adopt local waterfront revitalization programs (LWRP), which provide more detailed implementation of the State’s CMP.

The City of Buffalo has a draft LWRP that is aimed at restoring and revitalizing the deteriorated and underutilized areas along the City’s Lake Erie, Niagara River, and Buffalo River waterfronts. The City’s draft LWRP further develops the waterfront goals described in the City’s Comprehensive Plan. The LWRP states:
“The City would like to see the area surrounding the Peace Bridge Plaza revitalized as a gateway into the U.S., with the emphasis placed on rehabilitating Front and LaSalle Parks, Porter Avenue, and nearby housing. The redesign of the Peace Bridge Plaza is directly tied to these efforts, which are essential to revitalizing this area of Sub-area 2 as a better quality and better functioning public space. As identified in the City’s Waterfront Corridor Initiative, which is a companion effort with the LWRP, the area around the Peace Bridge is a vital node for activity. With the presence of two public parks (one of which provides direct access to the waterfront), the termination of Porter Avenue at the waterfront, and the adjoining mix of marine oriented uses at Cotter Point (an area that is also being improved), and the adjacent residential housing improvement efforts, this area is a prime and prominent location for improving tourism and linkages to the waterfront, creating a destination for public enjoyment, and generally strengthening the community.”

The Buffalo Corridor Management Project, also known as the Waterfront Corridor Initiative (WCI), was funded by a grant under the Transportation Equity Act for the 21st Century (TEA-21) and is intended to serve as the implementation management plan for the policies and projects identified in the draft LWRP. The WCI works to coordinate achievement of Buffalo’s overarching waterfront goals (access, environmental quality, economic development, neighborhood connection) with the need to provide efficient transportation through the waterfront corridor. The WCI and related planning documents identify the removal of Baird Drive from Front Park, and improvements to Porter Avenue, as primary goals for the West Side area.

**Effects**

**No Build Alternative**

The No Build Alternative would have no effect on existing conditions, and would not result in any improvements to the area. The local street system would continue to be used by interstate truck and auto traffic, and public access to the waterfront and the neighborhood’s parks would continue to be impeded by existing traffic patterns.

**Build Alternative**

The Project is federally-funded and the Project Area is located within the designated New York State Coastal Area (see Figure 4-7). The Project includes removal of Baird Drive from Front Park, reconnecting a total of 4.5 acres to the greater park area. This work is identified in and advances the community’s vision for the waterfront, the Niagara River Greenway, and the City’s system of Olmsted Parks. The proposed improvements to Porter Avenue would include the construction of a new shared-use path for pedestrians and bicyclists connecting Front Park to LaSalle Park and the Niagara River waterfront. Finally, the relocation and reconstruction of a portion of the Shoreline Trail (Riverwalk) would allow for an extension of the trail along the waterfront, providing additional public waterfront access.

The Project is consistent with the NYS coastal policies and the policies of the City of Buffalo’s Draft LWRP, and would help implement the waterfront revitalization goals identified in the companion planning initiatives identified and described above. As required by the NYS CMP, NYSDOT provided a Federal...
Aid Notification (FAN) and a completed Coastal Assessment Form (CAF) to the New York State Department of State (NYSDOS) (see Appendix F – Coastal Zone Consistency Determination). The CAF identified only one applicable coastal zone effect: Number 2(f) – “Will the proposed activity have a significant effect upon existing or potential public recreation opportunities?” As described, the Project improves public recreation opportunities in the designated Coastal Area by removing Baird Drive, adding 1.8 acres of green space, and facilitating pedestrian access to Front Park. In addition, a new shared-use path for pedestrians and bicyclists would be established on south side of Porter Avenue from Lakeview to provide a connection between Front Park and LaSalle Park, the waterfront, and the Shoreline Trail. NYSDOS provided a letter acknowledging that the Project meets the criteria for general consistency concurrence, and stating that it had no objection to the use of FHWA funds for this activity (see Appendix F – Coastal Zone Consistency Determination).

4.4.7. Groundwater Resources, Aquifers, and Reservoirs

Existing Conditions

The Study Area is located within the Lake Erie basin, which has a recharge area encompassing thousands of square miles. Local climatic conditions and variations in Lake Erie water levels heavily influence groundwater elevations. No primary, principal, or sole-source aquifers are located beneath the Study Area (NYSDOT 2007). Potable water is supplied to the Study Area by the City of Buffalo, New York. Due to the impervious nature of the existing paved roadways and the use of stormwater collection systems within the city, surface water runoff is generally prevented from seeping into the surface soils and affecting the groundwater quality. There are no reservoirs within or near the Study Area.

The groundwater regime within the Study Area is typical of those adjacent to open water (i.e., the groundwater elevation near the edge of the open water [Lake Erie/Niagara River] is very close to the elevation of the open water). In general, as the distance increases from the open water, the groundwater elevation rises with the topography. Based on monitoring wells previously installed as part of several past subsurface exploration programs for the Buffalo and Fort Erie Public Bridge Authority, groundwater in the Study Area was found to occur at depths ranging from 7.5 to 37 feet below ground surface.

Effects

No Build Alternative
The No Build Alternative would have no effect on groundwater resources.

Build Alternative
The Build Alternative would have no effect on groundwater resources. The impervious nature of the existing road surfaces and the existence of surface water collection and conveyance systems on both local streets and the planned ramps restrict the opportunity for surface water infiltration into the groundwater. Construction of the Build Alternative would not require upgrading or replacement of the existing stormwater collection system components. Additions to the existing stormwater collection system would be required for the new Ramp D to ensure that it is able to handle future storm events. As such,
there would be little, if any, opportunity for surface water to seep into the groundwater as a result of this Project.

4.4.8. Stormwater Management

Existing Conditions
During Project-related construction and post-construction periods, erosion, runoff, and sedimentation must be controlled to prevent adverse effects on topography, water quality and quantity, storm drainage systems/pathways, and existing or potential vegetation. Erosion and sedimentation effects associated with transportation infrastructure are caused primarily during construction, when soil is stripped of protective vegetation. Soil erosion can come about when open excavations, disturbed areas, and soil stockpiles are exposed to wind, the vertical force of rain, and stormwater runoff. Sedimentation occurs when water velocities decrease and suspended particles settle out, collecting in storm sewers and drainage ways.

Highways and other paved areas that vehicles use on a regular basis are a source of metal pollution. This pollution can have substantial effects on the local watershed and water resources. To estimate the effects the Project may have on surface water quality, both existing and future conditions were analyzed using the Toler Method Analysis as described in the FHWA’s Pollutant Loadings and Impacts from Highway Stormwater Runoff (FHWA 1990; see Appendix E – Water Quality).

Effects
Pollutants from vehicles, maintenance, and deposition of air emissions accumulate on the road surfaces. These pollutants are primarily moved from the road surfaces to surface waters by rainfall runoff and the melting of snow and ice. Although these contaminants have the potential to adversely affect the quality of surface water in the vicinity of the Project, these effects are minimized by the design of the closed stormwater collection and conveyance systems. These collection systems incorporate a combination of grit, sediment, and oil separator devices to control the initial runoff, or water quality treatment volume, thus preventing the potentially most polluted runoff from discharging directly into nearby surface waters.

Most of the stormwater flows over the Project Area roadways via sheet flow and is collected in closed surface drainage collection and conveyance system prior to being discharged. The storm water collection and conveyance system carries the water quality volume (WQv) and low flows to the Buffalo Sewer Authority (BSA) Bird Island Wastewater Treatment Plant (WWTP), where it is processed and then discharged to the Black Rock Canal. Heavy flows that exceed the capacity of the first-flush system are discharged directly to the Black Rock Canal.

Estimates were made of the concentrations of copper, lead, and zinc that would flow from the new impervious pavement into the stormwater containment system if the Build Alternative were implemented and then compared to the existing conditions. The concentrations of these metals were examined because they have been shown to be the most dominant toxic pollutants contributed by highway
The following assumptions and conditions were applied in order to complete this analysis:

- The pollution source includes the entire impervious surface area affected by the Build Alternative.
- Rainfall, stream flow, and hardness data were taken from FHWA Pollutant Loadings and Impacts from Highway Stormwater Runoff, 1990.
- Urban traffic conditions were assumed (average daily traffic greater than 30,000 vehicles per day).

The method used in FHWA Pollutant Loadings and Impacts from Highway Stormwater Runoff, 1990, assumes that an affect may occur if the ratio of the predicted once-in-three-year stream pollutant concentration of a metal to its USEPA acute criterion is 1.0 or greater. The acute criteria were developed by the USEPA for protection of freshwater aquatic life. The acute criteria concentrations increase with total water hardness (mg/L calcium carbonate [CaCO₃]) of the receiving water. The water hardness in the Project Area studied is expected to range from 120 to 180 mg/L CaCO₃; therefore, an assumed average water hardness of 150 mg/L CaCO₃ was used in the analysis. The once-in-three-year stream pollutant concentrations were compared with the corresponding acute criterion for each heavy metal. The acute criteria for copper, lead, and zinc are presented in Table 4-5.

### Table 4-5 – Summary of Once-In-Three Year Stream Pollutant Concentrations

<table>
<thead>
<tr>
<th>Alternative</th>
<th>Watershed</th>
<th>Copper</th>
<th>Lead</th>
<th>Zinc</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Acute:</td>
<td>Acute:</td>
<td>Acute:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Threshold:</td>
<td>Threshold:</td>
<td>Threshold:</td>
</tr>
<tr>
<td>No Build</td>
<td>Existing Niagara River</td>
<td>0.0001</td>
<td>0.0004</td>
<td>0.0013</td>
</tr>
<tr>
<td>Build</td>
<td>Existing Niagara River</td>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
</tbody>
</table>

Water Hardness = 150 mg/L CaCO₃.
All concentrations shown in mg/L.

N/A = Not Applicable
NURP = Nationwide Urban Runoff Program

The acute criteria were conservatively developed using 96-hour test exposures of the most sensitive aquatic species to the pollutants, but are specified as a maximum 1-hour average with a 3-year return
period. The criteria are based on a continuous exposure concept although actual exposures of aquatic life to contaminants in stormwater runoff are intermittent and short in duration. Therefore, the USEPA Nationwide Urban Runoff Program (NURP) developed estimates of approximate concentrations that would cause adverse effects for short duration, intermittent exposures. These concentrations are referred to as threshold effect levels (FHWA 1990).

An analysis was performed of the estimated effect from the use of de-icers on the chloride concentration of the water flowing into the Black Rock Canal and ultimately into the Niagara River further downstream.

**No Build Alternative**

The No Build Alternative does not involve construction activities or changes in the existing traffic patterns; thus, there would be no erosion or sedimentation effects on water resources in the Project Area.

The Toler Method Analysis showed that the existing concentrations of copper, lead, and zinc from the existing paved areas associated with the entrances and exits to the Plaza are well below acceptable values and have little to no effect on the environment. Predicted future concentrations for the No Build Alternative would remain well below acceptable values and have little or no effect on the environment as pollutants from the entrances and exits to the plaza are collected by closed stormwater collection systems and conveyed to the Bird Island Waste Water Treatment Plant (WWTP) before being discharged to the Niagara River. Because stormwater runoff is treated at the Bird Island WWTP, there is no surface water effect.

**Build Alternative**

The Project would have no adverse storm water related effects on the Project Area. The addition of Ramp D, the removal of Baird Drive, the change to the vehicular entrance to Front Park, and the building of the Porter Avenue Bridge proposed by the Project results in an overall reduction in the existing impervious pavement area associated with the existing vehicular entrance and exit to the Plaza. It is these impervious pavement areas where de-icing chemicals are applied seasonally that are of concern. Soil and groundwater would not be affected by this Project due to presence of an established stormwater runoff collection and containment system that collect stormwater from the existing paved areas and discharges the runoff to the Buffalo Sewer Authority’s Bird Island Waste Water Treatment System or the Black Rock Canal. The new paved area would be designed to collect and transport stormwater to the existing system and eliminate almost all runoff; thus minimizing the potential for effects to nearby surface waterbodies (i.e., Black Rock Canal and ultimately, the Niagara River). NYSDOT will consider the use of green stormwater management technology in the final design.

Relocation of the Shoreline Trail Bridge over I-190 and the CSX railroad right-of-way would result in an increase in the bridge pavement area of approximately 5,470 ft². This bridge is used by pedestrians, bicyclists, skateboarders, etc. and not cleared and salted to the extent that highway vehicle travel lanes and city streets are. The amount of de-icing chemicals that would be applied to this area would be negligible when compared to the amounts of chemicals applied to the highway lanes and city streets.
Thus, the calculated pavement areas used to perform the Toler Analysis in determining potential impacts to water quality do not include the existing or future Shoreline Bridge pavement totals.

The analysis showed that future concentrations of copper, lead, and zinc resulting from the Build Alternative would remain well below acceptable values and have no effect on the environment (see Table 4-5).

An analysis of the effect of de-icing agents using the Toler Method Analysis (Toler 1974) resulted in a finding that the chlorine concentrations within any runoff would be less than existing 0.02% of the chloride concentration of the water in Lake Erie which provides the vast majority of the water entering the Niagara River and the Black Rock Canal; these are the two waterways that would receive runoff from the road surfaces within the Project Area.

Standard construction methods, including reasonable measures and best management practices would be used to minimize the two critical elements of erosion and sediment control: stormwater runoff and wind exposure. State Pollutant Discharge Elimination System (SPDES) general permits (GP-0-10-001, etc.) require the completion and implementation of a Stormwater Pollution Prevention Plan (SWPPP). As part of the SWPPP, the project design would develop and implement storm water management practices, including water quality treatment volume. The SWPPP would detail the site-specific methods that would be implemented to control or reduce the rate of stormwater runoff, reduce potential erosion of exposed soil, and minimize potential flooding. The SWPPP would identify and define controls to prevent or reduce wind erosion and dust during and after construction activities. Construction activities would be scheduled to minimize the extent of disturbed areas at any one time, thus avoiding exposure of large areas of open soil to the adverse effects of wind. Vegetative covers, mulch, spray adhesives, wetting of exposed soil, and wind barriers may be employed, as appropriate.

A Project-specific SWPPP would be completed during final design in accordance with the requirements of NYSDOT’s Standard Specifications for Soil Erosion and Sediment Control (NYSDEC 2005). The SWPPP would be prepared prior to the start of any construction activities and would be closely adhered to. The critical elements of a SWPPP are described in Appendix E – Water Quality. The use of best management practices and adherence to the SWPPP would prevent effects to surface waterbodies and mitigate any potential stormwater effects.

Once construction is completed and stormwater collection and containment systems are in place, operation of the new Ramps PN and D would not contribute to the degradation of the quality of water resources adjacent to the Project Area. Regular maintenance of the surface water runoff collection systems on these roadways leading to and from the Plaza will prevent potential future effects on water quality in the vicinity of the Project Area.

The use of best management practices detailed in the SWPPP and adherence to NYSDOT’s standard specifications included within the construction contracts would ensure that construction activities adjacent to the Black Rock Canal would not affect water quality and would not lead to any subsequent indirect
effect on aquatic habitats downstream of the Project area. Any potential effects to water quality would be short-term, minor, and limited to the area immediately adjacent to the construction zone.

4.4.9. General Ecology and Wildlife Resources

The Project Area lies within the densely developed West Side neighborhood of the City of Buffalo, immediately adjacent to the international border crossing with Canada. The general landscape is characterized as terrestrial-urban, reflecting the effects of intense human disturbance of the area’s natural ecological systems over the past 150 years. The following paragraphs describe the affected environment and potential project-related effects as they relate to four primary ecological concerns:

- Terrestrial Ecology,
- Resident and Migratory Birds and Waterfowl,
- Threatened and Endangered Species, and
- Invasive Species.

4.4.9.1. Terrestrial Ecology

Existing Conditions

The Project Area includes primarily areas developed for commercial, transportation, and recreational use, including Front Park and access to and from I-190.

The occurrence and availability of terrestrial ecological habitats in the vicinity of the Project Area have been influenced by development patterns and existing land uses throughout the West Side of Buffalo. Terrestrial ecological resources are limited due to the intensity of development and the consequent lack of vegetated communities or suitable remaining habitat. Development in the Project Area is dominated by Front Park, the I-190 corridor, the CSX railroad line, and the local transportation network. Vegetation or terrestrial habitat is limited to areas that do not contain structures and are not paved. Consequently, there are very few areas where the local habitat offers forage, cover, or nesting sites for use by wildlife.

The largest expanse of open space occurs within Front Park. Maintained lawns and ornamental plant species tolerant of urban settings dominate vegetation in the park and the surrounding developed areas. Previously disturbed areas along I-190 are dominated by volunteer species typical of disturbed or waste areas, including common reed (*Phragmites australis*), Canada goldenrod (*Solidago canadensis*), asters (*Symphyotrichum* spp.), crown vetch (*Securigera varia*), common mullein (*Verbascum thapsus*), Norway maple (*Acer platanoides*), and box elder (*Acer negundo*).

The lack of habitat diversity and the intensity of land use limit the occurrence of wildlife species in the Project Area. Species that may occur within the vicinity of the Project Area are those that have demonstrated adaptation to changing environments dominated by human activities. Potential mammal species include the eastern gray squirrel (*Sciurus carolinensis*), red squirrel (*Tamiasciurus hudsonicus*), American mink (*Mustela vison*), striped skunk (*Mephitis mephitis*), raccoon (*Procyon lotor*), black rat (*Rattus rattus*), Norway rat (*Rattus norvegicus*), eastern cottontail (*Sylvilagus floridanus*), woodchuck
(Marmota monax), Virginia opossum (Didelphis virginiana), and various species of mice, voles, moles, shrews, and bats. A variety of bird species make use of the area.

Effects

No Build Alternative
The No Build Alternative would not affect the terrestrial ecology of the Project Area, as this alternative requires no construction activity or changes in the physical nature of the area. Continuous vehicular traffic and human activity generally discourage terrestrial wildlife from entering the Project Area except on an infrequent basis to forage for food.

Build Alternative
Construction and use of the Build Alternative would have negligible effects on the terrestrial ecology of the Project Area. No adverse effects would occur as a result of the removal of Baird Drive from Front Park, construction and use of the proposed new ramps to either the Plaza (Ramp PN) or northbound I-190 (Ramp D), relocation of the Shoreline Trail, and replacement of the Porter Avenue Bridge. The existing overall residential, commercial, and transportation network would not change. Vegetation within the Project Area consists of maintained lawns and ornamental species added for landscape purposes. The lack of habitat diversity and the intensity of existing land use limit the occurrence of wildlife species to those that are able to adapt to environments dominated by human activities. Urban wildlife species are generally highly adaptable and mobile, and construction noise and activities would likely motivate the wildlife to temporarily relocate to neighboring areas outside of the construction zone.

4.4.9.2. Resident and Migratory Birds and Waterfowl

Existing Conditions

Important Bird Area (IBA) Program. As part of Audubon’s international program to identify and protect critical bird habitat, the IBA Program of Audubon New York, in cooperation with a host of governmental and non-governmental partners, has identified 150 critical areas within the state, one of which is the Niagara River corridor. The IBA Program is a bird conservation initiative. To be considered an IBA, an area must have international significance for the conservation of birds that are threatened, confined to restricted ranges or habitats, or that congregate in large numbers on their breeding grounds, feeding areas, migration stopover sites, or over-wintering grounds (Burger and Liner 2005). The Niagara River corridor, an area covering 32 miles from Lake Erie to Lake Ontario, was designated an IBA because of the large concentration of gulls and its recognized use as a migratory stopover and over-wintering site (Burger and Liner 2005). Regulatory protection of an IBA is provided by the Endangered Species Act (ESA) only if threatened and/or endangered species are present in the IBA.

Bird Conservation Area (BCA) Program. New York State established a Bird Conservation Area program in 1997. This program is modeled after the IBA and seeks to identify important bird areas and manage those sites that are owned by the state. Although the Buckhorn Island BCA and the Joseph Davis BCA have been designated in the Niagara River corridor, the Niagara River corridor near the Project Area has not been designated a BCA (NYSDEC 2013a).
NYSDOS Significant Coastal Fish and Wildlife Habitat (SCFWH). The NYSDOS was contacted to determine whether significant coastal fish and/or wildlife habitats occur within the Project Area. The North Buffalo Harbor SCFWH is located near the Project Area, and was designated, in part, because of the presence of a high regional concentration of nesting terns and wintering waterfowl. North Buffalo Harbor comprises an 800-acre open-water area within Lake Erie and the upper Niagara River. This area extends from the mouth of the Buffalo River to the border crossing, which forms the northern boundary of the SCFWH.

**Effects**

**No Build Alternative**
The No Build Alternative does not involve changes to the existing transportation network. This alternative would have no effect on general ecological resources within the Project Area.

**Build Alternative**
The Build Alternative would have no effect on resident or migratory birds. The Project Area contains limited habitat for avian species. Common species of birds found within the Project Area are well acclimated to urban conditions and would readily adapt to the proposed changes brought about by the Build Alternative.

Construction and changes to the traffic pattern brought about by the Build Alternative within the Project Area would have no effect on resident and migratory birds.

The Build Alternative would have no effect on the North Buffalo Harbor Significant Coastal Fish and Wildlife Habitat.

**4.4.9.3. Threatened and Endangered Species**

**Existing Conditions**
The U.S. Fish and Wildlife Service (USFWS) and the NYSDEC Natural Heritage Program were contacted to determine whether federally and state-listed endangered and/or threatened (T/E) species and significant natural communities and habitats potentially occur within the Project Area.

The USFWS indicated that no federally listed or proposed T/E species or designated or proposed critical habitat exists within the Project Area and no further ESA coordination or consultation with the USFWS is required (USFWS 2013).

A review of NYSDEC’s Natural Heritage Program database revealed that only the first four T/E species listed in Table 4-6 were historically recorded as occurring within or adjacent to the Study Area.

Reporting Blocks representing the Project Area were reviewed in the *Atlas of Breeding Birds for New York State* (Andrle and Carroll 1988), the *Ontario Breeding Bird Atlas* (Bird Studies Ontario 2009), and atlas updates to determine whether sensitive species breed within the Project Area. Field survey records
conducted as part of the Peace Bridge Capacity Expansion Project conducted from April 2001 through April 2002 and October through December 2006 revealed that seven species listed by the U.S. and New York State as endangered, threatened, or as a species of concern were identified as residing near or passing through the immediate area. These species are identified in Table 4-6.

**Table 4-6 – Threatened and Endangered Species Identified as Potentially Occurring Within the Project Area**

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Status (State or Federal)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Golden Dock</strong></td>
<td>Rumex fueginus</td>
<td>State Endangered</td>
</tr>
<tr>
<td><strong>Four-flowered Loosestrife</strong></td>
<td>Lysimachia quadriflora</td>
<td>State Endangered</td>
</tr>
<tr>
<td><strong>American Burying Beetle</strong></td>
<td>Nicrophorus americanus</td>
<td>Both State and Federally Endangered</td>
</tr>
<tr>
<td><strong>Lake Sturgeon</strong></td>
<td>Acipenser fulvescens</td>
<td>State Threatened</td>
</tr>
<tr>
<td><strong>Common Loon</strong></td>
<td>Gavia immer</td>
<td>State Special Concern</td>
</tr>
<tr>
<td><strong>Pied-billed Grebe</strong></td>
<td>Podilymbus podiceps</td>
<td>State Threatened</td>
</tr>
<tr>
<td><strong>Bald Eagle</strong></td>
<td>Haliaeetus leucocephalus</td>
<td>State Threatened</td>
</tr>
<tr>
<td><strong>Sharp-shinned Hawk</strong></td>
<td>Accipiter striatus</td>
<td>State Special Concern</td>
</tr>
<tr>
<td><strong>Cooper’s Hawk</strong></td>
<td>Accipiter cooperii</td>
<td>State Special Concern</td>
</tr>
<tr>
<td><strong>Peregrine Falcon</strong></td>
<td>Falco peregrinus</td>
<td>State Endangered</td>
</tr>
<tr>
<td><strong>Common Tern</strong></td>
<td>Sterna hirundo</td>
<td>State Threatened</td>
</tr>
</tbody>
</table>

Golden dock is a wetland and saline species known to occur along lakes and streams. Four-flowered loosestrife inhabits thickets along streams and lakes. The Project Area does not include habitat suitable for either of these two plant species, and neither species has been identified as existing in the area since the early 1920s.

The American burying beetle is listed as extirpated from New York State, so it is unlikely to be found within the Project Area. USFWS does not list this beetle as occurring in New York State.

The lake sturgeon is listed as a threatened species by New York State and is known to inhabit Lake Erie and the upper Niagara River.

All seven of the identified birds are highly mobile and are known to pass through or nest within western New York. None of the birds are known to nest or forage within the Project Area. The Peregrine Falcon observed during previous avian studies was thought to be one of the breeding pair nesting in downtown Buffalo. It is likely well adapted to an urban environment and would avoid the Project Area during construction. NYSDEC is engaged in a long-term project to reestablish the Common Tern in the western New York/Lake Erie area. Common Terns regularly fly throughout the Niagara River Corridor on daily
foraging and feeding flights from the Buffalo Harbor SCFWH to their feeding grounds downriver around Grand Island. Cooper’s and Sharp-shinned Hawks could potentially forage on the urban-adapted songbirds that use the Project Area; however, this has yet to be documented. These species are well adapted to an urban environment and would likely avoid the Project Area during construction. The Pied-billed Grebe and Common Loon are water birds that are likely to pass through and possibly forage along the Niagara River or Black Rock Canal; however, these species would not utilize the Project Area because of its lack of open water. Lastly, Bald Eagles may pass through and possibly forage along the Niagara River or Black Rock Canal, but they are unlikely to utilize the Project Area other than to temporally perch in a tree. This species would likely avoid the Project Area during construction.

In addition to the species identified above, the northern long-eared bat (*Myotis septentrionalis*), which occurs throughout New York State, has been proposed for protection by USFWS. Habitat for northern long-eared bat includes caves and abandoned mines (winter) and forested/wooded areas (summer). Trees are considered suitable summer roosting habitat if they are at least three inches in diameter at breast height and have exfoliating bark, cracks, crevices or cavities. Isolated trees are considered suitable habitat when they exhibit the characteristics of a suitable roost tree and are less than 1,000 feet from a woodlot or wooded fencerow.

Being located in a highly urbanized setting, the Project Area is far removed from forest land. Nearby Prospect and Columbus Parks are sparsely wooded; however, they are small (approximately ten acres in size, combined), are bisected by Niagara Street, and contain numerous pedestrian and bicycle pathways, two buildings and a parking lot. Front Park and LaSalle Park also contain scattered trees, some of which may be considered a wooded fencerow; however, these are located directly adjacent to I-190 and do not possess any degree of connectivity to other forested habitat. Based on a review of existing literature and data gathered from a site visit, FHWA has concurred with the determination that suitable summer habitat for this species is not present, and therefore the Project will have no effect upon the northern long-eared bat (FHWA 2014). If at any time during construction the presence of this bat or their habitat is discovered or suspected, construction activities would be stopped until such time as FHWA and USFWS are consulted. A copy of FHWA’s letter concurring with this finding is provided in Attachment 1 of this Chapter.

**Effects**

**No Build Alternative**
The No Build Alternative would not affect T/E species or significant habitat.

**Build Alternative**
The Project would not affect any T/E species or significant habitats. The USFWS and NYSDEC have not identified any significant habitats within the Project Area, and no listed T/E species are known to occur in the Project Area. Likewise, this Project would have no effect on the northern long-eared bat.
4.4.9.4. Aquatic Resources

Existing Conditions
As previously presented in Section 4.4.2., the major water resources near the Project Area include the Niagara River and the Black Rock Canal. None of these resources occur within the Project Area.

Effects
No Build Alternative
The No Build Alternative would not result in any effects on aquatic ecology or the fisheries within the nearby waterbodies.

Build Alternative
The Project would have no effects on aquatic ecology, water quality, or fisheries and fish habitat from its construction and operation. Ramp D would be constructed on the east side of the existing I-190 right-of-way and thus would be segregated from the Black Rock Canal.

4.4.9.5. Invasive Species

Projects requiring federal agency approval must comply with Executive Order (EO) 13112, which requires demonstrating that they are not likely to cause or promote the introduction or spread of invasive species. EO 13112 additionally requires detection and rapid response to and monitoring of any invasive species present.

Existing Conditions
A survey for invasive species within the Project Area was conducted on June 26, 2013. Vegetated areas, except within the CSX corridor, are generally maintained as lawns, supplemented with native and non-native ornamental plantings. Although no single, comprehensive statewide list of invasive species currently exists, invasive species widely regarded as priorities have been identified in the portion of the CSX corridor that falls within the immediate Project Area. These include garlic mustard (Alliaria petiolata), common buckthorn (Rhamnus cathartica), multiflora rose (Rosa multiflora), and bush honeysuckles (Lonicera spp.). Other invasive species observed within the disturbed areas along the I-190 and CSX corridors include crown vetch (Securigera varia), common mullein (Verbascum thapsus), tree-of-heaven (Ailanthus altissima), mugwort (Artemisia vulgaris), and cut-leaf teasel (Dipsacus laciniatus), as well as NYSDOT priority species Japanese knotweed (Fallopia japonica), purple loosestrife (Lythrum salicaria) and common reed (Phragmites australis).

Effects
No Build Alternative
The No Build Alternative would not contribute to the introduction, continued existence, or spread of invasive species.
**Build Alternative**
The Project would not contribute to the introduction, continued existence, or spread of invasive species. Construction of this alternative would require the removal of concrete and asphalt pavement and stripping of vegetation. The final design for the Project would include measures to restore disturbed areas with non-invasive materials, designed with future maintenance and ecological stability in mind. Standard construction methods including reasonable measures and best management practices would be used to minimize the possibility of introducing or spreading invasive species during construction.

4.4.10. **Critical Environmental Areas**
State and local agencies may designate specific geographic areas within their boundaries as Critical Environmental Areas (CEAs). To be designated as a CEA, an area must have an exceptional or unique character with respect to one or more of the following:

- a benefit or threat to human health;
- a natural setting (e.g., fish and wildlife habitat, forest and vegetation, open space and areas of important aesthetic or scenic quality);
- agricultural, social, cultural, historic, archaeological, recreational, or educational values; or
- an inherent ecological, geological, or hydrological sensitivity to change that may be adversely affected by any change.

The Project would not affect any CEAs as there are no designated CEAs within or in the vicinity of the Project Area (NYSDEC 2013b).

4.4.11. **Cultural Resources**
4.4.11.1. **Section 106 Process**
As a federal-aid project requiring federal approval, the Project is subject to review under Section 106 of the National Historic Preservation Act (NHPA) of 1966, as amended, and its implementing regulation, 36 CFR Part 800. Under Section 106, federal agencies are required to take into account the effects of an undertaking on historic properties listed in or eligible for listing in the National Register of Historic Places (NRHP), and to afford the Advisory Council on Historic Preservation (ACHP) an opportunity to comment on the undertaking. Consultation with the New York State Historic Preservation Officer (SHPO), federally recognized Indian tribes, and other designated Consulting Parties is required as part of the Section 106 process.

4.4.11.1.1. **Initiation of the Section 106 Process**
NYSDOT, in coordination with FHWA, initiated consultation with the SHPO in May 2013, with a meeting to provide an overview of the Project, and to seek input from the SHPO on proposed identification efforts
and potential effects on historic properties. Consultation with the SHPO was formally initiated by letter dated June 19, 2013 (NYSDOT 2013b).

Due to the presence of known historic resources in the vicinity of the Project Area and the anticipated interest of the local community in the NEPA/EIS and Section 106 consultation process, FHWA formally invited the ACHP to participate in the Section 106 consultation process by letter dated May 10, 2013 (FHWA 2013a). In response, the ACHP offered to provide technical assistance on matters related to historic preservation and Section 106, and to participate in the Section 106 Consulting Party meeting scheduled for July 2013 (ACHP 2013a). The ACHP did attend this meeting.

The Project is located off tribal lands, but within the geographical area of interest for Section 106 consultation identified by the Seneca Nation of Indians and the Tonawanda Seneca Nation. FHWA initiated consultation with the Seneca Nation and Tonawanda Seneca Nation on June 18, 2013, inviting both Nations to meet with FHWA and NYSDOT representatives to hear and consider their views on the Project and its potential effects on properties of religious and cultural significance (FHWA 2013b & c).

Section 106 requirements for public involvement were met in coordination with NEPA requirements for the EIS process and established NYSDOT procedures. During the Scoping Phase of the NEPA process, the public was introduced to the Section 106 process for the Project through a public notice published in the Buffalo News on June 4, 2013, and a Public Scoping Meeting held in Buffalo on June 11, 2013. Informational boards and Project staff were available at the Scoping Meeting to explain the Section 106 process for the Project, and application forms were available for those individuals wishing to be considered for Consulting Party status. The Project website (https://www.dot.ny.gov/nygateway) was established shortly thereafter, on which the same application forms for Consulting Party status consideration were posted and made available for completion with directions on how to submit the applications to NYSDOT. To ensure that the public had a chance to be heard during the Scoping process, NYSDOT and FHWA extended the initial 30-day Scoping comment period. Public comments pertaining to the Project’s potential effects on historic and cultural resources were recorded for consideration as part of the Section 106 process.

Requests for Section 106 Consulting Party status for the Project were submitted to NYSDOT and reviewed by FHWA in accordance with 36 CFR Part 800.2(c)(5):

*Certain individuals and organizations with a demonstrated interest in the undertaking may participate as consulting parties due to the nature of their legal or economic relation to the undertaking or affected properties, or their concern with the undertaking’s effects on historic properties.*

Based on their written statements of interest in the Project and its potential effects on historic properties, FHWA approved the following individuals and organizations as Section 106 Consulting Parties:
4.4.11.2. **Section 106 Consultation**

On July 12, 2013, letters were sent to the approved Consulting Parties, inviting them to a Section 106 Consulting Party meeting for the Project, which was held on July 30, 2013, at the NYSDOT Region 5 offices in downtown Buffalo (see Appendix H – Section 106 Supporting Documentation). NYSDOT invited the Seneca Nation of Indians and Tonawanda Seneca Nation to participate in the scheduled July 30, 2013 Consulting Parties meeting (NYSDOT 2013f, NYSDOT 2013g) and also extended an invitation to the Tribal Nations to meet separately with representatives of FHWA and NYSDOT.

4.4.11.2. **Definition of the Area of Potential Effects**

The Area of Potential Effects (APE) for the Project was established by NYSDOT and FHWA in consultation with the SHPO, in accordance with 800.4(a)(1), to incorporate a geographical area that includes both direct and indirect effects associated with the construction of a new ramp from the Plaza to northbound I-190, the removal of Baird Drive from Front Park, and the construction of an alternate access from Porter Avenue to Ramp A leading to the Plaza. The APE was subsequently revised to incorporate an area within Front Park associated with the realignment of the park driveway at the entrance on Porter Avenue; with the relocation of the Shoreline Trail where it crosses over the CSX right-of-way and under I-190 to a location slightly north of the existing alignment; and with the replacement of the Porter Avenue bridge over the CSX right-of-way and I-190 (Figure 4-8).
The Project’s entire APE represents the area associated with potential indirect visual and auditory effects associated with new elements of the Build Alternative, changes in traffic patterns, and access to and from the Plaza. Within the APE, a smaller area was defined for potential direct effects resulting from physical alterations or ground disturbance associated with the proposed construction of the new ramps, removal of Baird Drive, and the proposed modifications to Porter Avenue in the vicinity of the existing ramps to provide alternative access to the Plaza. With the exception of a small area within Front Park, the area associated with direct effects is confined to land occupied by existing transportation facilities (i.e., Baird Drive, Porter Avenue, and the Thruway corridor).

NYSDOT formally submitted the APE for review by the SHPO (NYSDOT 2013b), and obtained SHPO concurrence on June 21, 2013 (SHPO 2013a). NYSDOT requested FHWA concurrence with the initial APE on June 28, 2013 (NYSDOT 2013c). On July 2, 2013 NYSDOT requested concurrence from SHPO for a revised APE (NYSDOT 2013d) and obtained SHPO’s concurrence on July 3, 2013 (SHPO 2013b). The FHWA concurred with the definition of the initial APE in a letter dated July 2, 2013 (FHWA 2013d) and with the revised APE on July 10, 2013 (FHWA 2013e). The SHPO and FHWA concurred with the final APE as a component of the Section 106 Finding Documentation on November 4, 2013 and November 7, 2013, respectively (SHPO 2013d and FHWA 2013g).

4.4.11.2.1. Studies to Identify Historic Properties within the APE

Efforts to identify historic properties within the APE focused on a review and update of existing information from past studies, including previous cultural resource survey reports, and the NYSHPO database and site files.

As defined in the Section 106 regulations, an historic property “means any prehistoric or historic district, site, building, structure or object included in, or eligible for inclusion in, the National Register of Historic Places…” (36 CFR Part 800.16(l)(1)). To be eligible for the National Register, a property generally must be at least 50 years in age, and meet the National Register Criteria for Evaluation (36 CFR Part 60.4).

Table 4-7 summarizes studies to inventory and evaluate historic properties within the APE.

The architectural resources that have been identified within the Project Area are described below in Sections 4.4.11.2.2.
Table 4-7 – Studies Identifying Historic Properties within the APE

<table>
<thead>
<tr>
<th>DATE</th>
<th>TITLE</th>
<th>OBJECTIVE / DESCRIPTION</th>
<th>PREPARED BY</th>
</tr>
</thead>
<tbody>
<tr>
<td>July 2013</td>
<td>PIN 5760.80 – NY Gateway Connections Improvement Project to the US Peace Bridge Plaza</td>
<td>Update of previously evaluated historic properties w/in the APE; assessment of archaeological sensitivity and proposal for archaeological monitoring during construction</td>
<td>University at Buffalo Archaeological Survey</td>
</tr>
<tr>
<td>June 2008</td>
<td>PIN 5753.58 – Prospect Hill Historic District, Peace Bridge Expansion Project</td>
<td>Final documentation of historic district determined National Register eligible through Section 106 review for PIN 5753.58</td>
<td>University at Buffalo Archaeological Survey KTA Preservation Specialists and NYSDOT</td>
</tr>
<tr>
<td>October 2013</td>
<td>Addendum Report: Archaeological Sensitivity and Proposal for Archaeological Testing and Monitoring</td>
<td>Update of archaeological assessment for additional areas within APE</td>
<td>University at Buffalo Archaeological Survey</td>
</tr>
</tbody>
</table>

4.4.11.2.2. Previously Evaluated Historic Properties

All above-ground resources within the APE have been previously evaluated for National Register eligibility. In April 2013, the Archaeological Survey, State University of New York at Buffalo conducted a site visit to update information on historic properties within the APE. The results of this study are contained in the following report:


**Evaluated Properties Determined Not Eligible**

South of Porter Avenue, all 8 buildings within the APE, 50 years in age or older, were previously inventoried and determined not eligible for the National Register: 565, 567, 570, and 573 Busti Avenue; 113, 115, and 132 Lakeview Avenue (also known as 111 Porter Avenue); and 637 4th Street.

The bridge carrying Porter Avenue over I-190 (BIN 5512560) was evaluated in 2010, and the bridge was determined not eligible for the National Register. In 2013, NYSDOT in coordination with FHWA and in consultation with the SHPO updated the evaluation to consider the masonry abutments. Based upon information provided to the SHPO, including modification to the abutments over time and changes to the
setting, the SHPO concurred with the updated determination of eligibility for the Porter Avenue Bridge as not eligible for listing in the National Register of Historic Places (SHPO 2013c). By letter dated September 16, 2013, FHWA concurred with the determination that the Porter Avenue Bridge is not eligible for listing in the National Register of Historic Places, and concurred that the abutments are not considered a Section 4(f) ‘historic site’ as defined in 23 CFR Part 774.17 (FHWA 2013f).

**Historic Properties – National Register Listed and Eligible**

Front Park and Porter Avenue are listed in the National Register of Historic Places under Olmsted Parks and Parkways Thematic Resources, as contributing resources of the NRHP-listed Delaware Park-Front Park System (90NR01217). There are no other NR-listed properties within the APE.

As contributing resources in the Olmsted Parks and Parkways Thematic Resource, Front Park and Porter Avenue meet National Register Criteria A and C due to their part in Buffalo’s history of landscape architecture and urban development. Front Park was originally designed by Frederick Law Olmsted to capture views of Lake Erie and the Niagara River. Front Park, situated on an elevated bluff, contains manicured lawns, specimen trees, and a ca.1908 shelter. Porter Avenue, a former city street that was upgraded by Olmsted to a width of 100 feet and lined with elms, connected Front Park with other elements of the Olmsted Parks and Parkway system in Buffalo (Montaque and Perrelli 2013).

Eighteen contributing resources of the Prospect Hill Historic District (PHHD) are located within the APE for this Project. Seventeen of the contributing resources (Nos. 609-721) are located on Busti Avenue, and one property (No. 11) is located on Vermont Street. The PHHD was determined National Register eligible in 2008 as a result of the Section 106 review process for the Peace Bridge Expansion Project (PIN 573.58.123 / PR# 01PR04982). The NYSDOT and FHWA, in consultation with the SHPO, ACHP, and other Consulting Parties, delineated district boundaries incorporating one non-contributing and 73 contributing resources, including portions of Niagara Street, Vermont Street, Columbus Parkway, Columbus Park West, and Busti Avenue. The 2013 report cited above includes documentation of the process by which FHWA, in consultation with the SHPO, made a determination of National Register eligibility for the Prospect Hill Historic District in 2008 (Appendix H – Section 106 Documentation).

The Prospect Hill Historic District is a residential historic district with Columbus Parkway as its main axis. Determined National Register eligible under Criteria A and C, the district possesses a concentration of architectural styles popular during the period ca. 1880-1955, depicting residential growth and development in the City of Buffalo adjacent to the Olmsted-designed Front Park and Prospect Park. Contributing resources located within the Project’s APE include two intact blocks of vernacular architecture along Busti Avenue extending from the southern end of the district north to Vermont Street. The scale, massing, and setback of these dwellings present a unified streetscape oriented towards Front Park, and individually, field survey in 2013 found the buildings retain the same degree of architectural integrity recorded at the time the properties were evaluated in 2008 (Montague and Perrelli 2013).
Based on the 2013 site visit and updated assessment, the SHPO and FHWA have concurred there is no change in the characteristics that qualify these previously-identified historic properties for the National Register:

- 18 contributing resources to the National Register eligible Prospect Hill Historic District: 609, 615, 625, 629, 637, 639, 643, 669, 675, 679, 683, 705, 707, 709, 713, 719, and 721 Busti Avenue; and 11 Vermont Street.
- Front Park and Porter Avenue, contributing resources of the National Register listed Olmsted Parks and Parkways Thematic Resources elements of the NRHP-listed Delaware Park-Front Park System (90NR01217)

Documentation describing the Project’s APE and a copy of the above-referenced report (Montague and Perrelli 2013), were sent to Consulting Party members and Tribal Nations on July 12, 2013 (NYSDOT 2013f, 2013g, 2013g(2)).

An addendum report was prepared in October 2013 for the revised APE, providing an update to address proposed archaeological testing and monitoring during construction in areas associated with the proposed relocation of the Shoreline Trail and replacement of the Porter Avenue Bridge. A copy of the Addendum Report was made available to the Seneca Nation, Tonawanda Seneca Nation, and other Section 106 Consulting Parties as a component of the final Finding Documentation, distributed on November 8, 2013 (NYSDOT 2013k, NYSDOT 2013l, and NYSDOT 2013m).

4.4.11.2.3. Evaluation of Project Effects on Identified Historic Properties

The Project’s potential effects on historic properties are associated with the removal of Baird Drive from Front Park, modification of the entrance to Front Park along Porter Avenue, the construction of a traffic ramp from Porter Avenue off the southwestern corner of Front Park to the existing Ramp A, and the construction of a new ramp from the Plaza to northbound I-190. Subsequent to the initial evaluation, NYSDOT in coordination with FHWA, and in consultation with the SHPO, evaluated the effects of a proposed Visual Barrier Wall, referenced in the Draft EIS as a “Security Wall.”

As defined in 36 CFR 800.5 (a)(1), an adverse effect is found when a project “…may alter, directly or indirectly, any of the characteristics of a historic property that qualify the property for inclusion in the National Register in a manner that would diminish the integrity of the property’s location, design, setting, materials, workmanship, feeling, or association.” Direct effects may occur from effects that result in physical destruction or damage to all or part of the historic property, removal of the property from its historic location, and alterations not consistent with the Secretary’s Standards for the Treatment of Historic Properties (36 CFR 68) and applicable guidelines (36 CFR 800.5(a)(2)(i-iii). Indirect effects may occur as result of a change in character of the property’s use or physical features that contribute to the historic setting, or from the introduction of visual, atmospheric, or audible elements that diminish the integrity of the property’s historic features (36 CFR 800.5(a)(2)(iv-v).
No Build Alternative
The No Build Alternative does not involve any construction activity or changes to NRHP-listed or -eligible historic properties within the APE. In accordance with 36 CFR 800.4(d)(1), the No Build Alternative would have no effect on NRHP-listed or -eligible historic properties within the APE.

Build Alternative
As described above, the Build Alternative would result in direct effects on two historic properties within the APE, Front Park and Porter Avenue, associated with the removal of Baird Drive, the reconfiguration of the entrance to Front Park from Porter Avenue, and modifications to Porter Avenue as a result of new ingress/egress for the Plaza, as shown on Figure 4-9. Indirect effects are associated with the removal of traffic flow from the eastern edge of Front Park, the reconfigured access to Front Park from Porter Avenue, the reconfigured ingress/egress for the Plaza, and the development of a shared-use path for pedestrians and bicyclists along the south side of Porter Avenue from Lakeview to facilitate access to LaSalle Park.

Prospect Hill Historic District: While the Project would have no direct effects on the Prospect Hill Historic District, proposed changes within Front Park will have indirect effects resulting in a positive change to the historic setting. Contributing properties along Busti Avenue face Front Park, and under existing conditions, are subject to visual and auditory intrusions associated with through traffic on Baird Drive. The removal of Baird Drive and the resulting return of green space will improve the viewshed, and along with proposed changes to pedestrian walkways within the park, will improve pedestrian access and enhance the historic association between Front Park and the historic district.

Indirect effects associated with proposed changes in Front Park would therefore enhance the historic setting of the Prospect Hill Historic District and its contributing resources adjacent to the Park.

Front Park: The location of proposed Ramp PN, providing direct access from Porter Avenue to the Plaza and I-190 north, is situated near the southwest corner of Front Park, outside the park boundary and NRHP boundary of the historic property. Based on existing conditions, the proposed reconfiguration of Porter Avenue and construction of Ramps N, P, and PN adjacent to the southwest corner of Front Park would not negatively affect the historic significance, integrity, or recreational use of Front Park, as these areas are already occupied by transportation uses. The proposed elevation of these ramps is similar to existing conditions, and would not alter the character of existing views from the park.
On the east side of Front Park, Baird Drive provides direct access to the Plaza for vehicular traffic from Porter Avenue, traversing the area of the historic Parade / Play Ground, an important landscape space within Front Park. Proposed changes include the removal of Baird Drive and its associated sidewalk, proposed relocation of the existing park entrance from Porter Avenue, and minor realignment of the Front Park driveway. The relocated entrance would be aligned with the intersection of Lakeview Terrace, providing improved vehicular access to the park and pedestrian safety with crosswalks at a signalized intersection. The proposed driveway realignment between the existing driveway and Porter Avenue would add a minimum amount of new pavement (0.1 acres). When combined with the proposed removal of Baird Drive and existing driveway pavement, this change would result in a net gain of 1.8 acres returned to green space.

Under existing conditions, Baird Drive impairs easy access to the park from the residential neighborhood to the east. The Project proposes to re-establish walkways within Front Park which are currently cut off by Baird Drive, providing improved pedestrian access and connectivity with the adjacent residential neighborhood on Busti Avenue, including properties within the Prospect Hill Historic District.

The Project will not adversely affect Front Park. The removal of Baird Drive from the historic landscape will eliminate through traffic from the park, convert 1.8 acres of pavement to green space, and improve pedestrian access, safety, and connectivity with the residential neighborhood and adjacent Prospect Hill Historic District. This change will result in a positive effect on the historic character of the Park and its historic use within the context of the residential neighborhood.

Subsequent to the original Section 106 Finding Documentation, NYSDOT prepared an Amendment to document an evaluation of effects associated with a proposed Visual Barrier Wall (NYSDOT 2013p).

For clarification, the Visual Barrier Wall is the same feature referenced in the Draft EIS as a ‘Security Wall’ and addressed in the amended Section 106 finding, along with associated correspondence from the SHPO and FHWA. There is no change other than the terminology used to identify the feature. The Section 106 Finding Documentation Amendment is included in Appendix H – Section 106 Finding Documentation.

The Visual Barrier Wall will be built outside the boundary of Front Park at its northern end, extending west from Busti Avenue along the south side of Ramp A. Currently, the Park is separated from Ramp A by a metal chain link fence and line of trees. By comparison, the Visual Barrier Wall will be similar in scale, materials, and architectural treatment to the existing wall behind the Duty Free Shop, thereby compatible with the setting and character of the built environment. The Visual Barrier Wall will not require the acquisition of parkland, avoiding direct effects on Front Park.

Currently, the Plaza and Ramp A dominate the viewshed from the north end of the park. Compared to existing conditions, the Visual Barrier Wall will have a positive effect by screening this area from the visual intrusion of Ramp A and the Plaza, providing a physical separation between the vehicular travel lanes and pedestrian environment of the park. Under existing conditions, there is no river view from the north.
end of Front Park in this area. The Visual Barrier Wall will not extend along the west side of Front Park, and will not affect existing views of the river from the bluff (Terrace).

The proposed Visual Barrier Wall will not diminish the integrity of setting, or alter the characteristics that qualify Front Park for inclusion in the National Register of Historic Places.

**Porter Avenue:** Porter Avenue currently functions as the sole entrance to the Plaza for southbound I-190 traffic, as well as for local access to and from the Plaza. Southbound traffic from I-190 headed to the Plaza must exit onto Porter Avenue and travel east before turning left onto Baird Drive to access the Plaza through Front Park. With modifications to Porter Avenue and construction of the new Ramp PN just east of the Porter Avenue Bridge over I-190, eastbound cross-border traffic on Porter Avenue would decrease as the traffic would utilize the new Ramp PN instead of continuing eastward to Baird Drive.

Additional modifications to Porter Avenue, including the addition of a non-motorized recreational shared-use path along the south side, bypassing I-190 ramp, would improve pedestrian and bicycle access from the surrounding neighborhoods to the Shoreline Trail (Riverwalk) and LaSalle Park. The proposed shared-use path is consistent with the historic function of Olmsted’s circulation system, enhancing connectivity between Front Park and the rest of the park system. Any landscape treatments on Porter Avenue included in this Project would be coordinated with the City of Buffalo.

An assessment of effects associated with proposed changes to the identified historic properties within the APE is provided in the Section 106 Finding Documentation and Amendment (see Appendix H – Section 106 Finding Documentation).

4.4.11.2.4. **Measures to Avoid or Minimize Adverse Effects on Identified Historic Properties**

With an understanding of previously identified historic resources in the vicinity of the Project, proposed access improvements to the US Peace Bridge Plaza and I-190 were designed to avoid or minimize effects on the Prospect Hill Historic District, Front Park and Porter Avenue.

- New Ramp PN and modifications to existing Ramp P are within the existing I-190 ROW, and avoid the acquisition of land from Front Park.
- Modifications to Ramp N and Ramp A are confined to existing pavement, and avoid the acquisition of land from Front Park.
- The segment of Porter Avenue listed in the National Register was recently reconstructed as part of a City of Buffalo roadway improvement project. Along this segment of Porter Avenue, the Build Alternative will not add new lanes or widen the existing road.

Within Front Park only very limited landscaping is anticipated at either end of Baird Drive. The rest of the parcel would be grass only at this time and left to the City and the BOPC to decide on further landscaping. Changes to Front Park proposed as part of this Project would not preclude the future
implementation of any aspect of the *Buffalo Olmsted Park System: Plan for the 21st Century* (BOPC 2008). Any new landscape elements included in this Project would be developed in coordination with the City of Buffalo and the BOPC, consistent with the goals of the master plan and the historic character of the Olmsted design.

In addition, a few trees may potentially be planted along Porter Avenue as part of the Project. Decisions regarding the planting of trees would be developed further during final design and in coordination with both the City and BOPC to ensure consistency with the historic character of the Olmsted design.

### 4.4.11.3. Archaeological Resources in the APE

There are no known or recorded archaeological sites within the area of potential effects (APE) for direct effects associated with ground-disturbing construction activities. Extensive land alterations and the presence of deep fill soils suggest that any archaeological deposits which may be present are beneath paved and other impervious surfaces associated with existing transportation facilities, and/or deeply buried and therefore inaccessible through archaeological shovel testing. The only exception is a small grass-covered area in the portion of the APE corresponding to the proposed Shoreline Trail realignment, where a limited number of shovel tests could be excavated to assess what may be encountered during archaeological monitoring.

#### 4.4.11.3.1. Archaeological Sensitivity of the APE

Archaeologists from the University at Buffalo conducted an assessment of archaeological sensitivity to identify the likelihood for evidence of human activities in the past, as indicated by 19th century maps, existing archaeological site file data, previous cultural resource studies, and literature documenting the prehistory and history of the area. The potential presence of archaeological resources within the APE is affected by documented historic and modern land use in the area. This includes the nearby construction of the Erie Canal, which was completed in 1825, subsequently enlarged and modified numerous times in the 19th century; Fort Porter in the mid-19th century; railroad during the 19th century; and the New York State Thruway over the canal in the 1950’s (Montague and Perrelli 2013).

The results of this study suggest that at one time, the area within which the Project is located had a high prehistoric sensitivity for all prehistoric site types, as indicated by the wide range of previously recorded sites in the vicinity (outside the APE) and presence of a natural bluff and terrace situated within the relatively level lake plain (Montague and Perrelli 2013).

Historic literature and an analysis of 19th century maps indicate historic archaeological sensitivity due to human activities in the past within the context of military, transportation, residential, industrial/commercial, public utility, and public recreation themes. Specific locations, designated as “Map Documented Structures” indicate the potential for buried traces of structures and landscape features in locations identified on the basis of historic maps.
Historic and modern land use reduce the potential for intact, culture-bearing soil deposits and suggest that if archaeological sites are present, “…they will likely occur as deeply buried deposits below fill and disturbed soil layers” (Montague and Perrelli 2013).

Archaeological monitoring during construction is proposed in the event that deeply buried soils within the APE contain archaeological deposits. This method involves the close observation of construction excavations by qualified archaeologists to examine exposed soils for any evidence of features, structures, artifacts, or other remains associated with human activity. Within the context of the existing urban environment, monitoring during construction accommodates the presence of existing pavement and utilities, safety issues, and the need to maintain functioning infrastructure and services. By coordinating archaeological investigations with construction activities, disruptions to the traveling public and community are minimized, while ensuring that archaeological resources are identified and documented.

### 4.4.11.3.2. Evaluation of Project Effects on Archaeological Resources

**No Build Alternative**

The No Build Alternative does not involve any construction activity. Therefore, in accordance with 36 CFR 800.4(d)(1), the No Build Alternative would have no effect on archaeological resources, if present.

**Build Alternative**

Project-related activities which may affect potential archaeological resources include excavation and other ground disturbance associated with the proposed reconfiguration of points of ingress to and egress from the Plaza (Ramps C and D), construction of new Ramp PN and modifications to Ramp P and N, construction of a roundabout on Porter Avenue, replacement of the Porter Avenue bridge, and a new crossing for the realigned segment of the Shoreline Trail.

There are no identified (previously recorded) archaeological sites within the APE for direct effects. The SHPO and FHWA have concurred with the proposal for archaeological monitoring during construction, due to the likely depth of potential archaeological deposits based on documented land alterations associated with modern construction and the presence of deep fill soils, and the inaccessibility of areas beneath paved and other impervious surfaces associated with existing transportation facilities. A plan for archaeological monitoring has been developed for locations of high archaeological sensitivity, and where deep excavations will occur. In addition to monitoring procedures, the plan outlines a protocol for consultation in the event that potentially National Register eligible archaeological resources are encountered during construction. A copy of the plan is included in **Appendix H – Section 106 Finding Documentation**. As the Project’s design is advanced, the plan for archaeological monitoring will be refined and updated, consistent with established professional standards and guidelines for the investigation, documentation, and appropriate treatment and curation of archaeological resources (NYAC 2004 & Montague and Perrelli 2013).
4.4.11.4. Measures to Avoid, Minimize, or Mitigate Adverse Effects on Archaeological Resources

The purpose of the Archaeological Monitoring Plan is to ensure that potential cultural deposits encountered during construction, if any, would be appropriately addressed in accordance with Section 106 obligations to avoid, minimize, or mitigate adverse effects. The plan includes a protocol for consultation in the event that archaeological resources are encountered, including the discovery of human remains and funerary objects identified during archaeological monitoring (Montague and Perrelli 2013).

4.4.11.4.1. Section 106 Effect Finding

NYSDOT, in coordination with the FHWA and in consultation with the New York SHPO, has applied the Criteria of Adverse Effect (36 CFR Part 800.5(a) (1)), and finds the Project would have No Adverse Effect on historic properties within the APE. The Project would not alter, directly or indirectly, the characteristics that qualify identified historic properties for listing in the NRHP. On July 29, 2013, copies of the Draft Finding Documentation: Preliminary Assessment of Effects was mailed to all Consulting Parties participating in the Section 106 process. Duplicate copies were provided to those who attended the Consulting Party meeting held on July 30, 2013. Oral and written comments specific to the Section 106 process and potential effects on historic properties were accepted at this meeting. A 30-day comment period ending on August 30, 2013, was established for Consulting Parties to submit written comments on the Draft Finding Documentation.

Following the end of the review period, NYSDOT and FHWA, in consultation with the SHPO, considered all written comments received from Consulting Party members and the public regarding the Project’s effects on historic properties, and potential measures to avoid, minimize, or mitigate adverse effects. The effect finding and supporting documentation were submitted to the SHPO with a request for concurrence. Following receipt of SHPO concurrence on November 4, 2013 (SHPO 2013d), FHWA issued a ‘No Adverse Effect’ determination for the Project on November 7, 2013 (FHWA 2013g).

Subsequent to this determination, NYSDOT prepared an Amendment to the Section 106 Finding Documentation, summarizing an evaluation of effects associated with the proposed Visual Barrier Wall south of Ramp A. Taking into consideration the proposed scope of work and measures to avoid or minimize effects, the Amendment concludes that the proposed Visual Barrier Wall will have no adverse effect on Front Park, and does not alter the previously agreed upon finding of No Adverse Effect for the Project, in accordance with 36 CFR Part 800.5(b). Following SHPO concurrence by letter dated January 28, 2014, FHWA concurred that, as amended, this undertaking will continue to have No Adverse Effect on historic properties (FHWA: February 3, 2014). The Amendment along with SHPO’s and FHWA’s correspondence are incorporated into Appendix H – Section 106 Finding Documentation.

The ACHP, Seneca Nation, Tonawanda Seneca Nation, and other Section 106 Consulting Parties were notified of the FHWA determination, and provided copies of the Section 106 Finding Documentation in
November 2013. The Amendment was distributed to all Section 106 Consulting Parties in April 2014 concurrent with the release of the FEIS.

4.4.11.5. Tribal Consultation

In compliance with Sections 101(d)(6)(A) and 101(d)(6)(B) of the NHPA, as amended, FHWA initiated consultation with the Seneca Nation of Indians and Tonawanda Seneca Nation by letter dated June 18, 2013, inviting tribal representatives to meet with FHWA and NYSDOT to discuss and consider their views concerning the Project and its potential to affect properties of religious and cultural significance to the Nations. The invitation to meet was also extended by NYSDOT through subsequent telephone and e-mail messages in June and July 2013. The Seneca Nation and Tonawanda Seneca Nation were invited to participate in the general Consulting Party meeting held on July 30, 2013 but were unable to attend. All meeting materials and handouts were sent to the Nations by NYSDOT on August 15, 2013 (NYSDOT 2013n and NYSDOT 2013o).

The Seneca and Tonawanda Seneca were provided an opportunity to review the draft documentation for the preliminary assessment of effects sent to all Consulting Parties on July 29, 2013. There were no written comments from the Seneca Nation or Tonawanda Seneca Nation, and they have declined, or not responded to offers for separate consultation meetings. The Nations were provided with copies of the Section 106 Finding Documentation and FHWA determination of ‘No Adverse Effect’ on November 8, 2013 (NYSDOT 2013k and NYSDOT 2013l), and the Section 106 Finding Documentation Amendment in March 2014.

4.4.11.6. Results of Section 106 Consultation

In summary, Consulting Parties and Tribal Nations have been provided an opportunity to offer comments on the Project’s effects on identified historic properties. All received comments are part of the Project’s record. Documentation of the assessment of effects reflects consideration of the views of the Consulting Parties and has been shared with the Consulting Parties, Tribal Nations and the public along with the notification of the finding of No Adverse Effects for the Project (see Appendix H –Section 106 Documentation).

4.4.12. Parks and Recreation Areas (Including Section 4(f)/6(f) Involvement)

All parks and recreation areas shown within the Project’s Study Area are well known and are owned by the City of Buffalo. Four parks are located within the Study Area, as shown in Figure 4-10. They are Front Park, Columbus Park, and Prospect Park, all along the north side of Porter Avenue, and Pat Sole Park located at the intersection of Busti Avenue and Massachusetts Avenue. Columbus Park, Prospect Park, and Pat Sole Park are outside the Project Area and are not subject to Section 4(f) for this Project.
Figure 4-10 – Parks and Recreational Facilities

NY Gateway Connections Project
Parks and Recreational Facilities
Erie County, New York

SOURCE: Erie County Department of Environment and Planning 2012

- Project Study Area
- Park and Recreational Facility
- Proposed New Alignment of Shoreline Trail
The only park requiring an analysis of use by this Project is Front Park, a publicly-owned park, which has been determined to be a Section 4(f) resource by FHWA.

Recreational trails in the vicinity of the Project Area include the Buffalo and Erie County Shoreline Trail (Riverwalk), which extends from downtown Buffalo north to the City of Tonawanda. The Trail provides a link between existing recreation areas and bicyclist/pedestrian trails from Riverside Park to the City of Tonawanda. The Shoreline Trail link now provides public access from northern Erie County to downtown Buffalo.

The Project involves the relocation of the existing Shoreline Trail (formerly named Riverwalk) from its current location as it crosses over the railroad right-of-way and under I-190 to a location slightly further to the north toward the Peace Bridge, thus allowing for the placement of the new Ramp D. The Shoreline Trail has been determined to be a Section 4(f) resource by FHWA based on its value as a recreational resource.

There are no wildlife or waterfowl refuges subject to Section 4(f) for this Project.

**Existing Conditions**

As described in Section 4.4.6, Front Park is one of several “key neighborhood/waterfront nodes and parks” in Buffalo’s comprehensive development plan (COB, 2006), which specifically calls for the protection, restoration, and promotion of sustainable use of these waterfront resources.

The useable parkland within the roadways bordering Front Park currently totals approximately 21.31 acres, with approximately 4.5 acres of non-contiguous portions of the park between Baird Drive and Busti Avenue. An additional 1.8 acres is occupied by Baird Drive and the adjacent sidewalk, which traverse the park near its eastern edge on land that was formerly part of Front Park’s Parade/Play Ground. This road currently provides access for interstate traffic to and from the Plaza. An entrance ramp to northbound I-190 occupies a small portion of land adjacent to the southwestern boundary of the park. The entrance onto the Plaza from northbound I-190 occupies land immediately adjacent to the western and northern boundaries of the park.

Three major zones characterize the spatial organization of Front Park: the Parade/Play Ground (playing fields), the Terrace with the bronze Commodore Oliver Hazard Perry Monument, and the area below the bluff where an outdoor ice skating rink was once located. The most visible topographic feature is the curved bluff, which slopes toward the river. Overall, grass, specimen trees, and a few scattered structures dominate the park and are in fair condition. Views of the river are partially obscured by trees and the I-190 highway.

The entrance into Front Park is located on Porter Avenue, which runs along the southern boundary of the park. Front Park currently has one building, a ca 1808 stone picnic structure at the southern end of the Parade / Play Ground. The terra cotta roof of the structure was recently restored. Specimen trees, hedge/screen plantings, and turf grass form the primary vegetation features of Front Park. A total of five
commemorative memorials, plaques, or monuments are scattered throughout Front Park and along Baird Drive and Busti Avenue, along with contemporary site furnishings such as benches, picnic tables, and light standards typically found in Buffalo parks.

The assessment of Section 4(f) use of Front Park and the Shoreline Trail as use is defined in 23 CFR Part 774.17, is discussed in detail in Chapter 6.

Section 6(f) of the Land and Water Conservation Fund Act of 1965 (LWCF) requires that property acquired or developed with LWCF funds shall not be converted to uses other than for public outdoor recreation uses. Coordination with the New York State Office of Parks, Recreation and Historic Preservation (NYSOPRHP) is necessary since they are the state agency responsible for administering LWCF funds. Consultation with the National Park Service is required for final approval if it is determined that a conversion is needed.

Front Park has been identified as a Section 6(f) resource, due to a LWCF grant approved in 1978 for the Front Park Ice Rink Renovations. While the skating rink has since been removed, Front Park is still considered a Section 6(f) resource according to NYSOPRHP.

NYSDOT and NYSOPRHP met on July 17, 2013 to consider the applicability of Section 6(f) to the Project. Within Front Park, Project activities would include the removal of Baird Drive and realignment of the park entrance driveway with Lakeview Avenue at a signalized intersection. The Project would result in a net removal of approximately 1.5 acres of roadway and 0.3 acres of sidewalk; totaling 1.8 acres of pavement removal that would be restored to green space. The removal of Baird Drive and the adjacent sidewalk, which bisect the Park, would reconnect approximately 4.5 acres of green space to the east with the remainder of Front Park to the west.

Based on the meeting discussion, NYSDOT proposed that work within the Park does not constitute a Section 6(f) conversion, and does not meet the criteria for a non-conversion (e.g., proposal for temporary non-conforming use, proposal to construct public facilities). Based upon review of the project information, the existing 6(f) map for Front Park, and consultation with the Northeast Regional Office of the National Park Service, the NYSOPRHP Alternate State Liaison Officer determined that the “removal of Baird Drive and rearranging park entryways will not be in violation of Section 6(f)(3) of the Land and Water Conservation Fund Act”; therefore there is no conversion of Section 6(f) property. No further consultation under Section 6(f) is required for this Project (NYSOPRHP 2013). A copy of NYSOPRHP’s letter confirming this finding is provided in Attachment 1 of this Chapter.

Niagara River Greenway Plan
The Niagara River Greenway is a linear system of State and local parks and conservation areas linked by a network of multi-use trails within the greenway area established by the Niagara River Greenway Plan (“Greenway Plan”) of the Niagara River Greenway Commission. The Greenway boundary follows municipal lines and encompasses the municipalities of Porter, Youngstown, Lewiston (Town and Village), Niagara, Niagara Falls, Wheatfield, North Tonawanda, Grand Island, Tonawanda (City and Town),
Kenmore, and Buffalo. The Project Area and more specifically Front Park and the Shoreline Trail (Riverwalk), are integral parts of the Greenway extending from the headwaters of the Niagara River at Lake Erie to its outflow into Lake Ontario. The vision of the Greenway Plan is to promote an ecologically sustainable and accessible area of conservation value that provides connections to related corridors and resources across the region. The Greenway is a means to establish a clear sense of “place” and identity that reflects the traditional spirit and heritage of the area.

The goals of the Greenway Plan are to:

- Promote public access to the Greenway through the development of multi-use trails, water-based trails, waterfront access points, scenic overlooks, and interpretive centers;
- Promote physical connections that link destinations and communities;
- Protect and restore environmental systems for environmental purposes and promote the future revitalization of the region’s economic health;
- Celebrate the region’s shared history and heritage through consistent signage and way-finding systems, interpretive centers, and thematic frameworks for coordination of interpretive activities;
- Spark revitalization, reinvestment, and renewal in the cities and communities along the Greenway through sustainable development, tourism, and improved quality of life factors;
- Promote long-term sustainability through rehabilitation and improvement of aging facilities to ensure their long-term viability and world-class stature; and
- Extend Olmsted’s legacy by achieving Olmsted’s vision of a necklace of parks and open spaces along the length of the Niagara River.

Effects

No Build Alternative
The No Build Alternative would not affect any parks or recreation areas because no Project-related disturbances or property acquisitions are planned.

Build Alternative
The Build Alternative would have an overall positive effect on Front Park because approximately 1.8 acres of land now utilized as a transportation corridor through the Park would be removed and returned to green space. This would improve the connection of Front Park with the nearby Columbus Park and the immediate residential neighborhood.

A new shared-use path for pedestrians and bicyclists would be provided along the south side of Porter Avenue to improve pedestrian/bicycle connections from Front Park and Porter Avenue to LaSalle Park and its Centennial Pool and Splash Pad, the Niagara River waterfront, and the Shoreline Trail (Riverwalk) without requiring bicyclists and pedestrians to traverse the roundabout. The pathway would be accomplished by widening the existing sidewalk along Porter Avenue and establishing a pathway physically separated from traffic across the Porter Avenue Bridge over I-190 and the CSX rail line. Users
of Front Park would be able to cross to the south side of Porter Avenue at the signalized intersection of Porter Avenue and the vehicular entrance to Front Park.

The portion of the Shoreline Trail (Riverwalk) where it descends from Busti Avenue and crosses the CSX railroad right-of-way would be temporarily unavailable to the public during construction of Ramp D (ramp from the Plaza directly to northbound I-190) for public safety reasons. The Shoreline Trail’s existing alignment between Niagara Street and waterfront west of I-190 would be relocated between the Peace Bridge and the tunnel under I-190. The Trail would be rerouted immediately as it passes beneath the Peace Bridge, and descend part way down the embankment before turning westward across a newly constructed pedestrian/bicycle bridge over both the CSX railroad line right-of-way and I-190 before turning southward and descending to the existing ground level. The Trail would proceed in a southerly alignment along the Black Rock Canal shoreline and rejoin its existing alignment at the point where the existing trail passes under I-190. This new alignment would afford users a longer journey adjacent to the shoreline and eliminate the need to cross under I-190 by way of the existing tunnel. During construction, recreational users of the Shoreline Trail would be redirected further south along Busti Avenue to Vermont Street or Porter Avenue, and then westward through or around Front Park and across the Porter Avenue bridge over I-190 to rejoin the Shoreline Trail. Once construction of Ramp D is completed, the portion of the Shoreline Trail immediately north of the existing bridge would be relocated to accommodate the proposed new Ramp D connecting the expanded Plaza to northbound I-190 (see Figures 4-9 and 4-10). The Niagara River Greenway Commission is a public benefit corporation established by Chapter 460 of the New York State laws of 2004, and charged with the planning and development of a greenway of interconnected parks, river access points and waterfront trails along the Niagara River from Lake Erie to Lake Ontario at the site of the historic Fort Niagara. As stated in § 39.19 State actions, each State agency shall review its actions within the Greenway in relation to the consistency of such actions with the approved Niagara River Greenway Plan. Accordingly, NYSDOT developed consistency certification procedures in coordination with the Niagara River Greenway Commission.

To the extent practicable, this Project has been determined to be consistent with the Niagara River Greenway Plan. The Niagara River Greenway Consistency Review Form (NRGCRF) was used to assess the Project’s consistency with the Niagara River Greenway Plan, and was completed by NYSDOT on 10/28/2013 (see Appendix F – Coastal Zone Consistency Determination and Niagara Greenway Consistency).

4.4.13. Visual Resources

The Project, which is to provide direct access from the Plaza to northbound I-190 and redirect traffic from Front Park, is adjacent to the historic Front Park and located within a typical urban city mixed-use setting located along the Niagara River. There are four viewer groups for the Project: local residents, business employees, travelers/commuters, and recreational users (including pedestrians and bicyclists).

The Study Area contains a varying landscape character including narrow residential streets with large street trees and small front yards, a wide commercial corridor along Porter Avenue with diverse
architectural styles, and a transportation corridor with minimal color, texture or landscaping. The visual character of the Study Area is punctuated by the large open lawn and mature landscape of Front Park. The Visual Impact Assessment prepared for this Project is provided in Appendix I – Visual Impact Assessment.

The viewsheds of the pedestrian and bicyclist viewer groups are generally contained or screened by vegetation, buildings, or transportation structures. Regarding Front Park, as discussed in Sections 4.4.11.2.3 and 4.6 and Appendix H - Section 106 Finding Documentation, the proposed elevations of Ramps N, P, and PN under the Build Alternative are similar to existing conditions, and would not alter the character of the existing views from the park. In addition, the Build Alternative would remove Baird Drive and its associated sidewalk, providing open, unobstructed views within the park by eliminating the pavement and through traffic from the green space. The removal of Baird Drive would also improve the viewshed of those properties along Busti Avenue that face Front Park. Exceptions to the impacts to recreational users are found along the Shoreline Trail (Riverwalk) due to its proposed extension and pedestrian bridge along the Black Rock Canal. This viewshed will have moderate impacts due to the loss of vegetation and introduction of additional structural elements along the river’s edge.

The most prominent proposed action includes additional ramps and bridges and a new roundabout within the transportation corridors. While motorists’ sensitivity is low due to their concentration on the road, signage and other motorists, the viewsheds will have moderate impacts due to the additional structures, roadway utilities and loss of vegetation. There will also be minor impacts to local residents who frequently travel these transportation corridors and are sensitive to the area’s visual character.

Based on the evaluation of selected viewsheds, the Project is expected to have a minimal/low change to the visual resources with viewer groups having a low/moderate response. Proposing additional landscaping, enhancing structural elements, and introducing streetscape treatments will enhance the viewshed. The new alignment of the Shoreline Trail would afford users a longer journey adjacent to the shoreline and would also be viewed as an improvement.

4.4.14. Farmland Assessment

The Project Area has no Federal Protection Policy Act-defined farmlands; thus, no further federal review is required.

Based on review of NYS Agricultural District Maps for Erie County, the Project is not located in or adjacent to an Agricultural District. The Project would not affect farmland.

4.4.15. Air Quality

A project-level air quality analysis for this Project has been conducted. The air quality analysis included four types of specific analyses: 1) construction phase particulate matter (PM) analysis; 2) a mesoscale emission analysis; 3) a microscale analysis; and 4) a mobile source air toxics (MSAT) analysis. A
transportation conformity analysis is not applicable to the Study Area after July 20, 2013 due to USEPA action to revoke the transportation conformity requirements for the 1997 ozone ambient air quality standard (Federal Register, Volume 77, Issue 98, Monday, May 21, 2012).

The air quality analyses were performed in accordance with methodologies presented in NYSDOT’s The Environmental Manual (TEM), updated in December 2012 (NYSDOT 2001). The NYSDOT TEM guidance specifies use of the MOVES2010b emission factor model, and specifies the USEPA guidance “Using MOVES in Project-Level Carbon Monoxide Analyses” (USEPA 2010) and “Transportation Conformity Guidance for Quantitative Hot-Spot Analyses in PM2.5 and PM10 Nonattainment and Maintenance Areas” (USEPA 2010a) for project-level microscale/hot-spot analyses for NEPA and SEQRA. In addition to the TEM guidance, the FHWA “Interim Guidance Update on Mobile Source Air Toxic (MSAT) Analysis in NEPA Documents” was used (FHWA 2012).

The Air Quality Study Area for this Project is the same as that used for the traffic analysis. This Study Area extends two blocks to the south of Porter Avenue, two blocks east of Niagara Street and north along Niagara Street to School Street as shown on Figure 4-11.

The air quality analysis compares the Build Alternative with the No Build Alternative. In the DEIS, the Build Alternative included two options that were similar except for the configuration of the intersection of Porter Avenue/4th Avenue and the entrance to northbound I-190. The Build Alternative with Signalized Intersection Option included a signalized intersection with conventional through and turn lane configurations. The Build Alternative with Roundabout Option included an intersection configured as a roundabout with no signalized traffic control, essentially allowing traffic to free flow through the intersection with minimal to no delay; traffic approaching the roundabout may be required to slow or stop, based upon the traffic volume within the roundabout. Since the DEIS, the roundabout option has been selected and the signalized intersection option is no longer under consideration. However, the Build Alternative with Signalized Intersection Option was analyzed in the air quality analysis because, of the two options, ambient air quality impacts near the intersection could be higher for that option. As compared to the Roundabout Option, the signal-controlled intersection would form a queue of idling vehicles during the red-phase of the traffic signal. Idling of vehicles and their subsequent acceleration when the signal turns green would produce higher emissions compared to free flowing traffic through the roundabout.

A greenhouse gas emission analysis also was prepared in accordance with NYSDOT guidance (NYSDOT 2003b) (see Section 4.4.16 Energy Demand and Greenhouse Gas Emissions below). Greenhouse gas emissions and total direct energy consumption were obtained from the MOVES2010b model for the Air Quality Study Area for the No Build Alternative and the Build Alternative.

Based on the mesoscale emission analysis, the Build Alternative results in lower total VOC, NOx, CO, PM10, PM2.5, MSAT, and greenhouse gas emissions and lower energy consumption in comparison to the No Build Alternative. The microscale analysis for PM2.5 and PM10 shows that concentrations under the Build Alternative would not exceed the National Ambient Air Quality Standards (NAAQS).
4.4.15.1. Background Air Quality

In accordance with the Clean Air Act Amendments (CAAA), the USEPA has designated National Ambient Air Quality Standards (NAAQS) for seven criteria air pollutants: sulfur dioxide (SO₂), particulate matter less than or equal to 10 micrometers in diameter (PM₁₀), particulate matter less than or equal to 2.5 micrometers in diameter (PM₂.₅), carbon monoxide (CO), ozone, nitrogen dioxide (NO₂), and lead. As part of its statewide ambient air monitoring system, NYSDEC operates monitoring stations that measure ambient air concentrations of these pollutants in Erie County (including Amherst and Buffalo) and in Niagara County (including Niagara Falls). NYSDEC prepares an annual monitoring plan that describes the rationale for the placement of sampling sites and selection of pollutants for ambient monitoring and changes that are made to the monitoring network. Pollutants for which local monitoring stations have a long history of demonstrating compliance with the NAAQS may be removed from the monitoring network plan. For new NAAQS, the monitoring network will be adjusted to provide measurements for comparison to new standards. For example, monitoring for lead was discontinued at the end of 2004 and monitoring for PM₁₀ is no longer performed in Western New York (NYSDEC Region 9), as long-term data have demonstrated compliance with the NAAQS. In addition to the annual network plan, NYSDEC also produces a report of ambient monitoring data. Monitoring data from the NYSDEC 2012 ambient monitoring network as reported on the USEPA Air Data database are shown in Table 4-8 (EPA 2013b).

A focused sampling study in the neighborhood around the Plaza and Front Park is being performed by NYSDEC in two phases. The goal of the sampling program is to characterize local air quality by comparing “upwind” and “downwind” data prior to prospective renovations of the Plaza. The first phase (before prospective renovations performed by others) began on September 14, 2012 and ended on March 26, 2013. The second phase (after renovations) will be conducted at an as yet undetermined date. A complete description of the sampling study methodology and sampling results from the first phase of sampling can be found on the NYSDEC website (NYSDEC 2013c). Data from NYSDEC’s air monitoring study were not used for NYSDOT’s air quality analysis for this Project due to the short duration of the sampling period.

Other ambient monitoring studies have been conducted in previous years in the Project air quality study area. PM₁₀ and PM₂.₅ concentration data in the Project Area were gathered for a previous study in the same vicinity as the NYSDEC sampling program. The study included a short duration sampling program that was performed over a six-week period late in 2001 and during a second six-week sampling program in early 2002. A comparison of the upwind and downwind sampling data from the study showed that ambient levels of PM₁₀ and PM₂.₅ in the vicinity of the Plaza is highly influenced by non-Plaza emission sources but lower than the NAAQS. Additional ambient air monitoring studies in the Project area have been conducted by various research scientists over the last 10 years by Clarkson University and the University at Buffalo. Appendix B of the NYSDEC Peace Bridge Study Report discusses the other monitoring studies (NYSDEC 2013c).
### Table 4-8 – Criteria Air Pollutant Summary (2012 Data)

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Air Monitoring Station</th>
<th>Averaging Time</th>
<th>Monitored Concentration&lt;sup&gt;1&lt;/sup&gt;</th>
<th>NAAQS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sulfur dioxide</td>
<td>Tonawanda (192 Brookside Terrace West)</td>
<td>Primary 1-hour</td>
<td>26 ppb</td>
<td>75 ppb</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Secondary 3-Hour</td>
<td>34 ppb</td>
<td>500 ppb&lt;sup&gt;(2)&lt;/sup&gt;</td>
</tr>
<tr>
<td>Inhalable particulates (PM&lt;sub&gt;10&lt;/sub&gt;)&lt;sup&gt;(3)&lt;/sup&gt;</td>
<td>None in NYSDEC Region 9</td>
<td>Primary and Secondary 24-Hour</td>
<td>No monitoring sites in NYSDEC Region 9</td>
<td>150 µg/m&lt;sup&gt;3&lt;/sup&gt;&lt;sup&gt;(4)&lt;/sup&gt;</td>
</tr>
<tr>
<td>Fine inhalable particulates (PM&lt;sub&gt;2.5&lt;/sub&gt;)</td>
<td>Buffalo (185 Dingens)</td>
<td>Primary Annual 24-Hour 98&lt;sup&gt;th&lt;/sup&gt; Percentile</td>
<td>9.4 µg/m&lt;sup&gt;3&lt;/sup&gt;</td>
<td>12 µg/m&lt;sup&gt;3&lt;/sup&gt;&lt;sup&gt;(5)&lt;/sup&gt;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>8-Hour (running average, 2nd highest)</td>
<td>23 µg/m&lt;sup&gt;3&lt;/sup&gt;</td>
<td>35 µg/m&lt;sup&gt;3&lt;/sup&gt;&lt;sup&gt;(6)&lt;/sup&gt;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>1-Hour (2nd highest)</td>
<td>1.1 ppm</td>
<td>9 ppm&lt;sup&gt;(2)&lt;/sup&gt;</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>1.6 ppm</td>
<td>35 ppm&lt;sup&gt;(2)&lt;/sup&gt;</td>
</tr>
<tr>
<td>Carbon monoxide</td>
<td>Buffalo (185 Dingens)</td>
<td>8-Hour (running average, 2nd highest)</td>
<td>0.073 (3 yr avg)</td>
<td>0.075 ppm&lt;sup&gt;(7)&lt;/sup&gt;</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>0.079 (2012)</td>
<td>0.068 (2011)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>0.072 (2010)</td>
<td>0.072 (2010)</td>
</tr>
<tr>
<td>Ozone</td>
<td>Amherst (Audubon Golf Course)</td>
<td>8-Hour</td>
<td>0.0735 (3 yr avg)</td>
<td>0.075 ppm&lt;sup&gt;(7)&lt;/sup&gt;</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>0.079 (2012)</td>
<td>0.068 (2011)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>0.072 (2010)</td>
<td>0.072 (2010)</td>
</tr>
<tr>
<td>Nitrogen dioxide</td>
<td>Amherst Buffalo</td>
<td>1-hour</td>
<td>32 ppb (Audubon)</td>
<td>100 ppb&lt;sup&gt;(8)&lt;/sup&gt;</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>46 ppb (Dingens)</td>
<td>100 ppb&lt;sup&gt;(8)&lt;/sup&gt;</td>
</tr>
<tr>
<td>Lead</td>
<td>None in NYSDEC Region 9</td>
<td>Rolling 3-month average</td>
<td>No monitoring sites in NYSDEC Region 9</td>
<td>0.15 µg/m&lt;sup&gt;3&lt;/sup&gt;</td>
</tr>
</tbody>
</table>


Data for SO2 3-hour comes from “New York State Ambient Air Quality Data Report for 2012”. Link to web page source is: [http://www.dec.ny.gov/docs/air_pdf/2012airqualrpt.pdf](http://www.dec.ny.gov/docs/air_pdf/2012airqualrpt.pdf)

Notes:
1. Monitored concentration shown is value for calendar year 2012. For some pollutants (NO<sub>2</sub> 1-hour, ozone 8-hour, PM<sub>2.5</sub> annual and 24-hour and SO<sub>2</sub> 1-hour) additional years are included to determine 3 year average to determine NAAQS compliance.
2. Not to be exceeded more than once per year.
3. There are no NYSDEC monitoring sites for PM10 due to the WNY region’s long-term compliance with the NAAQS.
4. Not to be exceeded more than once per year on average over 3 years.
5. Average of last 3 years annual means not to exceed standard.
6. Standard is compared to average of 98<sup>th</sup> percentile for last 3 years.
7. Standard compared to 4<sup>th</sup> highest daily 8-hour average concentration measured during the last 3 years.
8. 98<sup>th</sup> percentile averaged over 3 years.
4.4.15.2. Air Quality Methodology Summary

The air quality analysis considers the year of estimated completion known as the Estimated Time of Completion (ETC) year, the year of ETC+10 and the year of ETC+20. The multiple year emission analysis is performed in order to determine the “critical year”, that is, the year in which the highest emissions occur. For this Project, the ETC year is 2015, ETC+10 is 2025 and ETC+10 is 2035.

4.4.15.2.1. Motor Vehicle Emission Simulator (MOVES) Model – Version 2010b

The MOVES2010b model is USEPA’s mobile source emission factor model for performing mobile source analyses. MOVES2010b calculates emission related parameters such as total mass emissions and emission rate (e.g. grams/vehicle-mile or grams/vehicle-hour) for a wide variety of spatial and time scales. MOVES2010b has the capability to determine the emission inventory and emission factors at the project-level for a specific group of roadway segments or links. At the project-level, MOVES2010b requires site-specific input data for traffic volume and vehicle type rather than use of national default data. By using site-specific data, the emission results reflect the site-specific traffic characteristics for the Project.

MOVES2010b provides emission and activity data that are used in emission inventory development for the mesoscale, MSAT, greenhouse gas and energy analyses described in later subsections of this Air Quality discussion. MOVES2010b also provides emission and activity data for development of the emission factors used in the microscale analysis. The methodology discussed here describes the implementation of MOVES2010b to produce the basic data used in the mesoscale, MSAT, greenhouse gas and energy and microscale analyses.

Implementation of MOVES2010b project-specific analysis is described in detail in Appendix C – Air Quality Analysis. MOVES2010b data inputs include specification of geographic boundary of the Project, fuel characteristics specific to Erie County, information regarding the vehicle inspection/maintenance program specific for Erie County, age distribution for each vehicle type (e.g., passenger car, heavy truck, etc.) and meteorological data. Project-specific data inputs included the volume of vehicles per hour classified by two vehicle types (cars and heavy duty trucks) on each road link in the Project Air Quality Study Area. In addition, for each road link, data for the length of the link, grade (slope) of the link, and the average speed for traffic on the link were input to MOVES2010b.

Seasonal (winter, spring, summer, fall) variation in meteorological conditions and fuel specification, and time of day (morning peak, mid-day, evening peak and overnight) variation in meteorology and traffic volume can affect the production of vehicle emissions in the Study Area. To characterize these variations, multiple MOVES runs were performed, with results summed to produce daily and annual emissions for development of the emission inventory.

The procedure for developing the emission inventories for VOC, NOx, CO, PM$_{10}$, PM$_{2.5}$, MSAT, and greenhouse gas analyses and for determining annual energy use consists of processing the basic MOVES2010b output in a series of calculation steps. Peak hour emissions for both the No Build
Alternative and Build Alternative were calculated using MOVES2010b for each meteorological season (i.e., winter, spring, summer and fall) and, within each season, for four daily time periods (AM traffic volume peak, midday traffic volume, PM traffic volume peak and overnight traffic volume). Seasons are defined as follows: winter (December, January and February); spring (March, April and May); summer (June, July, and August); and fall (September, October and November). The daily time periods are defined as: AM peak (6am to 9am); midday (10am to 3pm); PM peak (4pm to 7pm); and overnight (8pm to 5am). Emissions for each peak hour were assumed to occur throughout the time interval containing the peak hour. Daily emission totals were formed by summing the emissions from the four daily time periods. From the daily emission totals, annual emissions were then calculated.

The combination of season and time of day analysis was performed for three analysis years: the estimated time of (Project) completion (ETC) year of 2015; the ETC+10 year of 2025; and the ETC+20 year of 2035. The combination of seasons (4) with time of day (4) and three analysis years (2015, 2025, and 2035) results in 48 MOVES2010b runs for the No Build Alternative and 48 MOVES2010b runs for the Build Alternative. A total of 96 MOVES2010b runs were performed.

The individual seasonal/time of day MOVES2010b runs were also analyzed to determine the analysis year/season/time of day that produces the peak hourly emissions to aide in determining the critical year for the microscale analysis.

Vehicle related PM$_{10}$ and PM$_{2.5}$ emissions consist of exhaust, brake wear, tire wear and dust generated by vehicle travel on paved and/or unpaved roadways. USEPA guidance states that re-entrained road dust be considered in PM microscale (hot-spot) analyses only if USEPA has found that dust emissions are a significant contributor in a nonattainment or maintenance area (USEPA 2010a). Since the Project is in an air quality area designated as attainment with the PM$_{10}$ and PM$_{2.5}$ NAAQS, re-entrained road dust cannot be a significant contributor to a nonattainment situation. In addition, the Project consists of removal of Baird Drive, which removes a potential source of paved road dust that is relatively close to residences fronting on Front Park. Other roadways affected by the Project include the reconfiguration of the intersection of Porter Avenue/4th Avenue, which will not add new lane miles and will not be a new potential road dust source in the Project Area. The addition of Ramps D and PN will offset the loss of lane miles due to removal of Baird Drive and add a potential source of paved road dust away from residential areas.

Since the Project will result in an overall reduction in paved lane miles and an increase in the distance between potential road dust sources and nearby residences, PM emissions due to paved road dust re-entrainment have not been further considered in the microscale PM analysis.

**4.4.15.2.2. Mesoscale Analysis**

The Air Quality Study Area roadways carry local traffic and traffic from the regional road/highway network to and from the Peace Bridge Plaza. The Project will allow for direct access to northbound I-190 from the Plaza via new Ramp D, and allow for direct access to the Plaza entrance ramp from Porter Avenue via...
new Ramp PN. These two new access ramps will allow for the removal of Baird Drive through Front Park. Traffic patterns on the local and arterial streets within the Air Quality Study Area would be affected by these changes and some localized changes in traffic volume on some streets are expected. The Project is not designed to increase overall traffic volume within the Air Quality Study Area because it is not a capacity enhancement project.

NYSDOT Guidance requires that a mesoscale emission analysis be performed for the No Build Alternative and Build Alternative. The mesoscale analysis provides a comparison of the overall project-level emissions from roadways associated with or affected by each alternative. The emission inventory analysis was performed using MOVES2010b in emission inventory mode. Section 4.4.15.2.1 discusses the basic MOVES2010b methodology.

Free flow (moving) traffic-related emissions are included in the mesoscale analysis.

The mesoscale analysis, because it provides total emissions for ETC, ETC+10 and ETC+20, serves to define the critical year to be used in the Microscale Analysis. The critical analysis year is defined as the year that is most likely to generate the highest annual emissions of each pollutant for each alternative. Three specific time horizons are used to determine the critical analysis year: ETC (2015), ETC + 10 years (2025) and ETC + 20 years (2035).

**4.4.15.2.3. Microscale Analysis**

The NYSDOT’s *The Environmental Manual (TEM)* and USEPA guidance “Using MOVES in Project-Level Carbon Monoxide Analyses” and “Transportation Conformity Guidance for Quantitative Hot-Spot Analyses in PM$_{2.5}$ and PM$_{10}$ Nonattainment and Maintenance Areas” prescribe procedures for conducting CO and PM$_{10}$/PM$_{2.5}$ microscale air quality analyses. A microscale analysis consists of performing dispersion modeling of traffic related air pollutant emissions for intersections determined to be of concern due to traffic volume changes or proximity of sensitive receptors. The microscale analysis is limited to the Project Air Quality Study Area and must be performed for the No Build Alternative and Build Alternative.

NYSDOT TEM guidance specifies that the microscale analysis needs to be conducted only for the critical analysis year for projects located in areas designated as being in attainment or unclassified. Therefore, the microscale air quality analyses for the No Build Alternative and the Build Alternative were performed only for the critical analysis year, since the Project is located in an area that is designated as in attainment for CO and PM$_{10}$ and is unclassified for PM$_{2.5}$. Based on emission inventory mode runs of MOVES2010b described in Section 4.4.15.2.1, and the mesoscale emission results shown in Section 4.4.15.3.1, year 2015 (the ETC year) is the critical analysis year for CO, PM$_{10}$, and PM$_{2.5}$ analyses.

Dispersion modeling of traffic related air pollutants is performed using the USEPA CAL3QHC and CAL3QHCR models. The CAL3QHC model is a screening version of the model that uses “worst case” meteorological data. The CAL3QHCR model is the refined version of the model since it uses hourly meteorological data specific to the study location. CAL3QHC may produce conservatively high effect
results due to the use of “worst case” conditions; if this occurs, USEPA modeling guidance prescribes the additional step of applying the CAL3QHCR model to provide more realistic model predictions.

Prior to performing detailed dispersion modeling on a localized basis for CO for the Air Quality Study Area, the NYSDOT TEM procedures for determining if a CO microscale analysis is necessary were followed. These procedures include evaluating specific criteria in determining the need for a detailed air quality analysis. The initial screening step is a level-of-service (LOS) analysis taken from the traffic study. Intersections and roadways affected by the Build Alternative are assigned a letter designation of A through F to designate their LOS in the ETC, ETC+10 and ETC+20 time horizons. Intersections with a LOS of A, B or C for the Build Alternative are not subject to further analysis. Intersections with LOS D, E, or F are additionally screened by capture criteria and volume threshold. Intersections that fail all screening tests are subject to a microscale analysis. Any intersections in the Air Quality Study Area requiring a CO microscale analysis are then subject to a dispersion analysis using CAL3QHC. A refined microscale air quality analysis (Level II) using CAL3QHCR is performed for those intersections failing the CAL3QHC analysis.

To address concerns expressed during public scoping meetings and in public comments about particulate matter air quality in the Project Study Area, the No Build Alternative and the Build Alternative were subjected to a Level II dispersion modeling microscale analysis for PM$_{10}$ and PM$_{2.5}$. Consideration of screening criteria to determine if particulate matter hot-spot analyses were required was not applied. Input data were processed using the USEPA CAL3QHCR transportation air quality dispersion model to produce projections of ambient PM$_{10}$, and PM$_{2.5}$ concentrations using five years of hourly meteorological data.

Additional input data for the microscale modeling analysis included depiction of the road network and receptor locations; these are represented within the air model using a coordinate system. Roadways are broken into segments (links) that are assigned data describing the specific conditions of travel on that link. Traffic idling at signalized intersections is characterized using queue links that contain local data for signal cycle length, red light time, and traffic volume approaching the intersection. This allows for accurate reproduction of the distance and traffic relationships between road segments and receptor locations and traffic patterns within the model.

4.4.15.2.4. Mobile Source Air Toxics

A quantitative analysis to determine annual emissions of mobile source air toxics (MSATs) emitted from vehicles in the Air Quality Study Area was conducted. Annual MSAT emissions for the No Build Alternative and the Build Alternative were determined in accordance with the FHWA’s “Interim Guidance Update on Air Toxic Analysis in NEPA Documents” (FHWA 2012). The seven priority MSAT’s are: acrolein, benzene, 1,3-butadiene, diesel particulate matter/diesel exhaust organic gases (diesel PM), formaldehyde, naphthalene and polycyclic organic matter (POM). POM consists of 30 individual pollutants in gaseous and particle form.
MSAT annual emissions were determined using the MOVES2010b model run in emission inventory mode, described in Section 4.4.15.2.1. MOVES2010b is based on in-use vehicle data, including millions of emissions measurements from light duty vehicles. MOVES2010b also accounts for the effects that vehicle speed and temperature have on PM emissions estimates (FHWA 2012).

For the No Build Alternative and the Build Alternative, the amount of MSATs emitted would be proportional to the vehicle miles traveled (VMT) and delay time (e.g., amount of idling or slow speed operation). Other variables that might affect MSAT emissions, such as vehicle fleet mix, are assumed to be the same for each alternative.

4.4.15.2.5. Construction Particulate Matter

Emissions will occur during construction from operation of non-road construction vehicles and equipment and from dust generated during removal of Baird Drive and Project construction activities. Per the NYSDOT and USEPA guidance, emissions from construction-related activities are considered temporary and not required to be included in the PM hotspot analysis (NYSDOT 2001, USEPA 2010).

4.4.15.3. Air Quality Analysis Results

4.4.15.3.1. Mesoscale and Regional Emissions Analysis

The mesoscale analysis provides an estimate of total annual emissions of criteria pollutants from vehicle activity on all roadways in the Air Quality Study Area. Annual emissions were obtained from MOVES runs performed as described in Section 4.4.15.2. Annual emissions for ETC (2015), ETC+10 (2025) and ETC+20 (2035) and the difference in annual mesoscale emissions between the No Build Alternative and the Build Alternative are shown in Table 4-9.

Comparing 2015, 2025 and 2035 traffic-related emissions in the Air Quality Study Area, a downward trend is seen for the No Build Alternative and the Build Alternative. The decrease is most likely due to improvements in vehicle emission control technology and fleet turnover. In 2015, 2025 and 2035, the emissions from the Build Alternative are lower for all pollutants compared to the No Build Alternative. The lower emissions for the Build Alternative compared to the No Build Alternative are likely the result of the Project’s design, which improves traffic flow efficiency within the Study Area in later years as described in the Traffic Study (see Appendix B – Traffic Study).
### Table 4-9 – Mesoscale Emissions from Roadways in the Study Area

<table>
<thead>
<tr>
<th>Alternatives</th>
<th>Carbon Monoxide</th>
<th>Nitrogen Oxide</th>
<th>Volatile Organic Compounds</th>
<th>PM₁₀</th>
<th>PM₂.₅</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>2015</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>No Build</td>
<td>1,502</td>
<td>396</td>
<td>130</td>
<td>25</td>
<td>24</td>
</tr>
<tr>
<td>Build</td>
<td>1,434</td>
<td>373</td>
<td>124</td>
<td>23.3</td>
<td>22.2</td>
</tr>
<tr>
<td>Build – No Build</td>
<td>-68</td>
<td>-23</td>
<td>-6</td>
<td>-2</td>
<td>-1</td>
</tr>
<tr>
<td><strong>2025</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>No Build</td>
<td>491</td>
<td>193</td>
<td>49</td>
<td>18.0</td>
<td>16.9</td>
</tr>
<tr>
<td>Build</td>
<td>483</td>
<td>187</td>
<td>48</td>
<td>17.8</td>
<td>16.7</td>
</tr>
<tr>
<td>Build – No Build</td>
<td>-8</td>
<td>-6</td>
<td>-1</td>
<td>-.2</td>
<td>-.2</td>
</tr>
<tr>
<td><strong>2035</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>No Build</td>
<td>216</td>
<td>88</td>
<td>13</td>
<td>15.7</td>
<td>14.7</td>
</tr>
<tr>
<td>Build</td>
<td>214</td>
<td>85</td>
<td>12</td>
<td>15.5</td>
<td>14.5</td>
</tr>
<tr>
<td>Build – No Build</td>
<td>-2</td>
<td>-3</td>
<td>-1</td>
<td>-.2</td>
<td>-.2</td>
</tr>
</tbody>
</table>

#### 4.4.15.3.2. Microscale Air Quality Analysis

**Particulate Matter (PM₁₀ and PM₂.₅)**

Microscale air quality particulate matter modeling results are shown in Table 4-10 for PM₁₀ and Table 4-11 and Table 4-12 for PM₂.₅. Results from the modeling show that ambient air quality concentrations are in compliance with the NAAQS. In critical analysis year 2015 the annual PM₂.₅ is projected to be 1.69 µg/m³ under the Build Alternative and 1.68 µg/m³ under the No Build Alternative. The NAAQS is 12 µg/m³.

For the dispersion modeling analysis, the critical year (2015) worst case hourly emission rates from MOVES2010b runs were used in the dispersion model CAL3QHCR. These worst case hourly rates were conservatively assumed to apply to each hour of each day in the year. Five years (1997 to 2001) of hourly meteorological data were used in the CAL3QHCR runs. This data set was used in this analysis because it contains two years (2000 and 2001) of local surface meteorological observations from the Great Lakes Research Station located approximately 0.25 miles west of Front Park. The closest meteorological station other than this one is located at the Buffalo International Airport, located in Cheektowaga, approximately 15 miles east of this Project’s Air Quality Study Area.
Table 4-10 – PM$_{10}$ Modeled Concentrations for the Build Alternative and the No Build Alternative in the Critical Year 2015

<table>
<thead>
<tr>
<th>Meteorological Data Year</th>
<th>24 Hour Averaging Period Highest Modeled Concentration at a receptor within the Study Area (µg/m$^3$)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Year 1 Build</td>
<td>6.69</td>
</tr>
<tr>
<td>Year 1 No Build</td>
<td>6.44</td>
</tr>
<tr>
<td>Year 2 Build</td>
<td>7.67</td>
</tr>
<tr>
<td>Year 2 No Build</td>
<td>7.40</td>
</tr>
<tr>
<td>Year 3 Build</td>
<td>7.14</td>
</tr>
<tr>
<td>Year 3 No Build</td>
<td>6.91</td>
</tr>
<tr>
<td>Year 4 Build</td>
<td>12.4</td>
</tr>
<tr>
<td>Year 4 No Build</td>
<td>12.0</td>
</tr>
<tr>
<td>Year 5 Build</td>
<td>9.86</td>
</tr>
<tr>
<td>Year 5 No Build</td>
<td>9.52</td>
</tr>
</tbody>
</table>

Notes:
1. PM$_{10}$ concentrations do not include background concentrations. As discussed in Section 4.4.15.1, PM$_{10}$ is not monitored in NYSDEC Region 9.
2. Annual NAAQS for PM$_{10}$ has been revoked by EPA. Existing 24-hour NAAQS is 150 µg/m$^3$.
3. Five years of hourly meteorological data were used in the modeling analysis to cover the range of weather conditions experience in this area.

Predicted ambient concentrations shown in Table 4-10 are well below the NAAQS of 150 µg/m$^3$ for the 24-hour time period. The concentration values shown do not include a background value because ambient monitoring for PM$_{10}$ in Western New York ceased several years ago. Multiple years of monitoring activity have previously showed that regional PM$_{10}$ concentrations were substantially less than the NAAQS and repeatedly demonstrated compliance with the NAAQS.

Similar to the PM$_{10}$ modeling results, predicted ambient concentrations for PM$_{2.5}$, as shown in Table 4-10, are well below the respective NAAQS. The 24-hour NAAQS for PM$_{2.5}$ of 35 µg/m$^3$ is a statistical value based on the 3-year average of the 98th percentile value of 24-hour concentrations. The annual primary NAAQS for PM$_{2.5}$ of 12 µg/m$^3$ is a statistical value based on the annual mean averaged over 3 years.

Background concentration of PM$_{2.5}$ for the Air Quality Study Area, as provided by the recently completed NYSDEC sampling study is not of sufficient duration to form a background value that meets the statistical
requirements for use in comparison to the NAAQS. However, the monitoring station at the NYSDEC Dingens Street site in Buffalo is used to represent a regional PM$_{2.5}$ background concentration.

### Table 4-11 – PM$_{2.5}$ Modeled Concentrations for the Build Alternative and the No Build Alternative in the Critical Year 2015

<table>
<thead>
<tr>
<th>Meteorological Data Year</th>
<th>24-Hour Averaging Period Highest Modeled Concentration at a receptor within the Study Area (µg/m$^3$)</th>
<th>Annual Highest Modeled Concentration at a receptor within the Study Area (µg/m$^3$)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Year 1 Build</td>
<td>3.50</td>
<td>1.28</td>
</tr>
<tr>
<td>Year 1 No Build</td>
<td>3.21</td>
<td>1.24</td>
</tr>
<tr>
<td>Year 2 Build</td>
<td>3.08</td>
<td>1.36</td>
</tr>
<tr>
<td>Year 2 No Build</td>
<td>3.40</td>
<td>1.32</td>
</tr>
<tr>
<td>Year 3 Build</td>
<td>2.99</td>
<td>1.31</td>
</tr>
<tr>
<td>Year 3 No Build</td>
<td>3.21</td>
<td>1.30</td>
</tr>
<tr>
<td>Year 4 Build</td>
<td>5.55</td>
<td>1.55</td>
</tr>
<tr>
<td>Year 4 No Build</td>
<td>5.89</td>
<td>1.53</td>
</tr>
<tr>
<td>Year 5 Build</td>
<td>4.73</td>
<td>1.69</td>
</tr>
<tr>
<td>Year 5 No Build</td>
<td>5.27</td>
<td>1.68</td>
</tr>
</tbody>
</table>

**Notes:**
1. PM$_{2.5}$ concentrations shown do not include background concentration.
2. Annual NAAQS for PM$_{2.5}$ is 12 µg/m$^3$; 24-hour NAAQS for PM$_{2.5}$ is 35 µg/m$^3$ based on a 3-year average of the 98th percentile (4th highest 24-hour concentration).
3. The location of the highest concentration is found at one receptor location at the intersection of Porter Avenue and Niagara Street. Similar concentration values are found at the intersection of Porter Avenue and the I-190 as shown in Figure 4-12 and Figure 4-13.

The determination of compliance for the Build Alternative modeled concentrations for PM$_{2.5}$ was performed following USEPA guidance (USEPA 2010a). For the Build Alternative, the first tier analysis option from the USEPA guidance was used. The highest 24-hour concentration values from each year of modeling were averaged together and added to the 3-year average 98th percentile 24-hour background concentration and rounded to the nearest 1 µg/m$^3$. The average of the highest modeled concentrations is 4 µg/m$^3$. Adding this value to the background value of 23 µg/m$^3$, shown in **Table 4-8**, results in a total concentration of 27 µg/m$^3$ compared to the NAAQS of 35 µg/m$^3$. The annual mean modeling results...
averaged over 3 years is 1.5 µg/m³ (using years 3, 4 and 5 to form the average). Adding this value to the annual background value of 9.4 µg/m³ shown in Table 4-8 results in a total annual concentration of 10.9 µg/m³ compared to the annual NAAQS of 12 µg/m³.

Table 4-12 shows PM$_{2.5}$ modeled concentrations at receptor locations in Front Park, along Busti Avenue and Porter Avenue in the study area. In general, ambient concentration of PM$_{2.5}$ is lower for the Build Alternative when compared to the No Build Alternative.

Table 4-12 – PM2.5 Modeled Concentrations for the Build Alternative and the No Build Alternative in the Critical Year 2015 in Front Park and at Locations Along Busti and Porter Avenues

<table>
<thead>
<tr>
<th>Location</th>
<th>24-Hour (1st High) (µg/m³)</th>
<th>Annual (µg/m³)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Front Park Baird Drive Mid Point between Porter and Plaza</td>
<td>0.6 0.8 0.5 0.7</td>
<td>0.29 0.38 0.25 0.34</td>
</tr>
<tr>
<td>Busti/Vermont SE corner</td>
<td>0.9 1.0 0.7 0.8</td>
<td>0.38 0.41 0.32 0.36</td>
</tr>
<tr>
<td>Busti/Connecticut NE corner</td>
<td>1.0 1.2 0.8 0.9</td>
<td>0.41 0.44 0.35 0.38</td>
</tr>
<tr>
<td>Busti/Porter NE corner</td>
<td>2.1 1.9 1.8 1.7</td>
<td>0.90 0.90 0.82 0.82</td>
</tr>
<tr>
<td>Porter/Baird NE corner</td>
<td>2.7 2.6 2.0 2.0</td>
<td>0.80 1.00 0.71 0.91</td>
</tr>
<tr>
<td>Porter/7th NE corner</td>
<td>2.2 2.1 1.7 1.6</td>
<td>0.71 0.69 0.64 0.61</td>
</tr>
<tr>
<td>Porter/Niagara NE corner</td>
<td>5.6 5.9 3.8 4.2</td>
<td>1.36 1.53 1.22 1.37</td>
</tr>
</tbody>
</table>
The receptor location showing the maximum concentration is the northeast corner of the intersection of Porter Avenue and Niagara Street; similar concentration values are found along northbound I-190 near Porter Avenue. Figures 4-12 and 4-13 present contours illustrating PM$_{2.5}$ concentrations in the Air Quality Study Area resulting from the Build Alternative and the No Build Alternative, respectively. These figures demonstrate the pattern of lowest concentration in residential areas, with higher concentrations along the I-190 corridor and decreases in concentrations as distance from major roadways increases.

Data used to depict the modeled concentrations on Figures 4-12 and 4-13 are based on the results of modeling and consider only the roadway sources in the Air Quality Study Area. The data do not include background concentrations.

**Carbon Monoxide**

The potential for carbon monoxide hot spots for the Build Alternative was evaluated based on the methodology discussed in Section 4.4.15.2.3. Predicted Level of Service (LOS) ratings for Air Quality Study Area intersections (see Appendix B – Traffic Study) were used to initially screen intersections to determine if a more detailed analysis is required. Table 4-12 summarizes the Build Alternative with Signalized Intersection Option LOS analysis for years 2015, 2025, and 2035 from the traffic study for key intersections in the Porter Avenue corridor. These intersections are directly affected by the Build Alternative traffic pattern changes. The LOS analysis includes the application of traffic flow control measures to alleviate effects associated with the Build Alternative.

The LOS for intersections are shown in Table 4-13. Except for the intersection at Porter Avenue and Niagara Street for the weekday PM peak hour in 2025 and 2035, all other intersections have a LOS of C or better and are exempt from a CO microscale analysis according to the NYSDOT TEM. Additional LOS results for intersections in the Study Area are presented in Appendix B - Traffic Study. These intersections exhibit LOS ratings of A or B. Therefore, no further CO hot spot analysis is required for the Project.
Figure 4-12 – Build Alternative Modeled Maximum 24-Hour PM$_{2.5}$ Concentrations
Figure 4-13 – No Build Alternative Modeled Maximum 24-Hour PM$_{2.5}$ Concentrations

NY Gateway Project
No Build Alternative - PM 2.5
24-Hour Maximum Concentration
Critical Year 2015
Erie County, New York

SOURCE: Ecology and Environment, Inc.
Table 4-13 – Level of Service for Porter Avenue Intersections in the Study Area

<table>
<thead>
<tr>
<th>Intersection</th>
<th>Weekday AM Peak Hour</th>
<th>Weekday PM Peak Hour</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2015</td>
<td>2025</td>
</tr>
<tr>
<td>Porter/Niagara St</td>
<td>B</td>
<td>B</td>
</tr>
<tr>
<td>Porter/Columbus Pkwy/7th Avenue</td>
<td>B</td>
<td>B</td>
</tr>
<tr>
<td>Porter/Busti</td>
<td>A</td>
<td>A</td>
</tr>
<tr>
<td>Porter/Lakeview/Front Park</td>
<td>B</td>
<td>B</td>
</tr>
<tr>
<td>Porter/Ramps P &amp; PN</td>
<td>B</td>
<td>C</td>
</tr>
</tbody>
</table>

Notes:
1. The Build Alternative in this analysis reflects only the Signalized Intersection Option, which results in the worst case air quality condition for this alternative.
2. Additional LOS analysis results for intersections in the Air Quality Study Area are shown in the traffic study report.

The Porter Avenue/Niagara Street intersection for the weekday PM peak hour was further evaluated using capture criteria screening as prescribed in the NYSDOT TEM and described in Section 4.4.15.2.3. The criteria include:

1) A 10% or more reduction in the source-receptor distance;
2) A 10% or more increase in traffic volume on affected roadways for 2015, 2025 or 2035;
3) A 10% or more increase in vehicle emissions for 2015, 2025 or 2035;
4) Any increase in the number of queue lanes for 2015, 2025 or 2035; and
5) A 20% reduction in speed, when Build Alternative estimated average speed is 30 mph or less.

For the Porter Avenue/Niagara Street intersection for the weekday PM peak hour, the result of evaluating the intersection against the capture criteria screening are as follows:

1) There are no intersection widening or configuration changes that are part of the Build Alternative that will reduce the source-receptor distance; therefore there will not be a 10% or more reduction in source-receptor distance compared to the No Build Alternative.
2) An analysis of traffic volume changes during the weekday PM peak hour for 2015, 2025 and 2035 shows there is no difference between the Build Alternative and No Build Alternative total traffic volume through the intersection. The analysis summed the through, right turn and left turn movements from all four entry points into the intersection. Therefore, there will not be a 10% or more increase in traffic volume compared to the No Build Alternative.
3) Corresponding to the traffic volume analysis, an analysis of the emissions for the intersection indicates that there will not be a 10% or more increase in vehicle emissions for 2015, 2025 and 2035 when comparing the Build Alternative to the No Build Alternative.
4) The number of queue lanes will not increase in 2015, 2025 or 2035; and
5) There will not be a speed reduction for the Build Alternative when compared to the No Build Alternative.

Therefore, the Porter Avenue/Niagara Street weekday PM peak hour intersection condition does not require a CO hot spot analysis for the Project.

4.4.15.3.3. Mobile Source Air Toxics Analysis

Table 4-14 reveals the annual emissions as determined by the MOVES2010b model of the seven MSATs for the No Build Alternative and the Build Alternative (see Section 4.4.15.2.4). The estimated difference in MSAT annual emissions between the No Build Alternative and the Build Alternative in each year shows no difference or only slight differences between the alternatives. Therefore, there is no appreciable difference in overall MSAT emissions when comparing the Build Alternative to the No Build Alternative. In addition, emissions in future years for both alternatives (e.g., in 2025 and 2035) are predicted by MOVES to be lower than 2015 emissions as a result of the USEPA’s national mobile source control programs and anticipated changes in vehicle technology. FHWA analyzed future national MSAT emission trends using MOVES2010b for the period 2010 to 2050. FHWA assumed an estimated VMT growth of 102 percent during this period and found that national MSAT annual emissions would be lowered by 83% (FHWA 2012). Table 4-14 shows the overall downward trend in MSAT emissions within the Air Quality Study Area over the analyzed time period.

Specific design characteristics of the Build Alternative (e.g., eliminating Baird Drive, constructing Ramp D from the Plaza to northbound I-190 and constructing Ramp PN from Porter Avenue to the Plaza entrance ramp) result in a decrease in VMT on local arterial streets near residences located along Busti Avenue. Localized changes in MSAT emissions are likely the result of these VMT changes and would lead to localized reductions in ambient concentrations of MSATs under the Build Alternative as compared to the No Build Alternative.

For the Build Alternative, the removal of Baird Drive and associated re-routing of traffic exiting the Plaza by way of Baird Drive and onto the new Ramp D provides for a greater buffer distance separating that portion of the Plaza-related traffic from residential areas. MSATs emitted from these vehicles would be further from the residential areas compared to the No Build Alternative. The increase in separation distance would decrease the potential effect of MSAT emissions on residential areas since these areas would no longer be immediately adjacent to traffic exiting the Plaza.
Table 4-14 – Annual MSAT Emissions

<table>
<thead>
<tr>
<th>Alternative</th>
<th>MSAT Pollutant Emissions</th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Acrolein</td>
<td>Benzene</td>
<td>1,3-Butadiene</td>
<td>Diesel PM</td>
<td>Formaldehyde</td>
<td>Naphthalene</td>
<td>Polycyclic Organic Matter</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Ton</td>
<td>Ton</td>
<td>Ton</td>
<td>Ton</td>
<td>Ton</td>
<td>Grams</td>
<td>Ton</td>
</tr>
<tr>
<td>2015</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>No Build</td>
<td>0.26</td>
<td>4.97</td>
<td>0.67</td>
<td>24.9</td>
<td>3.88</td>
<td>0.00</td>
<td>0.08</td>
<td></td>
</tr>
<tr>
<td>Build</td>
<td>0.24</td>
<td>4.76</td>
<td>0.64</td>
<td>23.3</td>
<td>3.67</td>
<td>0.00</td>
<td>0.07</td>
<td></td>
</tr>
<tr>
<td>Build – No Build</td>
<td>-0.02</td>
<td>-0.21</td>
<td>-0.03</td>
<td>-1.6</td>
<td>-0.21</td>
<td>0.00</td>
<td>-0.01</td>
<td></td>
</tr>
<tr>
<td>2025</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>No Build</td>
<td>0.12</td>
<td>1.47</td>
<td>0.24</td>
<td>17.9</td>
<td>1.83</td>
<td>0.00</td>
<td>0.06</td>
<td></td>
</tr>
<tr>
<td>Build</td>
<td>0.12</td>
<td>1.44</td>
<td>0.24</td>
<td>17.8</td>
<td>1.76</td>
<td>0.00</td>
<td>0.06</td>
<td></td>
</tr>
<tr>
<td>Build – No Build</td>
<td>0.00</td>
<td>-0.03</td>
<td>0.00</td>
<td>-0.1</td>
<td>-0.07</td>
<td>0.00</td>
<td>0.00</td>
<td></td>
</tr>
<tr>
<td>2035</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>No Build</td>
<td>0.06</td>
<td>0.27</td>
<td>0.05</td>
<td>15.7</td>
<td>0.99</td>
<td>0.00</td>
<td>0.05</td>
<td></td>
</tr>
<tr>
<td>Build</td>
<td>0.06</td>
<td>0.27</td>
<td>0.05</td>
<td>15.5</td>
<td>0.95</td>
<td>0.00</td>
<td>0.05</td>
<td></td>
</tr>
<tr>
<td>Build – No Build</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>-0.2</td>
<td>-0.04</td>
<td>0.00</td>
<td>0.00</td>
<td></td>
</tr>
</tbody>
</table>

4.4.15.3.4. **Construction Particulate Matter**

Emissions will occur during construction from operation of non-road construction vehicles and equipment and from dust generated during removal of Baird Drive and construction of Ramps PN and D. Per the NYSDOT and USEPA guidance, construction-related activities for the Project are temporary and do not require a PM hotspot analysis (NYSDOT 2001, USEPA 2010). Any construction-related emissions would cease once the Project is completed.

Typical measures in construction contracts to minimize localized air quality effects during construction would be implemented, including the following:

- Use ultra-low sulfur diesel fuel in off-road construction equipment;
- Limit unnecessary idling times on diesel powered engines to three minutes;
- Locate diesel powered exhausts away from fresh air intakes; and
- Dust control dust measures per NYSDOT standard specifications.

Appendix C – Air Quality Analysis contains further details.
4.4.16. Energy and Greenhouse Gas Emissions

4.4.16.1. Energy Analysis

The energy analysis includes a comparison of the direct and indirect energy consumption associated with the No Build and the Build Alternative.

Direct energy consumption is defined as the energy capacity of fuel combusted in vehicles using the roadways in the Project Study Area. The estimated annual direct energy consumption for each alternative was calculated with the MOVES model. Energy consumption was calculated in the same MOVES model run used to calculate criteria air pollutant, MSAT, and Greenhouse Gas (GHG) emissions. A description of the MOVES model runs is included in the Air Quality section (Section 4.4.15).

Indirect energy consumption is defined as the energy capacity of fuel combusted in equipment used to construct and maintain the roadways affected by the Project. Annualized indirect energy consumption due to Project construction and annual indirect energy consumption due to roadway maintenance for each alternative was estimated using approaches outlined in NYSDOT’s Draft Energy Analysis Guidelines for Project-Level Analysis (NYSDOT 2003a). Input data for the analysis included cost of construction and price trend data for 2014 from the NYSDOT guidance. Annualized construction energy consumption was estimated by dividing total construction energy consumption by a project horizon of 20 years. For roadway maintenance energy calculation, a lane-mile value was used for the No Build and Build Alternatives of 3.5 and 3 miles, respectively. These distance values consider the roads and/or ramps that vehicles use to enter the Plaza from Porter Avenue and to exit the Plaza to access northbound I-190 via the new Ramp D.

Effects
A comparison of the estimated annual direct and indirect energy consumption for both the No Build and Build Alternatives is presented in Table 4-15. Detailed calculation estimates of energy consumption are provided in Appendix C – Air Quality Analysis.

Table 4-15 – Annual Energy Consumption

<table>
<thead>
<tr>
<th>Alternative</th>
<th>Direct Energy Consumption (MMBtu/yr)</th>
<th>Indirect Energy Consumption (MMBtu/yr)</th>
<th>Total Energy Consumption (MMBtu/yr)</th>
<th>Total Energy Consumption Relative to No Build Alternative (MMBtu/yr)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Construction</td>
<td>Maintenance</td>
<td></td>
<td></td>
</tr>
<tr>
<td>No Build Alternative</td>
<td>3,423,160</td>
<td>0</td>
<td>622</td>
<td>3,428,782</td>
</tr>
<tr>
<td>Build Alternative</td>
<td>3,361,500</td>
<td>17,793</td>
<td>533</td>
<td>3,379,826</td>
</tr>
</tbody>
</table>

1 Total construction energy consumption annualized over a period of 20 years.
The analysis indicates that long-term annual total energy consumption would be reduced by 1.4% with the Build Alternative, as compared to the No Build Alternative. The total energy consumption rate includes the contribution from vehicles operating on the roadways following construction (direct energy consumption) and from construction activities and roadway maintenance (indirect energy consumption). The reduction in energy consumption likely reflects the effect of the more direct access to northbound I-190 under the Build Alternative. The direct access from the Plaza to northbound I-190 via Ramp D reduces vehicle miles travelled compared to the No Build Alternative for vehicles exiting the Plaza to northbound I-190; under the No Build Alternative, vehicles exiting the Plaza take a less direct, hence longer, route to reach northbound I-190 by having to travel through Front Park on Baird Drive to Porter Avenue to the northbound I-190 entrance Ramp P.

4.4.16.2. Greenhouse Gas Emissions Analysis

The burning of fossil fuels in vehicles and non-road equipment would produce GHG emissions, primarily carbon dioxide equivalent (CO₂e). The GHG emissions analysis includes a comparison of the direct and indirect GHG emissions associated with the No Build and the Build Alternative.

Direct GHG emissions are generated from the long-term fuel combustion in vehicles using the roadways in the Project Area. The annual GHG emissions for each alternative were estimated with the MOVES model. GHG emissions were calculated in the same MOVES model runs used to calculate criteria air pollutant emissions and energy consumption. A description of the MOVES model runs is included the Air Quality section (Section 4.4.15).

Indirect GHG emissions are generated from fuel combustion in equipment used to construct and maintain the roadways affected by the Project. Annualized GHG emissions associated with project construction and annual GHG emissions associated with road maintenance for each alternative were calculated following the procedures in NYSDOT’s Draft Greenhouse Gases (CO₂) Emissions Estimate Guidelines for Project-Level Analysis (NYSDOT 2003b). Following these procedures, indirect GHG emissions are estimated based on the indirect energy consumption calculated for construction and roadway maintenance described in Section 4.4.16.1.

Effects

A comparison of the estimated annual direct and indirect GHG emissions for each alternative is presented in Table 4-16. Detailed calculation estimates of GHG emissions are provided in Appendix C – Air Quality Analysis.
Table 4-16 – Annual Greenhouse Gas Emissions

<table>
<thead>
<tr>
<th>Alternative</th>
<th>Direct GHG Emissions (tons CO₂e/yr)</th>
<th>Indirect GHG Emissions¹ (tons CO₂e/yr)</th>
<th>Total GHG Emissions (tons CO₂e /yr)</th>
<th>Total GHG Emissions Relative to No Build Alternative (tons CO₂e /yr)</th>
</tr>
</thead>
<tbody>
<tr>
<td>No Build Alternative</td>
<td>288,322</td>
<td>50</td>
<td>288,372</td>
<td>-</td>
</tr>
<tr>
<td>Build Alternative</td>
<td>283,099</td>
<td>1,576</td>
<td>284,675</td>
<td>-3,697 (-1.3%)</td>
</tr>
</tbody>
</table>

¹ Indirect emissions from construction and long-term maintenance. Emissions from construction annualized over a period of 20 years.

The analysis indicates that long-term annual GHG emissions would be reduced by 1.3% with the Build Alternative as compared to the No Build Alternative. The total GHG emissions include the contribution from vehicles operating on the roadways following construction (direct GHG emissions) and from construction activities and roadway maintenance (indirect GHG emissions). As with annual energy consumption, the reduction in GHG emissions is associated with the more efficient traffic pattern associated with vehicles exiting the Plaza to northbound I-190.

4.4.17. Noise

4.4.17.1. Introduction

This Project meets the definition of a Type I project under 23 CFR 772.5(h). Therefore, a noise impact analysis was conducted following NYSDOT’s The Environmental Manual (TEM) Section 4.4.17 (NYSDOT 2010). Appendix D – Noise Study details the measuring and modeling methodology employed to confirm existing and determine future Project-related noise levels within the Study Area. This analysis was conducted for noise due to both the Project’s construction and operation. The feasibility and reasonableness of potential measures to abate the identified potential operational and construction noise impacts were evaluated for the Build Alternative.

Noise is defined as any unwanted sound. Sound is defined as any pressure variation that the human ear can detect and is often measured and described in terms of its overall energy, taking all frequencies into account. Because the human ear can detect such a wide range of sound pressures, sound pressure is converted to sound pressure level (SPL), which is measured in units called decibels (dB). The decibel is a relative measure of the sound pressure with respect to a standardized reference quantity. Decibels are most often reported using the A-weighted network (dBA). This weight scale allows sound level meters to simulate the frequency sensitivity of the human hearing mechanism. Using this weighting, measured sound levels are noted as dBA. The SPL that humans experience typically varies from moment to moment and therefore is described in terms of the continuous equivalent sound level or $L_{EQ}$. $L_{EQ}$ is the preferred method to describe sound levels that vary over time. $L_{EQ}$ represents the continuous equivalent...
sound level derived by averaging the sound energy fluctuations that naturally occur over the period of time of interest. This methodology results in a single decibel value that takes into account the total sound energy over that period of time. Higher noise levels have a greater effect on the continuous equivalent sound levels than do lower noise levels.

### 4.4.17.2. Noise Modeling Methodology

The Traffic Noise Model (TNM) version 2.5, which was developed by the FHWA, was used for conducting noise modeling. The TNM predicts noise levels based on vehicles traveling on roadways and assesses noise impacts at the identified receivers. The model has the ability to simulate complex geographic settings and calculate noise abatement resulting from noise barriers or other attenuating conditions. In general, the difference between acceptable modeling results and actual measured conditions should not exceed 3 dBA. The differences between the modeling results and the actual measured conditions were all within the 3 dBA limit, indicating good correlation between the actual measurements and the modeling results.

Existing noise levels, as well as for the year 2045, for the No Build Alternative and Build Alternative were predicted by developing TNM models. In the DEIS, the Build Alternative included two options at the Porter Avenue intersection at 4th Street. The Build Alternative with Signalized Intersection Option included a traditional intersection where traffic flow is controlled by traffic signals and the traffic generally has to stop and start depending on the signals. The Build Alternative with Roundabout Option included a non-signalized roundabout intersection where traffic flow is not subjected to a predetermined stop-and-go by signals, but is a more free-flowing process governed by the volume of traffic entering and exiting the roundabout. Since the DEIS, the roundabout has been selected and the signalized intersection is no longer under consideration. However, the modeling results for both options are discussed within this section.

The computer models were developed by overlaying the existing roadways and roadway design changes on a base map of the area. Traffic speeds were recorded at several locations and combined with Project traffic data for the noisiest traffic hour. The existing afternoon noisiest hour traffic volume data were entered into the model and used to predict the existing noise levels emanating from traffic on local roadways. The year 2045 noisiest hour border crossing traffic volumes in both an eastbound and westbound direction were used to predict $L_{EQ}$ noise levels for the No Build Alternative and the Build Alternative with either option on Porter Avenue.

### 4.4.17.3. Existing Noise Level Measurements

Short-term measurements of existing noise were taken to obtain sound level data during the hour of the day in which worst-case traffic levels can be expected (evening rush-hour period, 1500 to 1900 hours). These existing noise measurements were obtained at exterior areas of frequent human use at five locations within the Study Area, including residences, parks, and commercial areas (see Figure 4-14). The results are summarized in Table 4-17. Existing noise levels ranged from 62 to 68 dBA.
Figure 4-14 – Noise Study Area

[Map of the Noise Study Area showing various points of interest and measurement locations.]
Table 4-17 – Existing Noise Measurement Results

<table>
<thead>
<tr>
<th>Receiver</th>
<th>Receiver Location</th>
<th>Measured Results (dBA)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Baird Drive along Front Park opposite Columbus Parkway</td>
<td>65</td>
</tr>
<tr>
<td>2</td>
<td>707 Busti Avenue</td>
<td>62</td>
</tr>
<tr>
<td>3</td>
<td>811 Niagara Street</td>
<td>67</td>
</tr>
<tr>
<td>4</td>
<td>291 Porter Avenue</td>
<td>63</td>
</tr>
<tr>
<td>5</td>
<td>111 Porter Avenue, Peace Bridge Apartments</td>
<td>68</td>
</tr>
</tbody>
</table>

4.4.17.4. Impact Analysis

4.4.17.4.1. Operational Noise Impact Analysis

The FHWA has established Noise Abatement Criteria (NAC) for different types of land use and human activities. Table 4-18 presents the NAC for various land use designations promulgated in 23 CFR, Part 772. The Project falls within the requirements for Activity Categories B, C and E. The NAC for the land use types for this Project are an exterior $L_{eq}$ of 67 dBA for Categories B and C, and an exterior $L_{eq}$ of 72 dBA for Category E. FHWA and NYSDOT guidance specifies that when determining and abating traffic noise impacts, primary consideration is to be given to exterior areas.

Predicted noise levels at 25 representative receiver locations within the Study Area (see Figure 4-14), as well as corresponding noise levels for the existing condition, the No Build Alternative in 2045, and the Build Alternative with both Porter Avenue options in 2045 are summarized in Table 4-19. This table identifies the predicted changes in noise level compared with the existing conditions. The FHWA and NYSDOT have established two criteria to determine when a traffic noise impact exists:

- The predicted noise level at the exterior approaches, equals, or exceeds the NAC listed in Table 4-16. The NYSDOT has defined “approach” to be 1 dBA less than the NAC. Thus, an impact will occur when the predicted future noise level is 66 dBA or greater for Activity Categories B and C and 71 dBA or greater for Category E.
- The predicted traffic noise level substantially exceeds the existing noise levels. The NYSDOT has defined “substantially” as an increase of 6 dBA or more.
### Table 4-18 – Noise Abatement Criteria

<table>
<thead>
<tr>
<th>Activity Category</th>
<th>$L_{eq}(H)^1$</th>
<th>Description of Activity Category</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>57 (Exterior)</td>
<td>Lands on which serenity and quiet are of extraordinary significance and serve an important public need, and where the preservation of those qualities is essential if the area is to continue to serve its intended purpose.</td>
</tr>
<tr>
<td>B$^2$</td>
<td>67 (Exterior)</td>
<td>Residential</td>
</tr>
<tr>
<td>C$^2$</td>
<td>67 (Exterior)</td>
<td>Active sport areas, amphitheaters, auditoriums, campgrounds, cemeteries, day care centers, hospitals, libraries, medical facilities, parks, picnic areas, places of worship, playgrounds, public meeting rooms, public or nonprofit institutional structures, radio studios, recording studios, recreation areas, Section 4(f) sites, schools, television studios, trails, and trail crossings</td>
</tr>
<tr>
<td>D</td>
<td>52 (Interior)</td>
<td>Auditoriums, day care centers, hospitals, libraries, medical facilities, places of worship, public meeting rooms, public or nonprofit institutional structures, radio studios, recording studios, schools, and television studios</td>
</tr>
<tr>
<td>E$^2$</td>
<td>72 (Exterior)</td>
<td>Hotels, motels, offices, restaurants/bars, and other developed lands, properties or activities not included in A-D or F.</td>
</tr>
<tr>
<td>F</td>
<td>--</td>
<td>Agriculture, airports, bus yards, emergency services, industrial, logging, maintenance facilities, manufacturing, mining, rail yards, retail facilities, shipyards, utilities (water resources, water treatment, electrical), and warehousing</td>
</tr>
<tr>
<td>G</td>
<td>--</td>
<td>Undeveloped lands that are not permitted</td>
</tr>
</tbody>
</table>


$^1$ Hourly A-Weighted Sound Level - decibels (dBA).

$^2$ Includes undeveloped lands permitted for this activity category.
### Table 4-19 – Noise Modeling Results

<table>
<thead>
<tr>
<th>Receptor Location</th>
<th>Existing Noise Levels (dBA)</th>
<th>No Build Alternative Noise Levels (dBA)</th>
<th>Difference Between Year 2045 No Build and Existing Year Noise Levels (dBA)</th>
<th>Predicted Year 2045 Build Alternative with Signalized Roundabout Intersection Noise Levels (dBA)</th>
<th>Difference Between Year 2045 Build Alternative with Signalized Roundabout Intersection Noise Levels and 2045 Build Alternative Noise Levels (dBA)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Front Park - tennis courts</td>
<td>64</td>
<td>66</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>2</td>
<td>Front Park - Northwest</td>
<td>67</td>
<td>67</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>3</td>
<td>573 Bush Avenue</td>
<td>60</td>
<td>60</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>4</td>
<td>696 Bush Avenue</td>
<td>63</td>
<td>63</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>5</td>
<td>783 Bush Avenue</td>
<td>59</td>
<td>59</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>6</td>
<td>796 Bush Avenue</td>
<td>61</td>
<td>61</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>7</td>
<td>854 Columbus Parkway</td>
<td>57</td>
<td>57</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>8</td>
<td>870 Columbus Parkway</td>
<td>60</td>
<td>60</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>9</td>
<td>744 Niagara Street</td>
<td>65</td>
<td>65</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>10</td>
<td>817 Niagara Street</td>
<td>58</td>
<td>58</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>11</td>
<td>867 Niagara Street</td>
<td>66</td>
<td>66</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>12</td>
<td>933 Niagara Street</td>
<td>64</td>
<td>64</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>13</td>
<td>Backyard - Prospect Avenue Between Massachusetts Avenue and Rhode Island Street</td>
<td>55</td>
<td>55</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Receptor</td>
<td>Receptor Location</td>
<td>Existing Noise Levels (dBA)</td>
<td>Year 2045 No Build Alternative Noise Levels (dBA)</td>
<td>Difference Between Existing Year and 2045 - No Build Alternative (dBA)</td>
<td>Predicted Year 2045 Build Alternative with Signalized Intersection (dBA)</td>
</tr>
<tr>
<td>----------</td>
<td>------------------------------------------------------------------------------------</td>
<td>----------------------------</td>
<td>-----------------------------------------------</td>
<td>-------------------------------------------------</td>
<td>-------------------------------------------------</td>
</tr>
<tr>
<td>14</td>
<td>Backyard – Prospect Avenue between Massachusetts Avenue and Hampshire Avenue</td>
<td>55</td>
<td>56</td>
<td>1</td>
<td>56</td>
</tr>
<tr>
<td>15</td>
<td>Backyard – Prospect Avenue between Rhode Island Street and Vermont Street</td>
<td>56</td>
<td>55</td>
<td>0</td>
<td>56</td>
</tr>
<tr>
<td>16</td>
<td>89 Massachusetts Avenue</td>
<td>58</td>
<td>59</td>
<td>1</td>
<td>59</td>
</tr>
<tr>
<td>17</td>
<td>27 Rhode Island Street</td>
<td>59</td>
<td>60</td>
<td>1</td>
<td>60</td>
</tr>
<tr>
<td>18</td>
<td>30 Rhode Island Street</td>
<td>59</td>
<td>60</td>
<td>1</td>
<td>60</td>
</tr>
<tr>
<td>19</td>
<td>54 Rhode Island Street</td>
<td>60</td>
<td>61</td>
<td>1</td>
<td>61</td>
</tr>
<tr>
<td>20</td>
<td>915 7th Street</td>
<td>63</td>
<td>64</td>
<td>1</td>
<td>64</td>
</tr>
<tr>
<td>21</td>
<td>111 Porter Avenue Peace Bridge Apartments</td>
<td>68</td>
<td>69</td>
<td>1</td>
<td>69</td>
</tr>
<tr>
<td>22</td>
<td>620 Niagara Street</td>
<td>65</td>
<td>66</td>
<td>1</td>
<td>66</td>
</tr>
<tr>
<td>23</td>
<td>586 7th Street</td>
<td>60</td>
<td>60</td>
<td>0</td>
<td>59</td>
</tr>
<tr>
<td>24</td>
<td>122 Lakeview Avenue</td>
<td>59</td>
<td>61</td>
<td>2</td>
<td>58</td>
</tr>
<tr>
<td>25</td>
<td>621 4th Street</td>
<td>63</td>
<td>63</td>
<td>0</td>
<td>60</td>
</tr>
</tbody>
</table>
Figures 4-15 and 4-16 were developed from the noise levels predicted by the TNM model. These figures illustrate the existing and anticipated Build Alternative - Year 2045 noise level contours throughout the Study Area. Figure 4-16 considers the different traffic patterns associated with the Build Alternative and the expected increase in traffic volume.

The modeling reveals that noise levels within the Study Area will change slightly as a result of the shift in traffic patterns and a predicted increase in traffic volumes throughout the Study Area between the years 2010 and 2045 as identified in Appendix B – Traffic Study. All predicted increases in noise levels are 2 dBA or less. The predicted noise level changes vary depending on the location of the receiver, variation in traffic volume at the receiver, and the traffic pattern. A change of 3 dBA is barely perceptible by the average person; therefore, the change in noise predicted for the Project will be barely, if at all, perceptible to the receiver. Shaded areas in Table 4-18 identify those receiver locations where the predicted noise levels for the two Build Alternative options exceed 66 dBA (i.e., 1 dBA less than the NAC of 67 dBA for Activity Category B and C).

The modeled existing noise levels ranged from 55 to 68 dBA. The predicted noise levels at the identified receiver for the year 2045 under the No Build Alternative range from 56 to 69 dBA. In all cases, the predicted noise levels either remain the same or rise between 1 dBA and 2 dBA. No receiver locations showed any decrease in noise levels under the No Build Alternative. The expected increase of traffic passing through the border crossing and traveling on some local city streets is the main reason for the rise in noise levels over time. Six of the 25 receiver locations are predicted to experience increased noise levels that equal or exceed 66 dBA under the No Build Alternative. Two of the six representative locations (Nos. 2 and 21) already have existing noise levels of 66 to 68 dBA. In each case, these two locations would experience an increase in 1 dBA over the time period 2013 to 2045. Three of these six receiver locations (Nos. 10, 11, and 22) are located in areas along Niagara Street, encompass approximately 44 dwellings and have existing noise levels of 65 dBA. All three of these locations would experience a noise level rise of 1 dBA over the modeled time period. The last of the six receiver locations (No. 10) lies within Front Park, at the tennis courts along the Park’s northern boundary. The model predicts that this location would experience a 2 dBA rise in noise level under the No Build Alternative, a direct result of increased traffic through the border crossing. All of these increases are below the level normally perceptible to the typical persons hearing. The remaining 19 receiver locations would experience noise levels of between 56 and 65 dBA in the year 2045.
Figure 4-15 – Noise Contours, Existing Conditions

NY Gateway Connections Project
Noise Study Area
Erie County, New York
Existing Noise Contours

SOURCE: Ecology and Environment, Inc.
Figure 4-16 – Noise Contours, Build Alternative - Year 2045
The Build Alternative with Signalized Intersection Option, which was dismissed from consideration by NYSDOT, would result in changes in traffic patterns entering and exiting the border crossing and increased traffic volumes on specific local city streets such as Niagara Street and Porter Avenue. The TNM model predicted noise levels under this option ranges from 56 to 69 dBA. Six of the representative receiver locations would experience noise levels equal to or in excess of 66 dBA by the year 2045, which would constitute a traffic noise impact per Federal regulation and NYSDOT Noise Policy. These increases are tied to the changes in the traffic pattern of vehicles entering the Plaza via Ramp PN and traffic entering the local area via Ramp C to Niagara Street south. Two of the six receiver locations (Nos. 2 and 21) have existing noise levels of 66 and 68 dBA, respectively. The TNM model predicts that noise receiver location No. 2 would experience a rise of 2 dBA by the year 2045, whereas noise receiver location No. 21 would experience a rise of 1 dBA over the same time period. Each of these two locations would experience the same or similar noise level increases as predicted for the No Build Alternative. Four receiver locations along Niagara Street (Nos. 9, 10, 11, and 22) would experience a 1 dBA rise in noise level from 65 to 66 dBA under the Build Alternative with Signalized Intersection Option. These increases are tied to the changes in the traffic pattern of vehicles entering the Plaza via Ramp PN and traffic entering the local area via Ramp C to Niagara Street south. Even though the changes in traffic patterns to and from the Plaza would result in some minor increases in noise levels (e.g., 1 to 2 dBA), these predicted increases are lower than what is normally perceivable by the typical person (3 dBA or greater). The Build Alternative with Signalized Intersection Option would lead to a reduction of noise levels of up to 3 dBA below the existing level at three receivers (Nos. 23, 24, and 25). These receivers are located in the residential area immediately south of Porter Avenue and are the result of a change in traffic pattern and volume along Porter Avenue.

The Build Alternative with the Roundabout Option would result in the same changes in traffic patterns entering and exiting the border crossing and increased traffic volumes on specific local city streets such as Niagara Street and Porter Avenue. The TNM model results were identical for both Build Alternative Options and the same six receiver locations as identified for the Build Alternative with Signalized Intersection Option would experience noise levels equal to or in excess of 66 dBA with the Build Alternative with Roundabout Option; these noise levels would constitute a traffic noise impact per Federal regulation and NYSDOT Noise Policy. These increases are tied to the same changes in the traffic pattern as described for the Build Alternative with Signalized Intersection Option. Even though the changes in traffic patterns to and from the Plaza would result in some minor increases in noise levels (e.g., 1 to 2 dBA), these predicted increases are lower than what is normally perceivable by the typical person (3 dBA or greater). Like the Build Alternative with Signalized Intersection Option, the Build Alternative with Roundabout Option would lead to a reduction of noise levels of up to 3 dBA below the existing level at three receivers (Nos. 23, 24, and 25). These receivers are located in the residential area immediately south of Porter Avenue and are the result of a change in traffic pattern and volume along Porter Avenue.
4.4.17.4.2. Operational Noise Abatement

According to Section 4.4.18 of The Environmental Manual (TEM) (NYSDOT 2010), entitled “Noise Analysis Policy and Procedures,” noise abatement measures must be both feasible and reasonable to be recommended. To be deemed feasible, the measure must be able to be built and provide a minimum 5 dBA reduction to the majority of the impacted receivers. To be deemed reasonable, the measure must meet a cost index and provide the majority of the benefited receivers\(^1\) with a 7 dBA noise reduction. The viewpoints of the benefited receivers must also be considered.

The following noise abatement measures were considered:

- Traffic management measures, such as traffic control devices, signs that prohibit certain vehicle types, time use restrictions for certain vehicles, and modified speed limits;
- Alteration of horizontal and vertical alignments;
- Acquisition of property rights for construction of noise barriers;
- Construction of noise barriers within the highway right-of-way;
- Noise insulation of publicly-owned school buildings that are off the highway right-of-way in connection with a NYSDOT construction project undertaken with Federal-aid; and
- Acquisition of real property to serve as a buffer zone.

Speed restrictions are not a reasonable choice because many of the roads associated with the Project are on/off ramps to I-190 and a reduction in the speeds in these zones would be unsafe. In addition, posted speeds on I-190 (55 mph) and the surrounding local roadway system (30 mph) are within established guidelines for these types of roads, and lowering them is not considered to be a practical solution.

It is neither feasible nor practical to prohibit trucks from the Plaza. Placing time restrictions on truck traffic would not provide the substantial noise reduction required for its implementation.

The use of signal coordination at selected intersections to reduce the amount of stop-and-go traffic was reviewed. Stop-and-go traffic usually produces higher noise levels than traffic that maintains a constant speed. Since the majority of traffic traveling through the noise Study Area is located on non-signalized roadways, signal coordination would not provide the substantial noise reduction required for its implementation.

The horizontal and/or vertical alignments of the Plaza and its connecting highway system are established to meet the transportation needs, physical and operational constraints, and design standards established for safety and efficiency in order to meet the Project’s purpose and need. Modifying these alignments

\(^1\) A benefited receiver is the recipient of an abatement measure that receives a noise reduction at or above the minimum threshold of 5 dBA.
would not be possible without negatively impacting the communities and businesses and the Project's purpose, need, and stated objectives.

The use of noise barriers was studied as a means to reduce noise levels in the impacted area of the Build Alternative, assuming either Porter Avenue option. To be effective, a noise barrier should be continuous along the length of the roadway in order to block the line of sight from all receivers to the noise source. Breaks in a noise barrier caused by driveways and/or cross streets would render the barrier ineffective.

Appendix B – Noise Study provides an analysis of potential noise barriers. Given the mixed residential and commercial character along Niagara Street, breaks in a noise barrier caused by driveways and/or cross streets would render the barrier ineffective. In each case, it was determined that noise barriers would not provide the required noise reduction for the impacted noise receivers nearby. This analysis illustrated that a primary noise source for the majority of this neighborhood is the traffic moving along local city streets, such that a noise barrier constructed along new ramps would not provide the necessary abatement. Therefore, the construction of noise barriers was determined not to be a reasonable means of noise abatement for the Build Alternative with the roundabout on Porter Avenue.

Providing insulation to schools for noise reduction is not considered necessary for this Project as no public schools would be impacted by either option of the Build Alternative.

Buffer zones are defined as undeveloped, open spaces that border a highway. Buffer zones are created when a transportation agency purchases land or development rights, in addition to the normal right-of-way, so that future dwellings cannot be constructed close to the highway. This prevents the possibility of constructing dwellings that would otherwise have an excessive noise level from nearby highway traffic. Acquisition of additional property to serve as a buffer zone is often reasonable for undeveloped property. However, the acquisition of additional property would be neither a practical nor a cost-effective method of noise abatement for this Project because the Study Area is already located within a densely developed urban area.

For the reasons discussed above, none of the noise abatement measures evaluated are feasible or reasonable for the residences that are impacted by this Project.

4.4.17.5. Construction Noise

4.4.17.5.1. Construction Noise Impact Analysis

The Build Alternative with the roundabout at the intersection of Porter Avenue and 4th Street would result in short-term construction noise impacts on the nearby residences and park area. The levels of impact will vary widely, depending on the construction activities undertaken and the anticipated duration of the construction period. The parameters that determine the nature and magnitude of construction noise impacts include the type, age, and condition of construction equipment; operation cycles; the number of pieces of construction equipment being run simultaneously; the distance between the construction
activities and receivers; and the location of haul routes with respect to receivers. Many of these parameters will not be defined until final design plans and specifications have been prepared.

Typical noise levels associated with construction equipment range from 77 dBA for a dump truck to 101 dBA for a pile driver at a distance of 50 feet from the source.

To evaluate potential noise impacts as a result of the construction of the Build Alternative, the Roadway Construction Noise Model (RCNM) developed by the FHWA was employed. The baseline noise levels for the selected receivers close to the construction area were entered into the RCNM along with the approximate distance from the center of the construction area to the receivers. The construction equipment, utilization percentage, and expected maximum sound level ($L_{max}$) values listed in Table 4-20 were selected within the model. Table 4-21 presents the resulting noise levels for the selected receivers.

Table 4-20 – Construction Equipment

<table>
<thead>
<tr>
<th>Equipment Description</th>
<th>Usage (%)</th>
<th>$L_{max}$ (dBA)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Auger Drill Rig</td>
<td>20</td>
<td>84</td>
</tr>
<tr>
<td>Backhoe</td>
<td>40</td>
<td>78</td>
</tr>
<tr>
<td>Dozer</td>
<td>40</td>
<td>82</td>
</tr>
<tr>
<td>Compactor (ground)</td>
<td>20</td>
<td>83</td>
</tr>
<tr>
<td>Concrete Mixer Truck</td>
<td>40</td>
<td>79</td>
</tr>
<tr>
<td>Crane</td>
<td>16</td>
<td>81</td>
</tr>
<tr>
<td>Dump Truck</td>
<td>40</td>
<td>77</td>
</tr>
<tr>
<td>Generator</td>
<td>50</td>
<td>81</td>
</tr>
<tr>
<td>Grader</td>
<td>40</td>
<td>85</td>
</tr>
<tr>
<td>Jackhammer</td>
<td>20</td>
<td>89</td>
</tr>
<tr>
<td>Paver</td>
<td>50</td>
<td>77</td>
</tr>
<tr>
<td>Pile Driver</td>
<td>20</td>
<td>101</td>
</tr>
<tr>
<td>Rock Drill</td>
<td>20</td>
<td>81</td>
</tr>
</tbody>
</table>
Table 4-21 – Construction Noise Levels

<table>
<thead>
<tr>
<th>Receiver</th>
<th>L\textsubscript{max}</th>
<th>L\textsubscript{eq}</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Removal of Baird Road</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Front Park NE</td>
<td>71</td>
<td>70</td>
</tr>
<tr>
<td>Front Park NW</td>
<td>65</td>
<td>64</td>
</tr>
<tr>
<td>Front Park Center</td>
<td>73</td>
<td>72</td>
</tr>
<tr>
<td>696 Busti Avenue</td>
<td>74</td>
<td>73</td>
</tr>
<tr>
<td>783 Busti Avenue</td>
<td>62</td>
<td>61</td>
</tr>
<tr>
<td>612 Busti</td>
<td>67</td>
<td>66</td>
</tr>
<tr>
<td>111 Porter</td>
<td>62</td>
<td>61</td>
</tr>
<tr>
<td><strong>Northbound I-90 Ramp Construction</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Front Park NE</td>
<td>80</td>
<td>74</td>
</tr>
<tr>
<td>Front Park NW</td>
<td>84</td>
<td>78</td>
</tr>
<tr>
<td>Front Park Center</td>
<td>78</td>
<td>72</td>
</tr>
<tr>
<td>696 Busti</td>
<td>75</td>
<td>69</td>
</tr>
<tr>
<td>783 Busti</td>
<td>76</td>
<td>70</td>
</tr>
<tr>
<td>612 Busti</td>
<td>71</td>
<td>65</td>
</tr>
<tr>
<td>111 Porter</td>
<td>71</td>
<td>65</td>
</tr>
</tbody>
</table>

The Build Alternative with the roundabout at the intersection of Porter Avenue and 4th Street would result in short-term construction noise annoyance during the construction period when activities are at peak levels and/or nearest to receivers; however, based on the model results, no severe impacts are expected.

### 4.4.17.5.2. Construction Noise Abatement

Abatement of temporary construction noise typically includes measures to control noise at the source, control noise at the site, and/or increase community awareness of the construction activities. Construction noise abatement measures that will be applied when feasible and practical include, but are not limited to, the following:

- Provide partial enclosures for stationary equipment such as compressors and
- Keep the public informed of upcoming operations.

### 4.4.18. Asbestos

**Existing Conditions**

Asbestos-containing material (ACM) may be present in buildings, structures, and/or utilities that would be disturbed during construction and demolition activities associated with a project. When disturbed, ACM could become friable and airborne. To protect the public from exposure to airborne asbestos fibers, all
ACM must be removed before the rehabilitation/demolition of buildings and structures and disturbance of utilities.

**Effects**

**No Build Alternative**
The No Build Alternative would not result in disturbance of potential ACM; therefore, it would have no effect on ACM.

**Build Alternative**

*Structures.* No existing buildings would be renovated or demolished as part of this Project. This Project entails the removal and reconstruction of part of the Shoreline Trail (Riverwalk) elevated walkway over the CSX railroad line and the reconstruction of the Porter Avenue Bridge (BIN 5512560) over I-190 and the CSX rail line. Asbestos may have been used in the construction of the elevated portion of the Shoreline Trail, the Porter Avenue Bridge, and ramps within the Project Area. Upon development of the Project's final design and prior to any demolition activities, Asbestos Sampling Plans for the existing walkway structure, Porter Avenue Bridge, and any ramps to be modified (unless previously sampled) would be prepared and sampling would be conducted to determine whether ACM is present.

*Utilities.* Records indicate that some utilities are located within the Project Area. Although no known ACM exists in conjunction with these utilities, the presence of ACM is possible due to the age of the utilities. Upon development of the Project's final designs and prior to the commencement of any construction activities associated with this Project, an Asbestos Sampling Plan for the utilities would be prepared and a survey conducted to determine whether ACM is present. Any suspect materials confirmed to be ACM would be removed and disposed of in accordance with all applicable state and federal regulations.

If ACM is found during preconstruction surveys, abatement measures would be conducted prior to removal; therefore, no effects are anticipated.

**4.4.19. Hazardous Waste and Contaminated Materials**

**Existing Conditions**
A screening for sites that could potentially contain hazardous waste or contaminated materials was conducted in accordance with the procedures recommended in NYSDOT’s *The Environmental Manual* Section 4.4 (NYSDOT 2007), and *Hazardous Waste Assessments* (NYSDOT 1999). The screening consisted of a thorough record search to investigate previous activities and potential sites within the Study Area, a review of government databases and records, a field inspection, limited site investigations and interviews with local residents, employees, government personnel, and other knowledgeable individuals. Sources of information included but were not limited to:

- Investigation of Previous Activities and Site Use;
- United States Geological Survey (USGS) and NYSDOT Topographic Maps;
• Historic maps (i.e., Sanborn, Underwriters, and Fire Insurance Maps);
• Federal databases (i.e., National Priorities List [NPL], Comprehensive Environmental Response, Compensation, and Liability Information System [CERCLIS], and Resource Conservation and Recovery Act [RCRA] information); and
• New York State databases (i.e., Inactive Hazardous Waste Disposal Sites List, Underground Storage Tank Database, and Chemical Bulk Storage Underground Storage Tank (UST) Database).

The initial records search was performed in 2003 as part of a previous study. This search was updated in June 2013 to identify past and existing land uses of potential concern within the Study Area that may have previously been overlooked or have become known since the initial search. Specific uses and activities of potential concern include but are not limited to municipal, commercial, and industrial landfills; local auto body/repair shops and gas stations; commercial establishments that may have engaged in activities involving the use of chemicals (e.g., dry cleaners, photography shops) or had underground storage tanks; and industrial facilities such as chemical plants, foundries, junk/scrap yards, paint shops, and machine shops. Thirteen areas or sites of environmental concern are located in the neighborhood encompassed by the Study Area. All 13 sites were identified and reported in the previous study (PBA 2007); no additional areas or sites of environmental concern were identified during the June 2013 search. Eight of the 13 sites are located along Niagara Street in the Massachusetts Avenue/ Hampshire Street area, at sufficient distance from the Project Area such that they pose no threat to the Project. Five of the 13 sites, designated as Sites A - E lie either within or immediately adjacent to the Project Area (see Table 4-22 and Figure 4-17). These five areas or sites of environmental concern include three individual sites (Sites B, C and D) located in the area now occupied by the Plaza. These sites may have been contaminated by past on-site activities. The fourth site, the CSX railroad right-of-way (Site E), is likely contaminated by past rail operations. The last site (Site A), a site of undefined size and shape, is shown as encompassing the West Side neighborhood as a whole, including the Project Area. In the past, fill of unknown origin was placed in various undocumented locations within the West Side neighborhood on and around the Plaza to bring the Plaza, Front Park, and the general surrounding area up to its existing elevation. The composition of the suspect fill is unknown.
Table 4-22 – Sites of Environmental Concern

<table>
<thead>
<tr>
<th>Site</th>
<th>Address/Location</th>
<th>Property Name</th>
<th>Reason for Concern</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>Fill Material throughout Project Area</td>
<td>Various</td>
<td>Apparent sporadic use of industrial waste as fill within the Study Area</td>
</tr>
<tr>
<td>B</td>
<td>Garage Under Bridge Head</td>
<td>Peace Bridge Authority</td>
<td>Oil stains on soil and cement</td>
</tr>
<tr>
<td>C</td>
<td>Annex/Warehouse Garage</td>
<td>Peace Bridge Authority</td>
<td>Floor drains, hydraulic lift, oil/water separator</td>
</tr>
<tr>
<td>D</td>
<td>USTs behind Annex Building</td>
<td>Peace Bridge Authority</td>
<td>Soil sampling indicated petroleum contamination</td>
</tr>
<tr>
<td>E</td>
<td>Railroad Tracks</td>
<td>New York Central Railroad</td>
<td>Railroad ties, soil contamination</td>
</tr>
</tbody>
</table>

**No Build Alternative**

The No Build Alternative would not affect any hazardous waste sites located within the Project Area.

**Build Alternative**

The undetermined location of fill material (Site A) and the CSX (Site E) railroad right-of-way (Site E) would require some consideration during final design of the Project.

As construction activities get underway, it would be necessary to determine whether or not the specific construction sites contain hazardous or contaminated materials. If hazardous or contaminated materials are identified, a remediation program would be developed in consultation with NYSDEC, as required under New York State's Environmental Remediation Program (6 NYCRR Part 375). The remedial program would be designed to ensure that contaminated materials are properly managed and disposed of.

Options for handling excavated soils in some areas of the Project Area may include processing under a specific NYSDEC beneficial use determination (BUD), disposal at a NYSDEC-permitted landfill, reuse at the site of origin as sub-base material, or on-site treatment. A BUD identifies options for handling soils that are determined unsuitable for use as clean fill due to the presence of contaminants. BUD options include recycling or reusing petroleum-contaminated soil in a manufacturing process, such as an approved hot-mix asphalt batching plant or a cold-mix asphalt plant.
Figure 4-17 – Sites of Environmental Concern
Effects
To comply with NYSDEC requirements, a contingency plan would be prepared to address procedures to be followed if contaminated materials are encountered during construction (e.g., fill handling, sampling, dust suppression, health/safety). An environmental monitor also may be required to be present or available to be called to any site if signs of possible contamination are discovered, such as waste-like fill materials, petroleum odors, visible staining of soil, or sheen on groundwater or site runoff. These measures would allow for the protection of on-site workers, collection of any necessary samples, and separation of contaminated soil from non-contaminated soil. Ambient air would be monitored for the protection of on-site workers, and soil screening would be performed through visual observations and use of a photo-ionization detector (PID) or similar instrument.

A Community Air Monitoring Plan (CAMP) may be considered, depending on the level of effect being experienced. The decision to implement such a plan would be made by NYSDOT in consultation with NYSDEC. This plan would likely include downwind perimeter monitoring for volatile organic compounds (VOCs) and particulates (i.e., dust) at construction sites identified as containing contaminated materials. Implementation of a CAMP, combined with standard dust-suppression activities, would provide a measure of protection for the downwind residents and on-site workers not directly involved in soil excavation, handling, or demolition. In addition, a CAMP helps to ensure that construction activities do not spread contamination off-site through the air.

4.5. Construction Effects
Construction effects have been discussed in the individual resource areas. The following paragraphs summarize these effects. Construction of the proposed new Ramps D and PN and modification of Ramp A would involve the use of conventional construction methods and products, and the removal of Baird Drive would involve the use of standard demolition methods. The replacement of the Porter Avenue Bridge would require planning to ensure continued pedestrian and traffic access to City’s water treatment plant, LaSalle Park, the West Side Rowing Club and other facilities on the west side of the I-190. Removal of the existing Shoreline Trail pedestrian bridge over the CSX railroad and construction of the relocated pedestrian bridge and pathway over both the CSX railroad and I-190 to the north of the existing bridge would require planning to ensure continued use of I-190 and the CSX rail line. Pedestrian and bicyclist use of the Shoreline Trail between Niagara Street and Porter Avenue would be rerouted southward along Busti Avenue and westward along Porter Avenue during the removal and construction period for safety reasons. The types of effects relating to demolition and construction activities are well known and would be mitigated through adherence to best practices. The effects of construction would be relatively short term in nature.

During construction, traffic volume within the Project Area would temporarily increase due to the presence of heavy construction equipment, other construction-related vehicles, and the personal vehicles of the workers. These short-term construction effects are discussed in several sections of this chapter as they relate to specific topics: air quality, noise, energy, water quality, and hazardous materials. General traffic patterns would be maintained throughout the area during the construction period. However, some
localized short-term delays may be incurred, and it is likely that minor rerouting of established traffic patterns would be necessary on some local streets and the northbound I-190. Roadway and ramp construction activities would be scheduled to minimize effects on traffic. Peak traffic periods would be considered when developing construction schedules.

Nuisance effects such as noise, dust, and vibration would occur temporarily during the construction period. Typical measures in construction contracts to minimize potential localized air quality effects during construction would be implemented, as listed in Section 4.4.15.3.4.

Construction noise is generated by heavy equipment operations (e.g., excavation, grading, and paving) that occur during the work day. It is temporary in nature, limited to the construction period of the Project, and varies greatly, depending on the actual activities taking place. NYSDOT activities are not subject to local noise ordinances; however, NYSDOT will make reasonable effort to comply with the provisions of the City of Buffalo’s ordinances. Construction noise abatement measures such as the use of properly designed and well-maintained mufflers in internal combustion engines, engine enclosures, and intake silencers would be implemented to minimize and reduce potential noise concerns relating to construction activities (see Section 4.4.17.5.2).

All appropriate permits/permit coverage for construction activities would be obtained prior to commencement of work. Refer to Section 4.8, Anticipated Permits, Approvals, and Coordination, for a list of all required permits.

As with all construction projects that entail the disturbance of surface soils, construction of the Build Alternative would require the use of erosion and sediment control measures to mitigate potential erosion effects and control dust. Prior to the start of construction activities, a project-specific SWPPP would be prepared. The use of standard sediment and erosion control measures would effectively prevent potential soil erosion from affecting adjacent land and water resources. A dust control plan would be prepared and implemented for the construction of the Project.

The construction of the Build Alternative would reduce the overall impervious surface in the Project Area. Additionally, a closed stormwater management system will be incorporated into the final design. The project-specific SWPPP would be completed during final design in accordance with the NYSDEC SPDES General Permit for Stormwater Discharges from Construction Activity (GP-0-10-001), and the requirements of NYSDOT’s Standard Specifications for Soil Erosion and Sediment Control (NYSDOT 2009). The SWPPP would detail the site-specific methods that would be implemented to control or reduce the rate of stormwater runoff, reduce potential erosion of exposed soil, and minimize potential flooding. Engineering controls such as diversion ditches, vegetative swales, and retention/detention ponds/systems would be considered as well as consideration of green stormwater management technology.

The staging of equipment, materials, and supplies for construction of the Build Alternative, along with contractor access to the work sites and maintenance operations, would affect the neighborhoods and
established traffic patterns adjacent to the Project Area. Visitor and employee parking would be closely coordinated with the City to ensure that the construction activities do not interfere with the ability of the public to visit the area and use the facilities during the construction period. No disruptions of public services would occur during the construction period. Maintaining clear and complete communications with the public regarding lane closures and construction sequencing would mitigate potential disruptions of these services. A public awareness and information program would be instituted to keep nearby residents and users of the border crossing informed as to the planned activities.

Construction of the Build Alternative would have positive, although temporary, economic effects on the local and regional economies (see Section 4.3.1). Construction would necessitate employing both skilled tradesmen and unskilled laborers and generate a demand for products and services from construction-related vendors.

In summary, no long-term, construction-related effects are anticipated for the Build Alternative.

4.6. Indirect and Secondary Effects

Indirect effects are those caused by the action and are later in time or farther removed in distance, but are still reasonably foreseeable. Indirect effects may include growth-inducing effects and other effects related to induced changes in the pattern of land use, population density, or growth rate, and related effects on air, water, and other natural systems, including ecosystems (40 CFR § 1508.8).

The purpose of the Project is to reduce the use of the local streets by interstate traffic and provide access to the existing Plaza at its current location. The primary objectives of the project are to address the need for direct access from the Plaza to the northbound lanes of I-190, to redirect through traffic from Front Park, to remove Baird Drive, and replace the Porter Avenue Bridge over I-190 and the CSX Railroad. The need for the improved access is documented in detail in Chapter 2. A number of direct environmental benefits would occur as a result of this Project, as documented in this chapter. The Project has the potential to bring about several indirect effects.

The Council on Environmental Quality (CEQ) identifies three potential categories of significant indirect effects stemming from a project’s effect-causing activities (CEQ 1997):

1) **Encroachment alteration effects.** Encroachment-alteration effects are those that alter the behavior and functioning of the physical environment related to a project’s design features. They are indirect because they can be separated from a project in time and distance. Potential encroachment-alteration effects from this Project include:
   - Indirect effects on historic character, historic properties, and recreational resources; and
   - Indirect effects on air quality and noise levels.

2) **Access-alteration effects.** Access-alteration effects are changes in traffic patterns and accessibility attributable to the design of a project that can influence the location of commercial
and residential growth in a project area. Potential access-alteration effects from this Project include:

- Effects on regional air quality due to changes in established traffic patterns that move truck traffic away from residential areas; and
- The effect on traffic and infrastructure of supporting highways and roadways.

3) **Induced growth-related effects.** Induced growth-related effects are attributable to induced growth itself. This Project’s indirect effects identified as induced growth-related effects include land use, community character, and socioeconomic effects of the potential economic benefits and growth-inducing aspects of the project.

Each of the potential indirect effects is discussed below within three broad categories: Transportation Effects, Socioeconomic Effects, and Environmental Effects.

### 4.6.1. Indirect Transportation Effects

Changes to the traffic patterns leading to and from the Plaza would be focused on the southeast corner of the Plaza, leading to a restriction in the U.S. inbound traffic’s ability to make use of nearby commercial establishments, particularly along Niagara Street and Porter Avenue. This would lead to negligible local economic effects.

The existing roadway network and traffic pattern consisting of I-190 and its connection with local city streets in Buffalo is well established. The reduction of commercial traffic access to the local city streets from the Plaza may require some local businesses to consider rerouting of U.S.-bound truck traffic to nearby facilities, particularly those industries that practice just-in-time delivery of goods in order to reduce on-site inventory storage. The rerouting of U.S.-bound truck traffic from the Plaza directly onto northbound or southbound I-190 and away from local city streets may affect travel costs and time.

As mentioned previously, the elimination of inbound and outbound traffic through Front Park via Baird Drive would increase access to the park and improve the safety of the residents and visitors to the park. With increased access and improved safety, it is likely that this park may experience greater use by nearby residents, and the city may experience an increase in requests for use of the park for a wide variety of recreational, social, and entertainment activities.

### 4.6.2. Indirect Socioeconomic Effects

The Project has the potential to indirectly affect social conditions, including land use, community character, and the local economy, by spurring growth that would not otherwise occur with the No Build Alternative.

*Land Use, Planning, and Zoning.* The Project’s consistency with the City’s direction and goals for the West Side were addressed as part of the review of the applicable comprehensive plans, zoning
ordinances, and community plans. The Project would support the City of Buffalo’s desire to develop an international gateway and a focused, attractive entry into the city via Niagara Street as stated in its Queen City Hub Plan (COB 2003). The existing zoning mix of residential, Porter-Busti Special Zoning District, commercial, and light manufacturing within the West Side community lends itself to a future strengthening of the local community’s economic development as envisioned in the City’s Comprehensive Plan (COB 2006).

Social Effects. A potential indirect effect of the Project would be an increase in overall traffic volume on Niagara Street, particularly between the area of Massachusetts Avenue and Porter Avenue. Cross-border traffic heading to D’Youville College and other locations in the immediate area of the crossing that used Baird Drive will be directed to Ramp C (Sheridan Terrace) and may then turn eastward on Massachusetts Avenue to Niagara Street. However, the Project’s traffic analysis demonstrates that the level of service (LOS) of the existing traffic network, particularly along Niagara Street, is capable of handling additional traffic volume. Therefore, it is unlikely that increased traffic volume would create safety or mobility problems for motorists or pedestrians in this area.

It is concluded in Appendix D – Noise Study and Section 4.4.17, that the increase in traffic volume along Niagara Street would have no perceptible effect on local noise levels as any increase in noise levels would be below 3 dBA. It is not anticipated that the noise level increase would affect people's enjoyment of the residences along and immediately adjacent to Niagara Street or be a danger to human health or safety. The decrease in traffic volume on the residential streets would enhance the overall residential/urban character of the West Side neighborhood.

As revealed in Appendix C – Air Quality Analysis and Section 4.4.15, the change in traffic patterns resulting from this Project would not affect overall the air quality of the West Side neighborhoods. This Project would not result in an increase in the cross-border traffic volume. The Project would lead to a change in the local traffic pattern removing traffic from Front Park and moving it to the west away from the nearby residential neighborhood. Air quality modeling reveals that the PM$_{2.5}$ and PM$_{10}$ concentrations under the Project would not result in any exceedance of the NAAQS.

Economic Conditions. As described above in Section 4.3, the Project would have positive, short-term effects on the local and regional economies during the construction period. Following construction, the Project would have negligible effects on the overall economic environment of the region. Existing highway-related businesses would benefit from the operational and functional improvements that would result in more efficient traffic access to and from the Plaza.

A potential indirect economic effect of the Project would be the redevelopment of Niagara Street. Niagara Street was once envisioned as the thoroughfare between downtown Buffalo and points north along the Niagara River. Development of industry and the decline of the overall neighborhoods within the area have led to an overall decline in the attractiveness of Niagara Street. The Project, as designed, offers cross-border inbound traffic the option of choosing Ramps B, C, or D depending on their destinations within the City. Rerouted traffic via southbound Niagara Street would support the City’s efforts to upgrade
and develop Niagara Street as a gateway to the city as was once envisioned. This gateway could present visitors with a positive first impression of the city and ultimately may spur further development and economic revitalization of the West Side neighborhoods and businesses that are not located directly along this major thoroughfare.

### 4.6.3. Indirect Environmental Effects

Potential indirect environmental effects include effects on historic and recreational resources, air quality, and noise.

**Historic Character.** The Section 106 process conducted for this Project identified 18 contributing resources within the National Register eligible Prospect Hill Historic District (PHHD), and two contributing properties to the National Register-listed Olmsted Parks and Parkways Thematic Resource in Buffalo—Front Park and Porter Avenue. FHWA, with concurrence from SHPO, has determined that the Project would have no adverse effect on these properties. Overall, the Project's effect on these historic properties would be beneficial, although there would be limited, short-term indirect effects during construction of the new ramps to and from the Plaza and the removal of Baird Drive from Front Park. The Section 106 process confirmed that these potential indirect effects of noise and traffic would not diminish the integrity of the setting of historic properties within the Project Area.

Frederick Law Olmsted designed the nation’s oldest coordinated system of public parks and parkways for the City of Buffalo in 1868. An indirect effect of this Project would be the enhancement of the historic character of Front Park resulting from the removal of Baird Drive, a mid-20th century addition that introduced through traffic, bisecting the historic Parade / Play Ground, an important landscape space within Front Park. The Project would enhance the historic relationship between Front Park and the adjacent residential neighborhood, including properties within the Prospect Hill Historic District, by removing the visual intrusion of vehicular traffic from the viewedhshed and improving connectivity through the restoration of pedestrian paths providing direct access to the park from Busti Avenue. The Project would encourage residents of Buffalo and visitors to the area to make more use of the recreational facilities of Front Park by improving access to the Park.

Porter Avenue, a former city street that was upgraded by Olmsted to a width of 100 feet and lined with elms, connected Front Park with other elements of the Olmsted Parks and Parkway system. The proposed shared-use path for pedestrians and bicycles along Porter Avenue is consistent with the historic function of Olmsted’s circulation system, enhancing the historic character of Porter Avenue as an element of the City’s park system. The planned improvements to Porter Avenue would permit pedestrians and bicyclists to access to the waterfront and LaSalle Park without having to traverse the roundabout. As with Front Park, improvement in access to the waterfront and LaSalle Park may lead to increased use of these facilities.

**Recreation.** The Project would return approximately 1.8 acres of land to Front Park as the result of the removal of Baird Drive and its adjacent paved sidewalk. The Project may encourage the City of Buffalo
to move forward with plans to convert Porter Avenue into a tree-lined boulevard as once envisioned by
Fredrick Olmsted. These improvements, combined with the improved shared-use path and shared-use
traffic lanes along Porter Avenue, would encourage increased pedestrian and bicycle traffic between
Front Park, the Shoreline Trail, and LaSalle Park and the waterfront.

**Air Quality.** The indirect effects on air quality would be beneficial and localized. The lower vehicular
emissions entering the nearby residential areas would result from improved efficiency of access and
gress from the Plaza and rerouting of traffic away from the residential areas adjacent to the Project Area
(see Appendix C – Air Quality Analysis and Section 4.4.15).

**Noise.** Traffic entering or exiting the Plaza would be funneled onto the major thoroughfares and away
from the local residential streets. The reduction in traffic volume on the local West Side neighborhood
streets would lead to a reduction in traffic-related noise throughout the residential area; thereby
enhancing the neighborhood environment and increasing resident's enjoyment of the local area (see
Appendix D – Noise Study and Section 4.4.17).

### 4.7. Cumulative Effects

This section provides a Cumulative Effects Analysis for the project. The Council on Environmental Quality
(CEQ) defines cumulative effects as an “impact on the environment which results from the incremental
impact of the action when added to other past, present, and reasonably foreseeable future actions
regardless of what agency (Federal or non-Federal) or person undertakes such actions (40 CFR 1508.7).”
As the term implies, cumulative effects are a summation of the effects that can result from individual
actions taken or that are likely to take place over a period of time. Cumulative effects may include the
effects of natural processes and events, depending on the specific resource in question. There may be
different cumulative effects on different environmental resources.

The goals of this Cumulative Effects Analysis are to identify the following:

- The geographic area of potential effects associated with the Project;
- Other actions—past, present, proposed, and reasonably foreseeable—that have or are expected
to have effects in the same area;
- The effects or expected effects from these other actions;
- The overall significant cumulative effect that can be expected if the individual effects are allowed
to accumulate; and
- Mitigation measures to be considered if significant cumulative effects are identified.

The following paragraphs discuss the methodology used to complete this Cumulative Effects Analysis,
the geographic scope or boundary of the Project, and the time frame considered for the analysis.
4.7.1. Methodology

This Cumulative Effects Analysis was developed using the CEQ handbook, “Considering Cumulative Effects under the National Environmental Policy Act” (1997) and USEPA guidance, “Consideration of Cumulative Impacts In EPA Review of NEPA Documents” (USEPA 1999). The analysis follows the 11-step process identified in the CEQ handbook (see Table 4-23).

Table 4-23 – Steps in the Cumulative Effects Analysis (CEQ Handbook [1997])

<table>
<thead>
<tr>
<th>Component</th>
<th>CEA Steps</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scoping</td>
<td>1. Identify the significant cumulative issues associated with the Preferred Alternative and define the assessment goals</td>
</tr>
<tr>
<td></td>
<td>2. Establish the geographic scope for the analysis</td>
</tr>
<tr>
<td></td>
<td>3. Establish the time frame for the analysis</td>
</tr>
<tr>
<td></td>
<td>4. Identify other actions affecting the resources, ecosystems, and human communities of concern</td>
</tr>
<tr>
<td>Describing the Affected</td>
<td>5. Characterize the resources, ecosystems, and human communities identified in scoping (steps 1 through 4) in terms of their response to</td>
</tr>
<tr>
<td>Environment</td>
<td>change and capacity to withstand stresses</td>
</tr>
<tr>
<td></td>
<td>6. Characterize the stresses affecting these resources, ecosystems, and human communities and their relation to regulatory thresholds</td>
</tr>
<tr>
<td></td>
<td>7. Define a baseline condition for the resources, ecosystems, and human communities</td>
</tr>
<tr>
<td>Determining the Environmental</td>
<td>8. Identify the important cause-and-effect relationships between human activities and resources, ecosystems, and human communities</td>
</tr>
<tr>
<td>Consequences</td>
<td>9. Determine the magnitude and significance of cumulative effects</td>
</tr>
<tr>
<td></td>
<td>10. Modify or add alternatives to avoid, minimize, or mitigate significant cumulative effects</td>
</tr>
<tr>
<td></td>
<td>11. Monitor the cumulative effects of the selected alternative and adapt management</td>
</tr>
</tbody>
</table>

The geographic scope of this Cumulative Effects Analysis is defined for three resource categories—social, economic, and environmental. The scope of the examination varies among the three categories, as well as within each category depending on the scale of the individual resource or system being examined (e.g., traffic patterns and accessibility, established business districts, or general ecology and wildlife). While the actual geographic boundary of the study areas for each resource category examined varies somewhat, the established boundaries of the Study Area are shown on Figure 4-2. If the analysis required changes to the Study Area limits, they are discussed below.
4.7.2. Social Concerns

Affected Populations/Local Planning/Community Cohesion. The study area for the demographic analysis was increased to match the study area selected for the air quality and traffic analyses, as that area was determined to represent the maximum extent to which potential effects from this Project would extend; thereby ensuring adequate coverage of the population diversity within the nearby neighborhoods (see Figures 4-4 and 4-5).

Changes to Travel Patterns or Accessibility. The study area for traffic effects for this Project (see Appendix B - Traffic Analysis) was enlarged to ensure the inclusion of the various traffic patterns used by interstate traffic utilizing the border crossing. This study area included the Plaza and its approach ramps, as well as I-190 and its interchanges leading to and from the Plaza (northbound exit Ramp N8 to Niagara Street; southbound exit Ramp N9 to Peace Bridge/Porter Avenue). Local roads include Niagara Street (from Jersey Street to School Street); Porter Avenue (from Dar Drive to Prospect Avenue); Busti Avenue (Jersey Street to Niagara Street); Seventh Street (Porter Avenue to Niagara Avenue); Baird Drive; and the east-west cross streets (Hampshire Street and Massachusetts Avenue) between Niagara Street and Prospect Avenue (see Figure 4-2).

Effects on School Districts, Recreation Areas, Churches, and Businesses/Effects on Police, Fire Protection, and Ambulance Access/Effects on Highway Safety, Traffic Safety, and Overall Public Safety and Health. U.S. Census Year 2010 data for Erie County, the City of Buffalo, Census Tract 70 (which encompasses the Study Area), and census tracts adjacent to Census Tract 70 were used to determine effects on these resources.

4.7.3. Economic Concerns

Effects on Regional and Local Economies and Existing Highway-Related Businesses. The Buffalo-Niagara Falls Metropolitan Statistical Area (MSA) is the cumulative effect study area for these resources.

Established Business Districts Effects. The City of Buffalo’s West Side Planning Community (WSPC) was selected as the boundary for examining the cumulative effects related to these resources. The WSPC was chosen because it encompasses a broader area than the Project Study Area thereby permitting consideration of the effects of the Project on the commercial establishments within the Study Area but also within the West Side community as a whole.

4.7.4. Environmental Concerns

Surface Waters and Wetlands/Water Quality. The Study Area does not include any surface waters and wetlands, nor would the Project affect water quality. Therefore, these resources were not evaluated as part of the Cumulative Effects Analysis.
General Ecology and Wildlife. The Study Area defines the boundary for evaluating the Project’s potential effects on general ecology, including both terrestrial and aquatic resources. The Study Area is a densely populated urban area with no aquatic habitat. The Project would result in no permanent adverse effects on the general ecology of the area. Therefore, this resource area was not evaluated as part of the Cumulative Effects Analysis.

Historical and Cultural Resources. The FHWA and NYSDOT determined the Area of Potential Effect (APE) in consultation with the SHPO, based on potential direct, indirect, and cumulative effects associated with the Build Alternative. The APE established the geographic scope of analysis for the identification of historic properties and assessment of effects on those properties (see Figure 4-8).

Parks and Recreational Facilities. The Study Area was evaluated for potential cumulative effects related to this resource.

Visual Resources. The Visual Impact Assessment (VIA) (see Appendix I) was evaluated for potential cumulative effects related to this resource. The VIA Study Area was enlarged beyond the Project Study Area to include the viewsheds that could be affected by the Project, including along the waterfront.

Air and Noise. In consultation with the NYSDOT and the USEPA, the Air Quality Study Area was expanded one block to the east and one block to the south beyond the established Project Study Area to ensure that the analysis encompassed the maximum extent to which changes in traffic-related air pollutant emissions (e.g., PM$_{2.5}$, PM$_{10}$, Mobile Source Air Toxics, and Criteria Pollutants) may extend into the West Side community due to the Project’s revised traffic patterns (see Figure 4-11).

The Noise Study Area was not modified from that shown as the Project Study Area (see Figure 4-14).

4.7.5. Time Frame

The time frame used in this analysis relates to the past, present, and future actions as defined below:

Past. The Peace Bridge and Plaza were first constructed in 1925-1927 on land that was once a military installation (Fort Porter) and have affected the West Side neighborhood ever since. Since this Project represents improved access to and from the existing Plaza and not the smaller, pre-1960s Plaza (before the Plaza was expanded to accommodate traffic to and from I-190), the year 1959 was selected to represent the past. As the border crossing traffic continued to increase into the 1970s, additional improvements (e.g., Ramps A and B) were needed to facilitate the flow of traffic to and from I-190 directly to the Plaza. At that time, the Plaza was expanded slightly southward, further encroaching upon the northern edge of Front Park. While these improvements did aid in reducing the overall effect of traffic on the West Side residential neighborhood and efforts were made to route the traffic away from the residential areas, traffic continued to build to the point where traffic backups frequently resulted in commercial vehicles being staged on the local streets adjacent to the Plaza (i.e., Busti Avenue) as they awaited their turn to proceed through the Plaza and into Canada.
Present. The year 2013 defines the present time frame used in this analysis.

Future. The future time frame to determine reasonably foreseeable actions is 2045, which is the furthest date used in the analysis of direct effects for the Project. Reasonably foreseeable actions include those that have been officially announced or funded.

4.7.6. Non-Project Actions

There are several ongoing, planned, or anticipated improvements to the Project Study Area between now and 2045, including the Niagara Street Gateway project, development of the D'Youville College Athletic Field on Porter Avenue, enhancements to Front Park, widening of the existing U.S. approach at the Peace Bridge, remodeling and expansion of the existing Peace Bridge Commercial Inspection Building, and a pilot project to facilitate pre-inspection of U.S.-bound trucks in Canada. These and other non-Project actions were reviewed and considered during this Project's planning and development (see Appendix G – Project Planning and Development – U.S. Plaza of the Peace Bridge), to determine if the development of those actions, when combined with this Project, would result in potential social, economic, or environmental cumulative effects on Buffalo’s West Side. The paragraphs below describe the cumulative effects.

While this project is completely independent of other projects or proposals, it is recognized that other studies and projects are being pursued at this time to achieve other purposes. A number of studies have been conducted and many ideas have brought forth on how the City of Buffalo and, in particular, the residential areas of the west side can be improved. Many of these have not progressed due to lack of governmental, public, and private support and, as such, are have not been evaluated during the preparation of this FEIS. The following paragraphs identify the projects and plans (within the Cumulative Effects Analysis Study Area) that have gained public and private support and are currently funded or are planned to be funded as of the time of this FEIS preparation.

Buffalo Olmsted Parks Conservancy (BPOC) Master Plan. The BPOC finalized a Master Plan in spring 2008 for the City’s Olmsted-designed parks system (BOPC 2008). The plan identifies and prioritizes major park initiatives aimed at re-establishing and managing the Park and Parkway System such that the system is restored towards Olmsted’s vision of a series of parks throughout the City interconnected by a ribbon of parkways. The recommendations contained in the Plan are important in determining future actions within the Study Area, specifically within Front Park and along Porter Avenue. The plan proposes the reestablishment of the walking pathways and landscaping to break up the Park into distinct areas, each with unique views and uses. The future development goals identified for Front Park include reconnecting it with the waterfront and its adjacent neighborhoods and increasing community use of the park and its facilities. Specific recommendations, as identified in the Plan, include creating or restoring perimeter buffers, restoring park facilities, and restoring or creating park connections (i.e., restore the historic main park entrance at Porter and Busti Avenues). Development and scheduling of these recommendations is dependent on funding from the City of Buffalo and the acquisition of funding through the various activities of the BPOC. It is likely that some of the planned restoration activities of Front Park
and along Porter Avenue will move forward in the near future. If implemented, the improvements may result in an increased usage of the Park and will likely result in some increase in pedestrian, bicycle, passenger vehicle traffic, particularly along Porter Avenue as residents and visitors to the area travel to and from Front Park and the waterfront. The extent, to which traffic will increase, however, is undetermined at this time.

**City of Buffalo Master/Comprehensive/Land Use Plans.** Numerous city land use plans were reviewed to identify any current projects or future development within the Study Area. This review included the *Queen City in the 21st Century: Buffalo’s Comprehensive Plan; The Queen City Hub: A Regional Action Plan for Downtown Buffalo* (COB 2003), and the *Draft City of Buffalo Local Waterfront Revitalization Program* (LWRP) (COB 2007). These plans provide a vision for future land use, development, urban design, capital investment, and related activities. The LWRP focuses specifically on land use decisions in defined waterfront areas. However, these plans do not detail any specific foreseeable actions within the Study Area that will result in increased traffic throughout this Project’s Study Area.

**D’Youville College Future Plans.** D’Youville College has plans to develop the land between 4th Street and I-190, south of Porter Avenue into athletic facilities. When that happens, it is likely that pedestrian, bicycle and vehicle traffic would increase along Porter Avenue as students and supporters of the athletic activities would utilize Porter Avenue to get to the new facilities. However, while the schedule for the development of these athletic facilities has not been released and no data is available at this time on the potential increase in vehicles along Porter Avenue, it is likely that they will occur within the overall planning timeframe for this Project (i.e. before year 2045).

**Niagara River Greenway Plan (Niagara Greenway Commission, 2007).** This comprehensive plan, finalized on April 4, 2007, provides a framework for development along the Niagara River from Lake Ontario to Lake Erie. The Plan is sponsored by the Niagara River Greenway Commission, established by New York State legislation and the New York State Office of Parks, Recreation and Historic Preservation, to protect and promote the Niagara River, protect open space and public access, and promote development, including development of a greenway of parks, waterfront trails, tourism, and public access. Each year a variety of improvement and development projects are brought forth and presented to the Commission by sponsors requesting support. The Commission decides the merits of each project presented based upon how it relates to the overall stated goals and objectives of the Niagara River Greenway Plan. Currently there are no projects before the Commission for the Project Area.

**Niagara Street Gateway Project, City of Buffalo.** The Niagara Street Gateway Project, which is included in the Greater Buffalo Niagara Regional Transportation Council (GBNRTC) 2011-2015 Transportation Improvement Program, was updated in 2013. This project is focused on creating a north-south boulevard along Niagara Street providing cross-border visitors with an alternative inviting “Gateway” into the city as opposed to entering the city via I-190. This gateway would eventually extend from downtown Buffalo at Niagara Square to the north of the Project Study Area, to the intersection of Niagara and Ontario Streets in North Buffalo. Construction activities on the first part of the project (Niagara Square to Porter Avenue) is scheduled to begin in spring 2014, and would transform the existing, heavily developed, mixed
residential, commercial and industrialized urban street into a boulevard that includes a landscaped, redesigned thoroughfare guiding visitors and citizens into downtown Buffalo. The Niagara Street project is not designed to increase traffic volume along Niagara Street, but includes improvements specifically designed to provide pedestrians, bicyclists, and drivers with safer travel along the route.

The proposed subsequent phase of Improvements to Niagara Street, north of Porter Avenue to Ontario Street is currently in the planning and design phase.

**Episcopal Church Home Property.** This property, located within the Project’s Study Area but outside of the immediate Project Area, is located along the entire block of Busti Avenue from Massachusetts to Rhode Island Streets. It has been vacant for more than seven years and is in a deteriorating condition. The property had been in City of Buffalo tax foreclosure until it was acquired on June 28, 2013 by the Urban Development Corporation doing business as Empire State Development (ESD). Currently, ESD has a construction and operations manager who is maintaining the property while developing an alternatives analysis and estimates, State Environmental Quality Review (SEQR) documentation, structural stability and remediation studies, and a stabilization and potential demolition plan. The intent of these studies is to prepare the property for future re-development as shovel-ready, but not to actually undertake redevelopment. The redevelopment may consist of a buffer area between the neighborhood and the existing Plaza, or it may include Plaza reconfiguration or other related development. Any redevelopment will be subject to an appropriate environmental review process. No time frame has yet to be officially determined for the future development of this property.

**U.S. Peace Bridge Plaza, Peace Bridge Authority (PBA).** A Memorandum of Understanding between the United States and Canada, signed in June 2013, authorized the Peace Bridge Authority to undertake several specific independent construction projects and a pilot study to improve the flow of traffic through the border crossing. None of the construction projects or the pilot study listed below are dependent upon the Project being assessed in this document, nor does the Project restrict the consideration of any of the four-listed actions, or any alternatives to these actions, nor do these actions or potential actions affect the design, capacity or configuration of the Project.

1) **Bridge widening along the throat area between the U.S. Plaza and the Peace Bridge** - This PBA project will allow for better separation of truck and automobile traffic by adding a 500-foot by 60-foot structural addition to the U.S.-bound approach to the U.S. Plaza. A wider approach will provide for better commercial traffic management on the U.S. Plaza, and a longer two-lane car approach, allowing cars with NEXUS better access to the booths. In addition, the re-decking of the Peace Bridge is anticipated in approximately three to five years and due to the swift current in the Niagara River, barge access is very limited, if at all possible. The expanded deck area will provide for some immediately adjacent staging area for the bridge re-decking. The first phase of the bridge widening construction, consisting of utility relocations and foundations was completed in October 2013. The overall project is anticipated to be completed in the Fall of 2014.
2) **Renovations of the PBA Customs Warehouse** – This PBA project will involve remodeling the existing 1960s building to meet post 9/11 security requirements, to increase energy efficiency, and provide a small addition to the existing building. Construction and remodeling activities at the warehouse are anticipated to begin in 2014.

3) **Truck Pre-Inspection Pilot Study** - President Barack Obama and Canadian Prime Minister Stephen Harper agreed to take steps to speed the flow of goods and people across the border while enhancing security and harmonizing regulation, by signing the Obama-Harper accord on December 7, 2011. One of the provisions of the Obama-Harper accord was the development of a "proof of concept" pilot project to establish long-term commercial pre-inspection (primary customs inspection) in Canada. The pre-inspection pilot study began on February 24, 2014 and will run from 12 to 18 months. This study will be overseen by U.S. Customs & Border Protection (CBP).

4) **Redecking of the Existing Peace Bridge** – While the Peace Bridge is well maintained, it is an 87-year-old structure with its original deck. Plans call for the start of the design work, including the necessary structural steel repairs, to begin in early 2014. It is estimated that the re-decking project will take three years to complete with anticipated construction in 2015.

*Comprehensive Studies of Cross-Border Traffic* – A comprehensive traffic study for the U.S. Plaza (also known as the Plaza Operational Optimization Plan) is underway and the result of collaboration between the PBA, NYSDOT, NYS Thruway Authority (NYSTA), and CBP to identify improvements to the traffic patterns on the existing Plaza footprint for two scenarios: (i) all pre-inspection moves to Canada or (ii) no pre-inspection moves to Canada. The study will use the traffic model developed for inspection processes to evaluate the two scenarios with a remodeled/minor-expanded Plaza. Concurrently, the Ministry of Transportation Ontario has completed origin/destination surveys of both commercial and passenger traffic and will use those to develop a comprehensive report that is expected to be completed in 2014. The results of these two studies will be used to establish potential feasible alternatives for a future plaza expansion or redesign planning process. These two studies are being conducted independent of and not related to this Project.

None of the above-listed programmed projects or activities is dependent upon the NY Gateway Connections Project being completed before they can proceed; nor does the NY Gateway Connections Project restrict the consideration of any of the options considered as part of the listed programmed initiatives. In addition, the NY Gateway Connections Project is not dependent upon any of the above-listed programmed projects or activities to be completed before it can proceed or be completed by the fall of 2015.
4.7.7. Cumulative Effects Analysis

This section presents a Cumulative Effects Analysis based upon the identified incremental effects of past, present, and reasonably foreseeable future actions on the various social, economic, and environmental resources within the Study Area. The above identified studies and projects were initially reviewed to determine if their proposed activities, when combined with this Project, would result in direct or indirect cumulative effects on the social, economic or environmental aspects of the Project Study Area. If no effects were identified, then no further analysis of potential cumulative effects was necessary. The analysis indicated that from the identified projects listed above, including the, Niagara Street Gateway Project, D’Youville College Athletic Field development, and the restoration of Front Park and Porter Avenue, would result in some level of cumulative effects and were subjected to further evaluation to determine what specific cumulative effects would occur. All three of the listed projects are aimed at increasing access to established and planned facilities within the Project Study Area by pedestrians, bicyclists or vehicles and as such, have the potential to lead to cumulative effects to the social and economic fabric of the West Side neighborhood and its environment (i.e. historical character, air quality, and noise levels).

4.7.7.1. Social Consequences

Changes to Travel Patterns or Accessibility. The road infrastructure in the Study Area consists of a combination of local roadways, local commercial strips, historic boulevards, and high-speed, high-volume highways, all of which are used to access or exit the Plaza.

Past. The NYSTA has had a profound effect on the traffic patterns of the West Side. In 1971, NYSTA constructed Ramp B, allowing Plaza traffic to directly enter southbound I-190, thereby reducing the amount of eastbound bridge traffic traveling on nearby residential streets. In 1991, NYSTA constructed the ramp connecting northbound I-190 traffic directly to the Plaza in an attempt to further reduce bridge traffic on neighborhood streets. However, the subsequent overall rise in cross-border traffic has negated the benefits of these improvements. Since 2000, NYSTA has rehabilitated or reconstructed segments of I-190 adjacent to the Plaza and eliminated the toll barriers at both the Black Rock and City Line Toll Plazas. Traffic is up 29% and 27% percent at the former toll barrier locations since their demolition (GBNRTC 2010).

The City of Buffalo has worked with the BOPC to improve the landscaping, sidewalks, and lighting along Busti Avenue and Baird Drive to make it more desirable and safer for residents walking through the area or accessing Front Park and has removed Moore Drive from Front Park.

Present. The layout of the Plaza and connecting roadways contributes to undesirable vehicular circulation patterns. The existing connecting roadway configuration, in combination with confusing and congested Plaza circulation patterns, creates numerous problems for drivers, including conflict points and poor decision sight distances, requires the at-grade crossing of inbound and outbound traffic, and the use of local streets to access the regional transportation system. The Plaza lacks direct connectivity to the
northbound I-190 and from the southbound I-190. Holidays, major sporting events, and periods of high security alert often result in larger than normal volumes of cross-border traffic, which lead to restricted traffic flow, delays, and occasional vehicle queues that extend from the ramps leading to the Plaza onto the adjacent highway system and residential streets.

**Future.** As part of the Project, roadways leading to and from the Plaza would be reconfigured. The action would affect local travel patterns by altering current traffic patterns and instituting new traffic patterns designed to reduce traffic on local residential streets. Proposed improvements to Porter Avenue (establishment of shared-use travel lanes for vehicles and bicycles and a shared-use path for pedestrians and bicyclists along Porter Avenue) would enhance pedestrian and bicycle safety and improve access to Front Park, LaSalle Park, the waterfront, and the athletic fields that D'Youville College plans to develop along 4th Street. This Project includes the decision to designate 4th Street as a one-way street for one block between Porter Avenue and Jersey Street to enhance the traffic flow through the roundabout and accommodate traffic associated with the planned development of athletic fields in that area.

In addition to the changes made by the Project, non-project-related actions such as D'Youville College’s planned athletic fields development and the City of Buffalo’s Niagara Street Gateway Project would have a negligible overall affect local pedestrian, bicycle, and vehicular travel patterns, volume, and/or access within the Study Area. The above two projects, in combination with the City of Buffalo’s and BOPC’s streetscape improvements to Porter Avenue, and the improvements made to pedestrian pathways within and around Front Park including the planned reestablishment of a primary pedestrian entrance to Front Park at the corner of Porter Avenue and Busti Avenue, would improve the overall character and setting of the West Side neighborhood within the Study Area. The reduction in use of neighborhood streets by interstate traffic in and immediately adjacent to the Plaza would result in reducing the number of commercial trucks and their emissions from the nearby residences. The reduction of commercial vehicles from city streets will result in improved access for pedestrians and bicyclists to Front Park and other public facilities.

The construction periods for one or more of the projects identified above may overlap with construction of this Project. Construction activities could result in localized, temporary, and short-term traffic rerouting within the neighborhood to accommodate the movement of construction vehicles and activities, and assist in maintaining the safety of local residents. Construction of the Project, particularly the construction of the roundabout and ramps alterations at the intersection of Porter Avenue and 4th Street would require the use of heavy equipment and would likely require temporary traffic lane closures and shifting. All Project-related construction would adhere to measures prescribed in NYSDOT’s standard specifications, which would minimize local air quality effects and construction noise. While these activities would disrupt established pedestrian, bicycle, and vehicular traffic patterns, safe access to all Parks and facilities will be maintained. Once construction activities are completed, traffic detours would be removed and potential construction-related effects to local air quality or noise levels will cease.
4.7.7.2. Economic Consequences

**Effects on Established Business Districts.** Within the Study Area, Niagara Street is the primary local business district and has been identified by the City of Buffalo as the local transportation ‘Gateway’ to downtown Buffalo. The Niagara Street corridor and surrounding area contain many locally owned small businesses, public health centers, and office space, and an industrial zone is located to the north of the Study Area.

**Past.** Over the past several decades, the City of Buffalo including the local business districts along Niagara Street area, have suffered due to the decline in city population and trends towards large-scale, suburban retail operations. A variety of factors have pushed this migration from the City. Some out-migrants seek increased opportunities elsewhere. Others want to live closer to work now that a higher proportion of regional jobs are located in the suburbs. Still others seek a broader range of choices in housing and neighborhoods (COB 2006).

**Present.** Approximately 20 businesses are located in the immediate vicinity of the Study Area (i.e., Niagara Street south of the intersection with Busti Avenue to Porter Avenue, and Porter Avenue west to I-190 overpass). The vast majority of these businesses are located on Niagara Street. These include several small, neighborhood retail and service businesses that have developed to cater to neighborhood residents and students of the nearby D’Youville College. Some businesses (e.g., the gas station at the corner of Porter Avenue and Columbus Parkway) derive business from cross-border traffic.

**Future.** Construction of this and the Niagara Street Gateway Project would result in cumulative, short-term, positive economic effects on the local and regional economies that would occur during their construction phases as a result of the direct and indirect spending associated with the construction payroll and the purchase of supplies and materials required for the projects in both the immediate area of the Project and within the region. Local commercial establishments such as restaurants, gas stations, and convenient markets within the West Side would likely see an increase in sales as a result of construction personnel purchasing food, gas, and supplies while the projects are being built. The monies spent in these establishments would then be in turn spent by the employees and owners of the establishments, thus multiplying the benefits to the local community.

Construction-related effects in the form of detours and increased truck traffic, noise, and dust may result in both short-term negative and positive effects, as well as long-term positive effects on local businesses by affecting access to established traffic routes and the visibility of establishments throughout the Study Area. Construction activities, particularly if multiple projects are underway at the same time, may result in residents and visitors avoiding the area during the construction period; thereby negatively impacting the local business businesses. Once construction is completed and improvements to the traffic pattern within the neighborhood have been completed, this and the other projects would lead to long-term increased visibility of some establishments, particularly along Niagara Street and Porter Avenue. The increased visibility may lead to increased utilization of and spending within the local businesses (e.g., food shops, gas stations) and positive benefits to the West Side economy.
Over the long-term, the restoration of Front Park, the expansion of D'Youville College's athletic facilities along 4th Street south of Porter Avenue, and the improvements in the access to recreational facilities, such as the Shoreline Trail, would result in increased usage of the area's parks and waterfront. While this Project and others are not designed to increase overall traffic to and from the border crossing, the combination of improved access to and from the Plaza combined with the development of a “Gateway” corridor into the City would encourage additional traffic to enter and exit the City via Niagara Street and avoid I-190. The improved traffic patterns, particularly the focus on Niagara Street as the entranceway into the City’s downtown, will result in increased visibility of businesses along this well established commercial corridor; thereby increasing the opportunities for local businesses to draw residents and visitor into their establishments.

4.7.7.3. Environmental Consequences

**Historical and Cultural Resources.** The scope of analysis for this Project focused on the area of potential effects (APE) defined for the Section 106 process, as described in Sections 4.4.11.1 and 4.4.11.2. Historic properties within the APE include Front Park and Porter Avenue, both listed in the National Register of Historic Places under Olmsted Parks and Parkways Thematic Resources. In addition, there are 18 individual contributing resources on Busti Avenue and Vermont Street within the Prospect Hill Historic District (PHHD), a National Register eligible property which extends outside the APE. The PHHD qualifies for the National Register as a concentration of architectural styles popular during the period ca. 1880-1955, depicting residential growth and development in the City of Buffalo adjacent to the Olmsted-designed Front Park and Prospect Park (see Section 4.4.11).

The Section 106 process did not identify adverse effects on archaeological resources as a result of this Project, since no archaeological sites have been identified within the APE at this time. As a result of extensive prior ground disturbance associated with the construction of the Erie Canal, railroad, and Fort Porter in the 19th century, and construction of the New York State Thruway over the canal in the 1950’s, there is little potential for the presence of intact archaeological sites within the APE. If any such resources exist, they would occur as deeply buried deposits below fill and disturbed soil layers underlying paved and other impervious surfaces associated with existing transportation facilities (Montague and Perrelli 2013). Archaeological monitoring during construction of the Project will be implemented to accommodate the presence of existing pavement and utilities, safety issues, and the need to maintain functioning infrastructure and services. By coordinating archaeological investigations with construction activities, disruptions to the traveling public and community will be minimized, while ensuring that archaeological resources, if present, are identified and documented.

**Past.** In recent years, the neighborhood has experienced the loss of some historic properties on Busti Avenue between Vermont Street and Rhode Island Street, outside the Project’s APE and unrelated to this Project. Specifically, the Peace Bridge Authority (PBA) recently demolished eight homes that fronted Busti Avenue between Vermont Street and Rhode Island Street and converted the area to a landscaped green space buffer between the Plaza and the residential neighborhood to the east. Three of the eight
homes had been determined to be NR eligible. The loss of these historic properties is not related to this project.

Outside of the Project APE and immediately to the northeast of the Plaza is the Episcopal Church Home property. The Church Home property includes a residential facility dating from the late 1800s and the Hutchinson Memorial Chapel. The oldest section of the Episcopal Church Home residential facility and the Chapel has been determined to be NR eligible properties. This Project will not impact future decisions concerning the development plans for this property.

Front Park retains only a portion of its original character, as substantial changes and additions have taken place within the park during the twentieth century. These changes include the construction of Baird Drive in the 1920s, to provide vehicular access to the Peace Bridge Plaza from Porter Avenue (Montague and Perrelli 2013).

Present. As previously discussed, in 2008 the BOPC finalized a 20-year Management and Restoration Plan for the Buffalo’s Olmsted-designed park system. Under this plan, the BOPC has taken on the responsibility for continuing development, management, and restoration of all Olmsted-inspired parks within the city. Funding for this plan will come from the City, grants, and other fund-raising activities of the BOPC. The plan identifies and prioritizes major park initiatives in an effort to restore and manage Buffalo’s parks and parkway system.

Future. The Project would result in the removal of Baird Drive from Front Park; thus providing an opportunity for the BOPC to continue its work in landscaping and redeveloping the Park consistent with its historic character and intended design.

Changes to Front Park proposed as part of the Project would not preclude the future implementation of any aspect of the Buffalo Olmsted Park System: Plan for the 21st Century (Buffalo Olmsted Parks Conservancy and City of Buffalo 2008). Any new landscape elements included in this Project would be developed in coordination with the City of Buffalo and the Buffalo Olmsted Parks Conservancy. As part of the Project, the removal of Baird Drive from the historic landscape of Front Park will eliminate through traffic from the park, convert pavement to green space, and improve pedestrian access, safety, and connectivity with the residential neighborhood and adjacent Prospect Hill Historic District. This change will result in a positive effect on the historic character of the Park and its historic use within the context of the residential neighborhood.

Neither this Project nor the D’Youville College athletic field project or the Niagara Street Gateway Project involve the removal of any historic buildings or structures that would add to the recent loss of historic properties in the neighborhood, or disrupt the intact streetscape of the Prospect Hill Historic District within the APE along Busti Avenue. The project will not adversely affect architectural properties located on Busti Avenue south of Vermont Street within the Prospect Hill Historic District, where the scale, massing, and setback of buildings present a unified streetscape oriented towards Front Park. Under existing conditions, these residential properties are subject to visual and auditory intrusions associated with
vehicular through-traffic on Baird Drive. The removal of Baird Drive and resulting return of green space will improve the viewshed, and along with the proposed restoration of pedestrian walkways within the park, improve pedestrian access, enhancing the historic association between Front Park and the historic district.

Renovation of the Customs Warehouse on the Plaza does not involve any historic structures nor would it negatively affect the setting or character of Front Park or any other nearby historic property.

The City of Buffalo’s Niagara Street Gateway Project’s impact on future traffic levels within this Project Study Area is negligible as it is focused entirely on improving the movement of vehicles along Niagara Street and enhancing the entrance to downtown Buffalo. However, the planned improvements to the sidewalks and the installation of dedicated bicycle lanes along Niagara Street will facilitate movement of pedestrians and bicyclists along and across that corridor; thus providing improved access to and from Front Park and the waterfront along the Niagara River for West Side residents living to the east and south of this Project’s Study Area.

This Project, in combination with other foreseeable developments in the Study Area, would enhance the overall historic character, setting, and significance of this historic West Side neighborhood.

Parks and Recreational Facilities. The West Side contains numerous parks and other recreational facilities, including Front Park, Prospect and Columbus Parks, LaSalle Park, Pat Sole Park and the Shoreline Trail.

Past. Beginning in 2004, the BOPC took over management of the City’s Olmsted Park System and has been conducting a number of restoration and rehabilitation projects, including several within Front Park. In recent years, the City of Buffalo has spent over $3.3 million for interim improvement to Front Park, including the conversion of Moore Drive to park land, landscaping improvements, and construction of a recreational trail. Much of this funding was provided as a gift from the PBA. The BOPC was also instrumental in encouraging the City to make improvements to Porter Avenue east of Niagara Street.

Present. The park system in Buffalo remains in relatively good condition as a result of the contribution of the BOPC and the City's agreement with Erie County to maintain the non-Olmsted-related parks. The BOPC finalized its 20-year Management and Restoration Plan with the City in May 2008 and has been managing and improving the City’s Olmsted Parks ever since then.

Future. This Project's removal of cross-border traffic from Front Park, planned improvements to Porter Avenue including the establishment of shared-use traffic lanes for vehicles and bicyclists and the shared-use path for pedestrians and bicyclists along Porter Avenue, establishment of new local traffic patterns, and reduction in interstate traffic on local streets would greatly benefit pedestrian and bicyclist access to Front Park from the West Side neighborhood. The Porter Avenue improvements are consistent with and tie directly into the City’s plan to improve the connections between the Olmsted Parks. The Niagara Street Gateway Project, with its dedicated bicycle lanes in both directions, will enhance bicycle travel within the
Study Area. The improved access for pedestrians and bicyclists would result in increased opportunities for greater use of the Front Park, LaSalle Park, the waterfront, other recreational facilities, and the planned D'Youville College athletic fields along 4th Street by West Side residents and visitors. This Project and the other three projects to a lesser extent are consistent with the BOPC plans to restore Front Park and Porter Avenue to its past character and setting by creating/restoring perimeter buffers, restoring park facilities, reestablishing the pathways within the Park and direct ties to the neighborhood – all aimed at returning Front Park to its previous preeminence within the West Side and increasing the public’s desire to use these facilities.

Renovation of the Customs Warehouse at the southeast corner of the Plaza long Ramp A should not affect Front Park. Activities associated with the renovations would be confined to Plaza.

This Project with the relocation of the Shoreline Trail along the waterfront, in combination with other past and foreseeable recreational developments (i.e. improving access to the Niagara River Waterfront and improvements to LaSalle Park and Porter Avenue), provides the City of Buffalo, the BOPC, and residents and visitors to the area with positive recreational opportunities and benefits. The Project would have a positive cumulative effect on parks and recreational facilities in the West Side neighborhood.

**Noise.** Noise levels in the West Side are predominantly the result of traffic flow on I-190, crossing the border and over local streets.

**Past.** Noise levels in the residential neighborhood of the West Side have been highly variable in the past. Construction of the Peace Bridge and I-190 resulted in an ever-increasing traffic flow through the West Side residential areas and an increase in the traffic-related noise levels throughout the area. In general, the numbers, size, and volume of traffic crossing the border or traveling on I-190 has continued to increase substantially over the last eight decades.

**Present.** Today, hundreds of thousands of cars and commercial vehicles cross the border via the Peace Bridge and many times those numbers utilize I-190. Today, traffic-related noise dominates the background noise levels of the entire West Side.

**Future.** Analysis of this Project and of the projects identified in Section 4.7.6 revealed that these projects would not result in a noise-related cumulative effect on the Study Area. As discussed in Section 4.4.17, traffic noise levels within the Study Area are predicted to increase by 2 dBA or less due to a predicted increase in overall traffic volumes throughout the area. Noise level increases of 3 dBA or less are not normally perceptible by the average individual. This Project, specifically, would not induce more traffic crossing the bridge and would help to reduce the numbers of cross-border traffic traversing the residential streets of the West Side. If D'Youville College develops the athletic fields along 4th Street, some increase in traffic along Porter Avenue and along 4th Street, Lakeview Avenue, and Jersey Street may occur as a result of participants and spectators coming to the athletic events. Any increase in traffic volumes would be limited to the timing of the event. BOPC’s planned improvements would likely lead to an increase in the utilization of Front Park and may draw more visitors to the area, but the amount of
increase is unknown at this time. The Niagara Street Gateway Project would have no effect on the volume of traffic within the Study Area as that project is focused on improving traffic flow along Niagara Street and not within the neighborhood or along Porter Avenue.

Localized portions of the Study Area (i.e. Front Park and Busti Avenue) may experience an overall decrease in traffic noise levels as this Project and the Niagara Street Gateway Project redirect or encourage commercial traffic away from residential properties and off local streets, and facilitate the flow of traffic on established transportation corridors.

Construction periods for this Project, the Niagara Street Gateway Project, renovation of the Customs Warehouse and bridge widening projects on the Plaza will likely overlap. Limited, localized, temporary, and short-term effects such as traffic detours and delays could result from the various construction activities. Coordination among NYSDOT, the PBA, and the City of Buffalo construction contractors would be necessary to minimize the overall effects of construction projects proceeding at the same time. Construction of this Project would adhere to measures prescribed in NYSDOT’s standard specifications, which would minimize local air quality effects and construction noise.

**Air.** The air quality background levels in Buffalo result from the residential, commercial, and industrial development of the region, as well as the City’s geographic location along the east end of Lake Erie within the path of prevailing west and southwest winds, bringing pollution from distant locations.

**Past.** Pollution from local, regional and international sources have contributed to the air quality of the West Side over the years.

**Present.** Air pollution from traffic continues to be a concern for West Side residents and often is cited as the over-riding cause of several health concerns. However, traffic levels are lower since September 2001, and traffic-related air emissions have decreased through the use of new fuel blends and required improvements to engine efficiencies.

**Future.** This project will not induce additional traffic crossing the border, but will aid in improving the efficiency of access to and exit from the Plaza and reducing the amount of interstate traffic using the local roadways. As discussed in Section 4.4.15, this Project will not result in an exceedance of the particulate matter National Ambient Air Quality Standards (NAAQS). Mesoscale emissions from the Build Alternative would be lower for all pollutants compared to the No Build Alternative.

Other development projects identified above, such as the Niagara Street Gateway Project, the bridge widening project, and the institution of truck inspections on the Canadian plaza, will also contribute to improved efficiencies in commercial traffic movement across the border.

**Table 4-24** summarizes the direct, indirect, and cumulative effects on the various social, economic, and environmental resources in the Study Area.
Table 4-24 – Summary of Direct, Indirect and Cumulative Effects

<table>
<thead>
<tr>
<th>EIS Resource Section</th>
<th>Direct Effects of Project</th>
<th>Potential Indirect Effects of Project</th>
<th>Potential Cumulative Effects</th>
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<tr>
<td><strong>Social Consequences</strong></td>
<td></td>
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<tr>
<td>Social Economic Demographic Analysis</td>
<td>The Project would improve the overall character of the West Side neighborhood by reducing the use of local streets by interstate traffic.</td>
<td>Revitalization of the West Side may lead to improved opportunities for the local community.</td>
<td>This Project and other development projects located within the West Side are designed to lead to a revitalization of the West Side of Buffalo.</td>
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<tr>
<td>Land Use</td>
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</tr>
<tr>
<td>Local Planning</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Community Cohesion</td>
<td>No adverse effects</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Changes to Travel Patterns or Accessibility</td>
<td>The Project would have a minor effect on local travel patterns both during construction and operation. Changes in traffic patterns accessing and exiting the Plaza would reduce the use of local streets by interstate traffic. The Project would result in an increase in traffic flowing southbound along Niagara Street between Massachusetts Avenue and Porter Avenue within the Study Area.</td>
<td>The reduced use of local streets by interstate traffic would provide a safer environment for pedestrians to walk within the neighborhood, less traffic for other drivers on the residential streets within the Study Area, and improved access to LaSalle Park and the nearby waterfront.</td>
<td>No change in accessibility by pedestrians and vehicular traffic to community facilities, businesses, etc. located within the West Side. Improvement in access to Front Park, LaSalle Park, the waterfront via the shared-use traffic lanes for vehicles and bicycles and the shared-use path for pedestrians and bicyclists on Porter Avenue. Safer access to proposed athletic fields along 4th Street by D’Youville College students, visitors, and West Side residents.</td>
</tr>
<tr>
<td>EIS Resource Section</td>
<td>Direct Effects of Project</td>
<td>Potential Indirect Effects of Project</td>
<td>Potential Cumulative Effects</td>
</tr>
<tr>
<td>----------------------</td>
<td>---------------------------</td>
<td>---------------------------------------</td>
<td>-------------------------------</td>
</tr>
<tr>
<td>Effects on School Districts, Recreational Areas, Churches, or Businesses</td>
<td>The Project would have a beneficial effect on recreational resources as a result of the removal of Baird Drive and the return of green space to Front Park. There would be no effects on schools or religious institutions.</td>
<td>Improved access to commercial properties along Niagara Street may result in increased business opportunities.</td>
<td>Porter Avenue improvements for pedestrians and bicyclists would enhance access to Front Park, LaSalle Park, and other recreational facilities along the waterfront. Change in established traffic pattern of interstate traffic entering the City via Porter Avenue and Niagara Street by removing Baird Drive and redirecting traffic to Sheridan Terrace and Massachusetts Avenue to Niagara Street would increase visibility of commercial establishments along Niagara Street between Massachusetts Avenue and Porter Avenue. Improvements to Niagara Street traffic patterns would increase visibility may result in increased business opportunities.</td>
</tr>
<tr>
<td>Effects on Police, Fire Protection, and Ambulance Access</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>EIS Resource Section</td>
<td>Direct Effects of Project</td>
<td>Potential Indirect Effects of Project</td>
<td>Potential Cumulative Effects</td>
</tr>
<tr>
<td>---------------------</td>
<td>--------------------------</td>
<td>--------------------------------------</td>
<td>-----------------------------</td>
</tr>
<tr>
<td>Effects on Highway Safety, Traffic Safety, and Overall Public Safety and Health</td>
<td>The reduction of traffic entering and exiting the Plaza via adjacent residential streets and removal of traffic through Front Park would increase the safety of residents and visitors to the area.</td>
<td>The Project would result in a minor increase in traffic volume along Niagara Street between Massachusetts Avenue and Porter Avenue.</td>
<td>Traffic calming and flow improvements to Niagara Street including the installation of dedicated bicycle lanes, and to Porter Avenue (i.e. shared-use traffic lanes for vehicles and bicycles and the share-use path along Porter Avenue) in combination with the reduction in the use of local streets by interstate traffic would improve the safety of pedestrians, bicyclists, and vehicles in the area.</td>
</tr>
<tr>
<td>General Social Group Benefited or Harmed</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

### Economic Consequences

<p>| Effect on Regional and Local Economies | The Project would have a short-term positive effect on the local and regional economies during the construction period. | None | None |
| Effects on Existing Highway-related Businesses | During construction, there may be both minor negative disruptions and positive benefits to existing highway-related businesses. | Improved access to border crossing has potential to increase opportunities for highway-related businesses. | None |
| Effects on Established Business Districts | Local businesses would be affected by construction traffic, which could increase local spending during the construction period. | The minor increase in traffic volume along Niagara Street may improve opportunities for businesses on Niagara Street. Reduction in cross border traffic on Porter Avenue may negatively impact local business between Baird Drive and Niagara Street. | Project in combination with the City of Buffalo’s long-range plan to develop Niagara Street as a gateway into the City provides improved opportunities for development of commercial establishments along Niagara Street. |</p>
<table>
<thead>
<tr>
<th>EIS Resource Section</th>
<th>Direct Effects of Project</th>
<th>Potential Indirect Effects of Project</th>
<th>Potential Cumulative Effects</th>
</tr>
</thead>
<tbody>
<tr>
<td>Environmental Consequences</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Surface Water/Wetlands</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Surface Water</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Wetlands</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Coastal Zones</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Navigable Waters</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Wild, Scenic, and Recreational Rivers</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Floodplains</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Water Quality</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>General Ecology and Wildlife</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Critical Environmental Areas</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Fish and Wildlife</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Forest Preserve Lands</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Endangered or Threatened Species</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Invasive Species</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Historical and Cultural Resources</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Historical and Cultural Resources</td>
<td>The Project would provide beneficial effects for Front Park and improvements to a section of Porter Avenue, consistent with the historic use of these properties as contributing features of the Olmsted Park System, listed in the National Register of Historic Places. The Project would have no adverse effect on nearby contributing historic resources or the Prospect Hill Historic District.</td>
<td>None</td>
<td>Removal of Baird Drive enhances the opportunities available to BOPC to restore the Olmsted designed resources. The Project will improve the historic setting of the Prospect Hill Historic District, and enhance the historic association between the residential neighborhood and Front Park.</td>
</tr>
<tr>
<td>EIS Resource Section</td>
<td>Direct Effects of Project</td>
<td>Potential Indirect Effects of Project</td>
<td>Potential Cumulative Effects</td>
</tr>
<tr>
<td>-------------------------------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>-------------------------------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Visual Resources</td>
<td>The Project would result in some positive visual improvements, including the removal of Baird Drive in Front Park and the creation of additional green space.</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Parks and Recreational Facilities</td>
<td>The Project would have a positive effect on Front Park through the reunification of the Park and the improved access to it. Improved access for residents and visitors to parks and waterfront via designated shared-use traffic lanes for vehicles and bicycles on Porter Avenue and the creation of a shared-use path for pedestrians and bicyclists along Porter Avenue from Front Park to LaSalle Park and the waterfront.</td>
<td>None</td>
<td>Project is consistent with the Niagara Greenway and Olmsted Park development and restoration plans. Project enhances safety and access between the Olmsted Parks, LaSalle Park, the waterfront, and the Shoreline Trail.</td>
</tr>
<tr>
<td>Farmland Assessment</td>
<td>None</td>
<td>N/A</td>
<td>None</td>
</tr>
</tbody>
</table>

**Air, Noise, and Energy**

<table>
<thead>
<tr>
<th>Air</th>
<th>This Project will have no overall effect on local air quality and will not result in the exceedance of any NAAQS</th>
<th>None</th>
<th>The identified projects will not induce increased traffic within the study area and no cumulative effect on local air quality is expected.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Short-term Construction Effects: Construction vehicles would produce emissions that would affect air quality. Dust levels may increase slightly during road demolition and ramp construction. Effects would be localized and limited to the construction zones and areas immediately adjacent to it. Effects would be short term and end when construction is completed.</td>
<td>None</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Long-term Effects: Improved movement of interstate vehicles to and from the Plaza and relocation of cross-border traffic away from nearby residential neighborhoods would reduce emissions in those neighborhoods.</td>
<td>None</td>
<td></td>
</tr>
<tr>
<td>EIS Resource Section</td>
<td>Direct Effects of Project</td>
<td>Potential Indirect Effects of Project</td>
<td>Potential Cumulative Effects</td>
</tr>
<tr>
<td>----------------------</td>
<td>--------------------------</td>
<td>--------------------------------------</td>
<td>-----------------------------</td>
</tr>
<tr>
<td>Noise</td>
<td>Short-term Effects: The Project would result in short-term construction noise effects on the nearby residences and park areas during construction activities. Long-term Effects: Modeling reveals that the Project would not result in perceptible changes in noise levels throughout the Study Area.</td>
<td>The Project could result in a minor increase in traffic volume on Niagara Street; however, it would not have a perceptible effect on noise levels in the immediate Study Area.</td>
<td>The identified projects will not induce increased traffic within the study area and no cumulative perceptible change in noise levels within the Study Area is expected.</td>
</tr>
<tr>
<td>Energy</td>
<td>Short-term Effects: Construction of the Project would result in the consumption of energy that is not recoverable. Long-term Effects: Overall, improved access to and from the Plaza and initiation of free-flow of Canada-bound traffic through the Plaza would reduce energy usage.</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Greenhouse Gases</td>
<td>Short-term Effects: Construction of the Project would result in a temporary consumption of energy and production of greenhouse gases that is unavoidable. Long-term Effects: Access to and exit from the Plaza would improve. Initiation of traffic free-flow through the Plaza and would lead to a reduction in vehicle idling time and the production of greenhouse gases.</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Contaminated Materials Assessment</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Notes:
Short-term Effect - Effects caused during the construction of the Build Alternative.
Long-term Effect - Effects caused by the Build Alternative after the action has been completed and/or after the action is in full and complete operation.
4.8. **Other NEPA and SEQRA Considerations**

Pursuant to Environmental Conservation Law (ECL) Article 6, this Project is compliant with the New York State Smart Growth Public Infrastructure Policy Act. To the extent practicable, the Project has met the relevant criteria as described in ECL Section 6-0107. The NYSDOT Smart Growth Screening Tool was used to assess the Project's consistency and alignment with relevant Smart Growth Criteria, and is available upon request.

Specifically, the Project:

- would result in the improvement to existing infrastructure that would move traffic flows to and from the Plaza away from the existing residential neighborhoods and local city streets and onto existing highways and roads. This would result in strengthening the existing community by reducing traffic, noise and air/greenhouse gas emissions in these neighborhoods.
- would improve access to the waterfront and adjacent recreational opportunities the waterfront provides. The project would not directly or indirectly affect any future downtown or municipal center revitalization.
- is located within the City of Buffalo's established waterfront revitalization area and is consistent with draft revitalization plans that have been previously prepared.
- would be constructed within established, existing transportation corridors; thereby minimizing disturbance to the preserved habitats and environmental resources of the inner city. This project would not have any adverse effects on local historic resources. In addition, the project would enhance recreational resources by eliminating Baird Drive that currently transects a portion of Front Park and restoring the area to green space. All stormwater from impervious surfaces would be directed into the existing containment system, resulting in no effect to the quality of local surface and groundwater. There are no wetlands, agricultural lands or streams located within the Project Area.
- includes the development of a shared-use path along Porter Avenue that would improve access for pedestrian and bicycle traffic between Front Park and LaSalle Park and the Niagara River waterfront. The project also includes an improved signalized intersection at the new vehicular entrance to Front Park which would allow pedestrians and bicyclists to cross Porter Avenue and access the new pathway.
- will continue to include coordination with local and regional agencies as a key aspect of the design process. In addition, the project has considered and is consistent with established local planning initiatives such as the Niagara Greenway and the planned development of Buffalo's municipal Olmsted design park system.
- would support sustainability by improving existing transportation infrastructure without compromising needs and opportunities of future generations.

4.9. **Anticipated Permits, Approval, and Coordination**

The list of anticipated permits, approval, and coordination is included in Table 4-25.
Table 4-25 – Anticipated List of Permits and Approvals

<table>
<thead>
<tr>
<th>Agency</th>
<th>Permit Title (Legislation Empowering Authority)</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>New York State Department of Environmental Conservation (NYSDEC)</td>
<td>State Pollutant Discharge Elimination System (SPDES) General Permit (GP-0-10-001) for Stormwater Discharges from Construction Activities</td>
<td>Submit NOI and MS4 acceptance to NYSDEC within 5 days prior to construction</td>
</tr>
<tr>
<td>Federal Highway Administration</td>
<td>Section 106 National Historic Preservation Act</td>
<td>Requirements of 36 CFR Part 800 have been met</td>
</tr>
</tbody>
</table>

4.10. **Short-Term Uses of Man’s Environment and the Maintenance and Enhancement of Long-Term Productivity**

With regard to the Project, short-term effects on and uses of the environment refer to the immediate economic and physical effects of the construction process and short-term changes in traffic. The short-term economic effects are largely beneficial. The work force would be drawn primarily from the local metropolitan/western New York area. Salary income generated from the Project would flow into the local and regional economies through the purchases of goods and services, resulting in a multiplier effect to stimulate wages. Businesses from outside the area that would provide goods and services for the Project would also benefit.

The short-term physical effects caused by the Project would be disruptive to the established traffic patterns. Construction activities may result in the rerouting of traffic, increased noise and dust levels, and localized traffic delays on streets that are typically free-flowing. These effects would be short-term in nature, variable, and localized, depending on the particular work being conducted and the time of the activity. Project construction would require the movement of workers, equipment, and materials throughout the Study Area.

Construction activities would be scheduled to minimize these effects to the extent practicable. Improvements in construction techniques and the equipment used would result in reduced noise and air pollution in and around the Study Area. All construction activities would be conducted within the time and spatial limits prescribed by the necessary permits, and an Erosion and Sediment Control Plan would be developed and approved to control anticipated construction-related pollutants.

Modern construction equipment is provided with mufflers, and the hours of operation would be limited to minimize noise effects on the neighborhood residents. Detailed staging plans and traffic management plans would be developed with the City to ensure the orderly movement of works and the delivery of
goods and services to the work site in a manner that maintains the normal flow of neighborhood traffic to the extent practicable.

On a regional level, the long-term effects of the Project would be positive. Specifically, the enhanced flow of traffic across the border would have a profound effect on the future movement of goods and services by reducing peak-hour delays and reducing transportation costs to manufacturers, suppliers, and purchasers of the products. Local tourism would benefit by being able to draw potential customers from a wider regional and national base.

4.11. Any Irreversible and Irretrievable Commitments of Resources Involved in the Project

The labor required for construction of the Project would be an irretrievable commitment of this resource. Use of the labor would not have an adverse effect upon continued availability of these resources. The regional pool of necessary skills is sufficient to meet the Project's needs without any disruption in development activities.

Other resources that would not be retrievable would be the physical materials used to construct the Project. These include raw materials such as aggregate used to make cement and asphalt, steel needed to make rebar and steel structures, oil to make asphalt, and fill material. These are finite resources; however, they are not currently in short supply.

Excavated soil and fill material not required for construction of this Project would be transported to approved storage and disposal sites. The region has adequate capacity to accommodate soils and fill materials removed from this construction site.

The energy used to build the Project and keep it operating would not be retrievable. Energy consumed includes the gasoline used by cars to drive on the roadways and vehicles used to maintain the roadways, electricity used to keep street lights lit, and the energy (in the form of fuel, oil, and electricity, etc.) needed for construction. If built, the improved access to and from the Plaza and the reduction in congestion due to the existing stop-and-go traffic flows would result in a modest reduction in overall energy consumption levels.

The improved transportation system would require the commitment of these resources. Residents in the immediate area and region would benefit from the improved quality of the transportation system. The benefits would consist of improved access and safety, savings in time, and greater availability of neighborhood services. These benefits would outweigh the commitment of resources.

4.12. Adverse Environmental Effects that cannot be Avoided or Adequately Mitigated

There would be no adverse environmental effects that cannot be avoided or adequately mitigated.
4.13. References


Letter dated July 12, 2013, from Sylvia Jones, NYSDOT Region 5, Buffalo, NY, to Melissa Bach, Tribal Historic Preservation Officer, Seneca Nation of Indians, Salamanca, NY.


Letter dated November 8, 2013, from Sylvia J. Jones, NYSDOT Region 5, Buffalo, NY to Melissa Bach, Seneca Nation of Indians, Salamanca, NY

Letter dated November 8, 2013, from Sylvia J. Jones, NYSDOT Region 5, Buffalo, NY to Chief Darwin Hill, Tonawanda Seneca Nation, Basom, NY


Letter dated August 15, 2013, from Sylvia J. Jones, NYSDOT Region 5, Buffalo, NY to Chief Darwin Hill, Tonawanda Seneca Nation, Basom, NY.


U.S. Census Bureau, 2010.


2010, Using MOVES in Project-Level Carbon Monoxide Analyses, Transportation and Regional Programs Division, Office of Transportation and Air Quality, Report No. EPA-420-B-10-041, December 2010.

2010a, Transportation Conformity Guidance for Quantitative Hot-spot Analyses in PM2.5 and PM10 Nonattainment and Maintenance Areas, Transportation and Regional Programs Division, Office of Transportation and Air Quality, Report No. EPA-420-B-10-040, December 2010.


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Attachment 1
New York State Office of Parks, Recreation and Historic Preservation  
Albany, New York 12238  
www.nyaparks.com  

October 10, 2013

Mr. Dan Hitt  
Acting Bureau Director  
Office of Environment  
New York State Department of Transportation  
50 Wolf Road, POD 4-1  
Albany, New York 12232  

Dear Mr. Hitt:

Re: NY Gateway Connections Improvement Project - Peace Bridge

After review of the initial plans for the referenced project; examination of the existing 6(f) map for Front Park; and consultation with the Northeast Regional Office of the National Park Service, I have determined that removal of Baird Drive and rearranging park entryways will NOT be in violation of Section 6(f)(3) of the Land and Water Conservation Fund Act. You can proceed without further consultation with this office, unless project plans change.

Upon completion of the project, we would request two copies of the revised boundary map for the park. This will be used for future inspections to ensure Front Park is in compliance with program requirements.

Thank you for your willingness to work with us and the National Park Service.

Sincerely,

Joe Grimaldi  
Alternate State Liaison Officer

An Equal Opportunity/Affirmative Action Agency  

4-143  
4/4/14
March 4, 2014

Daniel Hirt
Acting Co-Director, Office of Environment
New York State Department of Transportation
50 Wolf Road, POD 4-1
Albany, NY 12232

Subject: PIN 5760.80 N.Y. Gateway Connections Improvement Project
To the US Peace Bridge Plaza, City of Buffalo, Erie County
(Proposed) Endangered Species Determination – Northern Long Eared Bat

Dear Mr. Hirt:

In response to your February 19 letter and evaluation, FHWA concurs that there is no suitable summer habitat in the project area and therefore the project will have No Effect upon the northern long-eared bat. If at any time during construction the presence of Federally-listed species or their habitat is discovered or suspected, construction activities must be stopped. Activities cannot be resumed until FHWA and the USFWS are consulted.

If you have any questions, please contact me at (518) 431-8896.

Sincerely,

Hans Anker, P.E.
Senior Area Engineer

cc:
Daniel Street, NYSDOT
Kimberly Lorenz, NYSDOT Region 5
CHAPTER 5 – COMPARISON OF ALTERNATIVES

5.1. Introduction
This chapter provides a summary of the positive and adverse effects of the action.

5.2. Discussion
5.2.1. No Build Alternative
The No Build Alternative is defined as the continued maintenance of existing facilities. It serves as a benchmark against which the proposed action is compared.

The No Build Alternative would not meet the project needs presented in Section 1.2, nor would it address the Project Objectives presented in Section 1.2.

5.2.2. Build Alternative
The Build Alternative includes construction of a new ramp (Ramp D), providing direct access from the Plaza to northbound I-190. It would also include a new ramp (Ramp PN) from Porter Avenue to the existing I-190 northbound exit-ramp (Ramp N/Ramp A) to the Plaza.

A full description of all the elements included in the Build Alternative is included in Section 3.2.1.

5.2.2. (a) Project Purpose and Objectives Discussion
The Build Alternative would fulfill the project purpose in Section 1.2 and meet all project objectives in Section 1.2.

5.2.2. (b) Effects Resulting From the Action
The construction of the new ramps would allow the removal of Baird Drive and conversion of the existing roadbed and adjacent sidewalks into 1.8 acres of additional green space within Front Park. With the removal of Baird Drive, and the additional 2.7 acres of isolated green space lying between Busti Avenue and Baird Drive, a total of 4.5 acres would be reconnected to the greater park area.
The Build Alternative would also:

- Reduce the need to use local streets as part of the international and regional highway transportation system.
- Eliminate the signalized, at-grade intersection at Baird Drive and Ramp A.
- Remove 8 existing non-standard highway features.
- Provide a shared-use pathway along Porter Avenue to improve safety and connectivity between Front Park, LaSalle Park, the local neighborhood and the waterfront, consistent with its historic use.
- Provide an improved Shoreline Trail (Riverwalk) connection to the riverfront.
- Provide shared-use bicycle/car lanes on Porter Avenue between Busti Avenue and Fourth Street.

The Build Alternative would result in a *de minimis* use of two 4(f) resources: Front Park and the Shoreline Trail (Riverwalk).

Other effects are included in Table 5-1 below and are discussed in more detail in Chapters 4 and 6.

### 5.3. Cost, Benefit, and Effect Comparison

Table 5-1 includes a summary of costs, and selected benefits and effects of the Build Alternative with reference to additional information contained in the Final Environmental Impact Statement (FEIS). This is intended to be a brief summary of representative information provided elsewhere in the document and is not intended to be comprehensive.
### Table 5-1 - Summary of Costs, Benefits, and Effects

<table>
<thead>
<tr>
<th>DR/FEIS/4(f) Reference Section</th>
<th>Build Alternative (2045)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Are the Project Objectives Met?</strong></td>
<td></td>
</tr>
<tr>
<td>1. Addresses the need for direct access from the Plaza to the northbound lanes of Interstate 190</td>
<td>1.2.</td>
</tr>
<tr>
<td>2. Redirects through traffic from Front Park</td>
<td>1.2.</td>
</tr>
<tr>
<td>3. Removes Baird Drive.</td>
<td>1.2.</td>
</tr>
<tr>
<td>4. Replace the Porter Avenue Bridge over I-190</td>
<td>1.2.</td>
</tr>
</tbody>
</table>

**Are any Enhancement Opportunities Attained?**

<table>
<thead>
<tr>
<th>Description</th>
<th>Table 3-1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Returning of green space to Front Park</td>
<td>6.5.1</td>
</tr>
<tr>
<td>Removal of vehicular traffic currently bisecting green space within the park</td>
<td>6.5.1</td>
</tr>
<tr>
<td>Improved pedestrian and bicyclist access and safety along Porter Avenue between Front Park, LaSalle Park, and the local neighborhood</td>
<td>3.3.2.</td>
</tr>
<tr>
<td>Improved connections and user experience along the Shoreline Trail (Riverwalk)</td>
<td>3.3.2.</td>
</tr>
<tr>
<td>Removal of the traffic signal at the Baird Drive / Ramp A intersection</td>
<td>3.2.1.</td>
</tr>
</tbody>
</table>

**Costs (2014 $U.S. millions)**

<table>
<thead>
<tr>
<th>Description</th>
<th>Table 3-1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Construction Cost</td>
<td>$34,555,000</td>
</tr>
<tr>
<td>ROW Costs</td>
<td>$641,000</td>
</tr>
<tr>
<td>Total Cost 2014 $</td>
<td>$35.2M</td>
</tr>
</tbody>
</table>

**Quantitative Benefits**

**Transportation**

<table>
<thead>
<tr>
<th>Description</th>
<th>Appendix B</th>
</tr>
</thead>
<tbody>
<tr>
<td>Traffic Volumes through Front Park (vehicles per hour (vph), unless otherwise noted)</td>
<td>Removed – No Traffic</td>
</tr>
<tr>
<td>Reduction in Interstate Traffic (vph) along:</td>
<td>96, including 11 trucks (AM)</td>
</tr>
<tr>
<td>- Porter Avenue Westbound with Construction of Ramp D</td>
<td>84, including 9 trucks (PM)</td>
</tr>
<tr>
<td>Reduction in Interstate Traffic (vph) along:</td>
<td>93, including 19 trucks (AM)</td>
</tr>
<tr>
<td>- Porter Avenue Eastbound with Construction of Ramp PN</td>
<td>162, including 6 trucks (PM)</td>
</tr>
<tr>
<td>Peak-Hour Network Delay (vehicle hours)</td>
<td>546 (AM), 1,389 (PM)</td>
</tr>
<tr>
<td>I-190 Mainline Level of Service</td>
<td>DR/FEIS/4(f) Reference Section</td>
</tr>
<tr>
<td>---------------------------------</td>
<td>---------------------------------</td>
</tr>
<tr>
<td>Appendix B</td>
<td>Typically LOS D – LOS E</td>
</tr>
<tr>
<td>Intersection Levels of Service in Plaza Area (i.e., Number of Intersections with LOS A, B, C, etc.)</td>
<td>Appendix B</td>
</tr>
<tr>
<td>Non-Standard Features</td>
<td>3.3.3.2. (1)</td>
</tr>
<tr>
<td>Non-Conforming Geometric Features</td>
<td>3.3.3.2. (2)</td>
</tr>
</tbody>
</table>

**Social, Economic & Environmental Impacts**

| Noise Receptors Impacted | 4.4.17.4. | No Perceptible Change $^2$ |
| Community Cohesion | 4.2.2. | Improved |
| Air Quality Impacts | 4.4.15. | Lower mesoscale emissions; PM$_{10}$ and PM$_{2.5}$ concentrations below NAAQS $^3$ |
| Microscale | 4.4.15.3.2. | |
| PM$_{10}$ (24-hr max) | 4.4.15.3.2. | None |
| PM$_{2.5}$ (24-hr max/annual max) | 4.4.15.3.2. | None |
| Mesoscale | 4.4.15.3.1. | None |
| Section 4(f) Use | 6.5 | De Minimus |
| Visual Impacts | Appendix I | Positive $^4$ |
| Construction Impacts | 4.4.17.5. | Will be Mitigated |
| Right-of-Way Acquisitions $^5$ | 3.3.3.1. | 0.92 AC (Fee) 0.47 AC (PE) 7.64 AC (TE) |

**Note:**

1. Non-Standard Features –Eleven existing non-standard features are retained out of a total of nineteen existing.
2. No receptor would experience a noise level increase of greater than 2 dBA over the existing noise level, which is barely perceptible by the typical person (studies have shown that an increase of 3 dBA or less is barely perceptible by the typical person).
3. Mesoscale emissions from the Build Alternative would be lower for all pollutants compared to the No Build Alternative. PM$_{10}$ and PM$_{2.5}$ concentrations for the Build Alternative would be below the National Ambient Air Quality Standards (NAAQS). Greenhouse gas operational emissions would decrease in comparison to the No Build Alternative.
4. Improved view from residences on Busti Avenue due to removal of Baird Drive through Front Park. Additional positive visual impacts would be gained by the relocation/realignment and scenic overlook of the Shoreline Trail along the Riverwalk section of the Niagara River Greenway.
5. Right-of-way Acquisitions are classified as Full Acquisitions (Fee), Permanent Easement (PE), and Temporary Easement (TE).
6. The No-Build Alternative serves as a baseline only.
5.4. Comparison of Intersection Options

Table 5.2 provides a brief comparison of the advantages/disadvantages between the two options that were considered for traffic control at the intersection of Porter Avenue and Ramps P and PN. Based upon the number of advantages and disadvantages of each option, the roundabout was selected as the preferred option and will be included in the Build Alternative.

Table 5-2 – Comparison of Intersection Options

<table>
<thead>
<tr>
<th>Advantage</th>
<th>Roundabout</th>
<th>Traffic Signal</th>
</tr>
</thead>
<tbody>
<tr>
<td>1)</td>
<td>Offers best Level of Service and least delay (Overall LOS of A in both AM and PM Peak periods).</td>
<td>1) Requires no Right of Way takings.</td>
</tr>
<tr>
<td>2)</td>
<td>Reduces injury and severity of accidents over signalized intersections.</td>
<td>2) Allows for coordination of traffic flow along a signalized corridor.</td>
</tr>
<tr>
<td>3)</td>
<td>Minimal queuing on westbound Porter Avenue.</td>
<td>3) May present less challenge for oversized trucks to negotiate.</td>
</tr>
<tr>
<td>4)</td>
<td>No need for overhead signage or span wires.</td>
<td>4) Can be timed to optimize traffic flow.</td>
</tr>
<tr>
<td>5)</td>
<td>Less probability of wrong turn onto ramps as these turns are made as right turns, in a low speed environment.</td>
<td></td>
</tr>
<tr>
<td>6)</td>
<td>Calms traffic by slowing speeds.</td>
<td></td>
</tr>
<tr>
<td>7)</td>
<td>Lower Operation &amp; Maintenance costs.</td>
<td></td>
</tr>
<tr>
<td>8)</td>
<td>Lower vehicle emissions due to less stop and go by vehicles.</td>
<td></td>
</tr>
<tr>
<td>9)</td>
<td>More aesthetically pleasing/potential gateway.</td>
<td></td>
</tr>
<tr>
<td>10)</td>
<td>Provides U-turn movement to enter 4th Street from Westbound direction.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>disadvantage</th>
<th>Roundabout</th>
<th>Traffic Signal</th>
</tr>
</thead>
<tbody>
<tr>
<td>1)</td>
<td>Requires ROW from D’Youville College.</td>
<td>1) Would have higher injury and severity of accidents than roundabouts.</td>
</tr>
<tr>
<td>2)</td>
<td>Would not allow coordination of traffic flow along a corridor.</td>
<td>2) Vehicles would have to stop which can increase rear-end collisions.</td>
</tr>
<tr>
<td>3)</td>
<td>May be more difficult for oversized trucks to negotiate.</td>
<td>3) Higher delays and lower LOS than roundabout.</td>
</tr>
<tr>
<td>4)</td>
<td>Overall LOS of C in AM and B in PM Peak periods.</td>
<td>4) Overall LOS of C in AM and B in PM Peak periods.</td>
</tr>
<tr>
<td>5)</td>
<td>Higher probability of wrong turn onto ramps due to the unorthodox intersection design and less time for driver to read signage.</td>
<td>5) Higher probability of wrong turn onto ramps due to the unorthodox intersection design and less time for driver to read signage.</td>
</tr>
<tr>
<td>6)</td>
<td>More frequent delays since signal cannot compensate for changing traffic volumes.</td>
<td>6) More frequent delays since signal cannot compensate for changing traffic volumes.</td>
</tr>
<tr>
<td>7)</td>
<td>Not able to access Fourth Street from the westbound direction.</td>
<td>7) Not able to access Fourth Street from the westbound direction.</td>
</tr>
<tr>
<td>8)</td>
<td>Traffic signal timings would have to be monitored (i.e., cycle lengths, splits, offset optimized) to minimize queuing.</td>
<td>8) Traffic signal timings would have to be monitored (i.e., cycle lengths, splits, offset optimized) to minimize queuing.</td>
</tr>
<tr>
<td>9)</td>
<td>Higher Operation &amp; Maintenance costs.</td>
<td>9) Higher Operation &amp; Maintenance costs.</td>
</tr>
<tr>
<td>10)</td>
<td>Not aesthetically pleasing due to large overhead guide signs, traffic signal poles, signal heads and mast-arms/span wires over the roadway.</td>
<td>10) Not aesthetically pleasing due to large overhead guide signs, traffic signal poles, signal heads and mast-arms/span wires over the roadway.</td>
</tr>
<tr>
<td>11)</td>
<td>Higher emissions than a roundabout.</td>
<td></td>
</tr>
</tbody>
</table>

1 See Appendix B, Figures 6.8 and 6.13.
2 NCHRP 672 (Roundabouts: An Informational Guide) cites reductions of 77.7% in injury crashes and 47.8% for all crashes in comparison to signalized intersections.
CHAPTER 6 – SECTION 4(f) EVALUATION

6.1. Regulatory Setting

Section 4(f) (49 United States Code [U.S.C.] 303) of the Department of Transportation Act of 1966 applies to publicly owned parks, recreation areas, and wildlife and waterfowl refuges and publicly or privately owned significant historic properties. The requirements of Section 4(f) apply only to agencies within the U.S. Department of Transportation (USDOT) such as the Federal Highway Administration (FHWA) and the Federal Transit Administration (FTA). Section 4(f) requires that special effort should be made to preserve the natural beauty of the countryside and public parks and recreation lands, wildlife and waterfowl refuges, and archaeological and historic sites (sites listed on or determined to be eligible for listing on the National Register of Historic Places [NRHP]), and that measures should be undertaken to maintain or enhance the natural beauty of lands crossed by transportation activities or facilities. Section 4(f) prohibits FHWA from approving the use of any Section 4(f) resource for a transportation project, except under the following conditions:

1. there is no feasible and prudent alternative that would avoid the use of the Section 4(f) resource, and
2. the project includes all possible planning to minimize harm to that property (23 CFR 774.3(a)).

Section 6009 of the Safe, Accountable, Flexible, and Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU), enacted in 2005, amended Section 4(f) legislation at both Title 49 U.S.C Section 303 and Title 23 U.S.C. Section 138 to simplify the process and approval of projects that have only de minimis impacts on Section 4(f) properties. Under these provisions, once FHWA determines that a transportation use of Section 4(f) property results in a de minimis impact, an analysis of avoidance alternatives is not required and the Section 4(f) evaluation process is complete.

In response to SAFETEA-LU, both FHWA and the FTA proposed comprehensive changes to their Section 4(f) regulations. The new regulations are codified at 23 Code of Federal Regulations (CFR) 774. The new regulations incorporate the de minimis use requirements and include a new definition of “all possible planning to minimize harm” as well as a list of factors to consider in determining which alternatives minimize overall harm. This chapter has been developed in accordance with 23 CFR Part 774 – Parks, Recreation Areas, Wildlife and Waterfowl Refuges, and Historic Sites (Section 4(f)).
This Section 4(f) analysis:

- Determines the applicability of Section 4(f) to parks and recreation areas within the Study Area for the NY Gateway Connections Improvement Project to the U.S. Peace Bridge Plaza (Project);
- Determines the applicability of Section 4(f) to historic sites identified through the Section 106 process for the Project;
- Assesses use of identified Section 4(f) properties under the Build Alternative; and
- Presents supporting documentation for FHWA to make a Section 4(f) approval.

This chapter also summarizes coordination with the officials with jurisdiction for Section 4(f) resources, including the New York State Historic Preservation Office (SHPO), the City of Buffalo, and the New York State Thruway (NYSTA).

### 6.2. Purpose and Need

The purpose of this Project is to reduce the use of the local streets by interstate traffic and provide access to the existing U.S. Peace Bridge Plaza (Plaza) at its current location (see Chapter 2 of this Final Environmental Impact Statement (FEIS)).

The primary need for this Project is to address the limited direct access between the Plaza and Interstate 190 (I-190). Existing direct access is limited and requires regional and international traffic to use the local street system. This limited access adds additional commercial traffic to the local streets, which were originally designed to only meet the needs of local traffic. An additional need was identified to address the structurally deficient Porter Avenue Bridge over I-190. A detailed discussion on the needs for this Project is provided in Chapter 2 of this FEIS.

The Project objectives are to:

1. Address the need for direct access from the Plaza to the northbound lanes of Interstate 190,
2. To redirect through traffic from Front Park, and
3. To remove Baird Drive
4. To replace the Porter Avenue Bridge over I-190

### 6.3. Proposed Action

Chapter 3 of this FEIS provides details on the scoping process, the identification and development of potential alternatives, and the assessment of the Build Alternative carried forward into the EIS process. Section 6.8 of this Chapter provides details on the coordination with the officials with jurisdiction for the various Section 4(f) properties, as required for Section 4(f) approvals.
6.3.1. Development of Alternatives

Development of alternatives for this Project was limited by the configuration and location of the existing roadways connecting the Plaza to the local city streets and I-190. It was impossible to shift existing and planned ramp alignments without adversely affecting a nearby ramp or I-190. Design of the Build Alternative was also restricted by the existing property boundaries of Front Park and densely populated west side neighborhood which includes the Prospect Hill Historic District. Within this limited Project Area only one alternative was carried forward for environmental analysis. Chapter 3 of this FEIS describes the efforts made in developing the Build Alternative and the coordination with Federal, State, and local governmental agencies in determining the design brought forward that meets the stated purpose and need of this Project. To satisfy this Project's objectives, a reasonable build alternative has been developed that includes a new ramp (Ramp D) to northbound I-190, provides direct access from the Plaza to northbound I-190, includes a new ramp (Ramp PN) from Porter Avenue to the existing I-190 northbound exit-ramp (Ramp N/Ramp A) that leads to the Plaza, and allows for the removal of Baird Drive from Front Park. The following section describes the Project Alternatives brought forward.

6.3.2. Project Alternatives

This Project includes two alternatives, a Null or No Build Alternative and a Build Alternative. A brief description of the two alternatives is found below. A detailed description of the two alternatives is provided in Chapter 3 of this FEIS.

No Build Alternative
The No Build Alternative assumes no improvements in the Project Area other than those planned by others or implemented as part of routine maintenance. Although the No-Build Alternative does not meet the Project’s purpose and need, NEPA requires that it be evaluated in the EIS. The No Build Alternative also serves as the baseline condition against which the potential benefits and impacts of the Build Alternative are evaluated.

Build Alternative
As described in Chapter 3 of this FEIS, the Build Alternative includes the following elements:

1. A new ramp (Ramp D) would be constructed from the Plaza that directly intersects with northbound I-190. This new ramp would be located between the existing Ramp B, which connects the Plaza directly to southbound I-190, and Ramp C, which carries traffic from the Plaza via Sheridan Terrace and connects to the local network of City of Buffalo streets.
2. A new ramp (Ramp PN) would be constructed from Porter Avenue and connecting to Ramp A (the access ramp from northbound I-190 to the Plaza), as well as minor alignment changes to Ramp A to better facilitate the flow of traffic onto the Plaza.
3. Baird Drive, which carries traffic between Porter Avenue and the Plaza, would be removed from Front Park with the right-of-way being returned to green space. The existing traffic signals at either end of Baird Drive would be removed. As part of the Front Park portion of this Project, the
existing vehicular entrance to Front Park would be relocated slightly to the east and would be located at the existing intersection of Baird Drive and Porter Avenue.

4. Modifications along Porter Avenue would include removal and replacement of the bridge over I-190, relocation of the Front Park entrance, revisions to the traffic pattern on Porter Avenue to allow for the establishment of two shared-use lanes for vehicles and bicyclists between Busti Avenue and the roundabout, and a new shared-use path for pedestrians and bicyclists along the south side of Porter Avenue from Lakeview Avenue westward across the new Porter Avenue Bridge to DAR Drive, the entrance to LaSalle Park.

6.4. Identification of Section 4(f) Resources

FHWA is responsible for determining which properties qualify as Section 4(f) resource(s). This discussion is presented below for publicly owned parks, recreation areas and refuges, followed by historic sites.

6.4.1. Publicly Owned Parks, Recreation Areas and Refuges

Public lands that may qualify for protection under Section 4(f) as parks, recreation areas, and wildlife and waterfowl refuges are identified early in the planning and project development process, to give full consideration to avoidance of protected resources. Section 4(f) requires the consideration of parks and recreational areas of national, state, or local significance that are both publicly owned and open to the public. Within the context of Section 4(f), the land must be officially designated as park or recreation area by a Federal, State or local agency, and the official with jurisdiction over the land has determined that its primary purpose is a park or recreation area. For public parks and recreation areas, the official with jurisdiction is the agency that owns or administers the property. A publicly owned park or recreation area must also be a significant resource for Section 4(f) to apply, though it is presumed to be significant unless the official with jurisdiction concludes the entire property is not significant.1

All parks within the Project’s Study Area are owned by the City of Buffalo (see Figure 6-1). They are Front Park, Columbus Park, and Prospect Park, all along the north side of Porter Avenue, and Pat Sole Park located at the intersection of Busti Avenue and Massachusetts Avenue. Two traffic islands along the extension of Busti Avenue at the intersections with Hampshire Street and School Street, considered as green space by the City of Buffalo, are not designated as parks or recreational facilities.

As a publicly owned park, Front Park qualifies for protection under Section 4(f). The Project proposes the removal of Baird Drive, currently located within Front Park, and the construction of a Visual Barrier Wall outside of Front Park, adjacent to its north property line. There is no work proposed within or adjacent to other parks located within the Project’s Study Area. For this Project, Section 4(f) does not apply to other parks identified in the Study Area.

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1 As used in this context, “The term significant means that in comparing the availability and function of the park, recreation area or wildlife and waterfowl refuge, with the park, recreation or refuge objectives of the agency, community or authority, the property in question plays an important role in meeting those objectives” (Section 4(f) Policy Paper, FHWA: July 20, 2012).
Figure 6-1 – Section 4(f) Resources
FHWA determined that the Shoreline Trail, publicly owned land open to the public, qualifies as a Section 4(f) property based on its value as a recreational resource. The Project would necessitate the relocation of the Shoreline Trail (formerly named Riverwalk) from its current location as it crosses over the railroad right-of-way and under I-190 to a location slightly farther to the north toward the Peace Bridge, thus allowing for the placement of the new Ramp D. The movement of the Shoreline Trail will require the construction of a new pedestrian/bicycle bridge over both the CSX rail line right-of-way and I-190 along with a new pathway along the shoreline of the Black Rock Canal to a point where the trail will reconnect with the existing walkway just west of the trail’s existing tunnel under I-190.

6.4.2. Section 4(f) Historic Sites

Section 4(f) historic sites are identified through the consultation process established under Section 106 of the National Historic Preservation Act (NHPA) and its implementing regulation, 36 CFR Part 800: Protection of Historic Properties. Buildings, structures, objects and architectural districts listed in, or determined eligible for listing in the National Register of Historic Places are considered Section 4(f) properties. The results of the Section 106 Process are documented in Section 4.4.11 of this FEIS. For historic sites, the SHPO is the official with jurisdiction as the term is defined in 23 CFR 774.17.

Front Park and Porter Avenue are listed in the National Register of Historic Places (NRHP) under Olmsted Parks and Parkways Thematic Resources, as contributing resources of the NRHP-listed Delaware Park-Front Park System (90NR01217). As an existing transportation facility listed in the National Register of Historic Places, Porter Avenue qualifies as an exception to the requirement for Section 4(f) approval since proposed work under the Build Alternative “will not adversely affect the historic qualities of the facility” associated with its eligibility for the National Register, and the SHPO has concurred with this conclusion as a result of consultation under Section 106 (23 CFR 774.13(a)(1)(2)).

The Prospect Hill Historic District qualifies as a Section 4(f) property based on a determination of National Register eligibility in 2008. The district possesses a concentration of architectural styles popular during the period ca. 1880-1955, depicting residential growth and development in the city of Buffalo adjacent to the Olmsted-designed Front Park and Prospect Park. The district boundaries incorporate one non-contributing and 73 contributing resources, including portions of Niagara Street, Vermont Street, Columbus Parkway, Columbus Park West, and Busti Avenue. Contributing resources include one residential property on Vermont Street and 17 residential properties on Busti Avenue, facing Front Park.

Archaeological sites listed on or eligible for inclusion on the National Register, including those discovered during construction, are protected by Section 4(f), with certain exceptions (23 CFR 774.11(f)). Section 4(f) does not apply if FHWA, after consultation with the official with jurisdiction, determines that “the archaeological resource is important chiefly because of what can be learned by data recovery and has minimal value for preservation in place” (23 CFR 774.13(b)(1)).
As a result of the Section 106 process, there are no identified archaeological sites that would be affected by the Project. Archaeologically sensitive areas will be monitored during construction by qualified professional archaeologists, to ensure that any resources that may be present beneath deep fill or existing pavement are appropriately addressed in accordance with Section 106 obligations. In the event that archaeological resources are encountered during construction, the applicability of Section 4(f) will be determined by FHWA, in coordination with NYSDOT, and in consultation with the SHPO.

A list of Section 4(f) properties is provided in Table 6-1, and their locations are depicted on Figure 6-1.

### Table 6-1 – Section 4(f) Resources

<table>
<thead>
<tr>
<th>Resource Identification</th>
<th>Description of Resource</th>
</tr>
</thead>
<tbody>
<tr>
<td>Front Park</td>
<td>Front Park, owned by the City of Buffalo, once known as “The Front,” is listed in the National Register of Historic Places as a contributing resource in the Olmsted Parks and Parkways Thematic Resources. Front Park is bounded by Ramp A and the Peace Bridge Plaza to the north, Busti Avenue to the east, Porter Avenue to the south, and Interstate 190 (I-190) to the west. Front Park currently covers over 21.31 acres of usable land, with an additional 1.42 acres being occupied by Baird Drive, which provides ingress to and egress from the Plaza from Porter Avenue. The main entrance to Front Park is located off Porter Avenue, between Baird Drive and the northbound I-190 on-ramp. The park is utilized for passive and active recreational purposes.</td>
</tr>
<tr>
<td>Shoreline Trail (Riverwalk)</td>
<td>The Shoreline Trail, part of the Buffalo and Erie County Greenway System, stretches from downtown Buffalo to Tonawanda. The Shoreline Trail is a paved multi-use trail that begins on Marine Drive at the Buffalo Naval Park in downtown Buffalo, passes through LaSalle Park and Front Park as it winds northward parallel to the Niagara River, and terminates on Main Street in the City of Tonawanda. The Shoreline Trail is a publicly owned resource, is located in the I-190 right-of-way within the Project’s Study Area. The section of the trail in the vicinity of the Project extends approximately 300 feet across the I-190 and railroad corridor just south of the Peace Bridge and runs northward along Busti Avenue just north of the Peace Bridge Plaza. This trail section is permitted by the NYS Thruway Authority and maintained by the City and County. The Shoreline Trail is used by pedestrians, joggers, cyclists and in-line skaters. FHWA has determined that the Shoreline Trail is a Section 4(f) property based upon its value as a recreational resource.</td>
</tr>
<tr>
<td>Prospect Hill Historic District</td>
<td>The Prospect Hill Historic District (PHHD) was determined eligible for listing in the NRHP in 2008, for its concentration of architectural styles popular during the period of significance between ca. 1880 and 1955, depicting residential growth and development in the City of Buffalo adjacent to Olmsted’s Front Park and Columbus and Prospect Parks (Montague and Perrelli 2013).</td>
</tr>
</tbody>
</table>
6.5. Uses of Section 4(f) Resources

For each Section 4(f) property, this section evaluates the potential for a "use" under the Build Alternative.

In 23 CFR 774.17, the FHWA regulations define three types of “uses” of Section 4(f) resources.

1. When the resource is permanently incorporated into a transportation facility, except as set forth in Section 774.11 and 774.13;
2. When there is a temporary occupancy of the land that is adverse in terms of the statute’s preservation purpose as determined by criteria in Section 774.13(d); or
3. When there is a constructive use of Section 4(f) property as determined by the criteria in Section 774.15.

A temporary occupancy results when a Section 4(f) property is not permanently incorporated in a transportation facility, but is needed for construction-related activities that are considered to be adverse. Under the provisions of 23 CFR 774.13(d), temporary occupancies of land may be “so minimal as to not constitute a use within the meaning of Section 4(f).” Temporary occupancy is not a Section 4(f) use if the all of the following conditions are met:

1. The duration must be temporary.
2. The scope of work must be minor.
3. There must be neither anticipated permanent adverse physical impacts nor interference with the activities or purpose of the resource.
4. The resource must be fully restored.
5. There must be documented agreement between the appropriate federal, state, or local agencies having jurisdiction over the resource.

A constructive use occurs when a transportation project does not incorporate land from a Section 4(f) property, “but the project’s proximity impacts are so severe that the protected activities, features, or attributes that qualify the property for protection under Section 4(f) are substantially impaired.” The regulations state that a substantial impairment occurs “only when the protected activities, features, or attributes of the resource are substantially diminished” (23 CFR 774.15(a)). The FHWA regulations provide specific instructions and examples for determining whether a constructive use has occurred.

FHWA is responsible for determining whether a project would result in the “Use” of a Section 4(f) resource. This determination is made based on information developed during the NEPA process and considers input received from officials with jurisdiction over the Section 4(f) resource.

Under certain circumstances, FHWA may grant Section 4(f) approval by making a de minimis impact determination. “For parks, recreation areas, and wildlife and waterfowl refuges, a de minimis impact is one that will not adversely affect the features, attributes, or activities qualifying the property for protection under Section 4(f)” (23 CFR 774.17). In making this determination, FHWA must consider any avoidance,
minimization, mitigation, or enhancement measures that have been incorporated into the project. An analysis of “feasible and prudent avoidance alternatives” is not required for de minimis. When a finding of de minimis use is made for a Section 4(f) resource, the requirements of Section 4(f) are satisfied.

For parks, recreation areas, and refuges, FHWA’s finding of de minimis use requires the concurrence of the authority with jurisdiction over the resource, and an opportunity for public review and comment. The public involvement requirements associated with the NEPA process satisfy the public notice and comment requirements for a Section 4(f) de minimis impact finding.

For historic sites, FHWA’s finding of de minimis use requires:

- The written concurrence of the SHPO with a Section 106 determination of “no adverse effect,” and the concurrence of the Advisory Council on Historic Preservation (ACHP) if participating in Section 106 consultation; and
- The SHPO, and ACHP if participating, are informed of FHWA’s intent to make a de minimis use finding based on their written concurrence with the “no adverse effect” determination.

A finding of “No Use” is made when an alternative avoids any direct physical impact on a Section 4(f) property and there would be no constructive or temporary use. For historic properties, this Section 4(f) finding of “No Use” generally corresponds to a finding of “no effect” or “no historic properties affected” for the Section 106 process.

The discussion of use of Section 4(f) resources as it relates to the No Build Alternative and the Build Alternative is provided below.

**No Build Alternative**
The No Build Alternative would not result in the use of any Section 4(f) resources.

**Build Alternative**
Section 4(f) resources addressed in this analysis are identified in Figure 6-1 and discussed in detail below. **Table 6-2** provides a summary of the analysis of use for Section 4(f) properties.
Table 6-2 – Summary of Analysis of Section 4(f) Use under the Build Alternative

<table>
<thead>
<tr>
<th>Section 4(f) Resource</th>
<th>Section 106 Effect</th>
<th>Section 4(f) Use</th>
<th>Description of Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Front Park</td>
<td>No Adverse Effect</td>
<td>De minimis</td>
<td>Proposed realignment of the park entrance constitutes a <em>de minimis</em> use of Front Park.</td>
</tr>
<tr>
<td>Shoreline Trail</td>
<td>Not Applicable</td>
<td>De minimis</td>
<td>Proposed relocation of a segment of the Shoreline Trail meets the Section 4(f) <em>de minimis</em> impact criteria for parks, recreational areas, wildlife and waterfowl refuges. Temporary restriction of use or minor rerouting of the trail during construction and full and unrestricted use of relocated pathway following construction of new bridge over the railroad right-of-way and I-190.</td>
</tr>
<tr>
<td>Prospect Hill Historic District</td>
<td>No Adverse Effect</td>
<td>No Use</td>
<td>The Project will not permanently incorporate land from the Section 4(f) property in a transportation facility. There will be no temporary occupancy, and no constructive use.</td>
</tr>
</tbody>
</table>

6.5.1. Analysis of Use of Section 4(f) Resources

*Front Park*

The Project will construct a new vehicular entrance into Front Park from Porter Avenue, requiring approximately 0.1 acres of new pavement within existing parkland, determined by FHWA to constitute a transportation use of Front Park. The new entrance will be relocated approximately 200 feet eastward, to the existing intersection of Baird Drive and Porter Avenue, opposite Lakeview Terrace. The relocated entrance will improve access to Front Park by facilitating the flow of vehicular traffic and pedestrian safety, with crosswalks at a signalized intersection. When the small amount of new pavement is combined with the removal of the existing park entrance and Baird Drive, proposed work in Front Park would result in a net gain of 1.8 acres of parkland, compared to existing conditions. The proposed realignment qualifies as a *de minimis* use of the publicly-owned park, based on the improvements to public access, a net gain in parkland, and the assessment that the Project will not adversely affect the activities, features, and attributes that qualify Front Park for protection under Section 4(f).

NYSDOT provided materials describing the proposed work in Front Park to the City of Buffalo, the official with jurisdiction over the publicly-owned park, and notified the City of the intent of FHWA to make a *de minimis* impact finding based on the City’s written concurrence with this assessment. Based on the provided information, the City concurred by letter dated November 8, 2013 and acknowledged FHWA’s intent to make a *de minimis* impact determination for Front Park (City of Buffalo 2013).

The proposed realignment of the entrance to Front Park, a Section 4(f) historic site, also qualifies as a *de minimis* impact based on a Section 106 finding of ‘no adverse effect’ on the park, and the written concurrence of the SHPO with this finding. As described in Chapter 4.4.11 of this FEIS, Section 106...
Consulting Parties were invited to articulate their views regarding the Project’s effects on historic properties, and were provided an opportunity to review and comment on the Section 106 Finding Documentation (see Section 2, Appendix H – Section 106 Documentation). NYSDOT notified the SHPO, the official with jurisdiction for the Section 4(f) historic site, of the intent of FHWA to make a Section 4(f) de minimis impact determination based on the Section 106 finding, which the SHPO acknowledged in writing on November 4, 2013 (NYSDOT 2013c, SHPO 2013).

FHWA reviewed documentation submitted by NYSDOT regarding the use of Front Park, demonstrating that the criteria for de minimis impact and coordination were satisfied. FHWA noted that the public was afforded an opportunity to comment during a public scoping meeting (June 11, 2013) and a public informational meeting (October 15, 2013), and would have an additional opportunity to comment during the public comment period for the Draft EIS and public hearing on December 18, 2013. FHWA determined that the proposed use of Front Park, due to the realignment of the park entrance, constitutes a de minimis impact on the Section 4(f) property (FHWA 2013).

Additional analysis was conducted to consider the potential for constructive use of Front Park based on potential proximity impacts associated with the proposed Visual Barrier Wall, formerly known as the ‘Security Wall’ in the Draft EIS. The proposed Visual Barrier Wall will not require the acquisition or incorporation of land from Front Park for the Project, nor will it require land from the park for temporary, construction-related activities.

The proposed structure will be built outside the north boundary of Front Park, currently separated from Ramp A by a metal chain link fence and line of trees. A tennis court, picnic tables, and playground equipment are situated at the north end of the park, along with a pedestrian walkway located approximately 20 feet south of Ramp A at its closest point. There will be no changes in public access to Front Park as a result of the Visual Barrier Wall, or to the passive and recreational activities enjoyed by park visitors.

Subsequent to the initial evaluation of effects on Front Park in accordance with 36 CFR Part 800, the Section 106 Finding Documentation was amended to include the Visual Barrier Wall (see Appendix H – Section 106 Documentation). The park’s historic landscape is characterized by three zones: the former Parade / Play Ground, currently playing fields, the Terrace with the Commodore Oliver H. Perry Monument, and the lower area where an outdoor ice skating rink was once located.

Under existing conditions, the viewshed from the north end of the park is dominated by buildings on the Plaza, Ramp A, and vehicular traffic entering the Plaza. The Visual Barrier Wall will have a positive effect on the historic setting by screening the park from the visual intrusions to the north, without altering the characteristics that qualify Front Park for inclusion in the National Register of Historic Places. Similar to the scale, materials, and architectural treatment of the existing wall behind the Duty Free Shop, the

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2 There is no change from the Draft EIS other than the terminology to identify the feature.
The appearance of the Visual Barrier Wall will be compatible with the setting and character of the built environment.

The Park’s most visible topographic feature, the bluff along the terrace on the west side, is notable for its scenic views overlooking the river. Given the location of the proposed Visual Barrier Wall at the north end of the park, where there are no scenic views under existing conditions, the Wall will not obstruct or eliminate views that contribute to the visual qualities or setting of Front Park.

Taking into consideration the assessment of effects associated with the Visual Barrier Wall, and written concurrence of the SHPO, FHWA concurred that the Project will continue to have No Adverse Effect on historic properties, including Front Park. In accordance with 23 CFR 774.15(f)(1), there is no constructive use under Section 4(f) when compliance with the requirements of 36 CFR 800.5 for proximity impacts to a Section 4(f) historic site results in a finding of ‘no adverse effect’.

Furthermore, the Project will not result in a constructive use of the park since there will be no substantial impairment of the activities, features, or attributes that qualify Front Park for Section 4(f) protection as a publicly-owned park.

The Shoreline Trail (Riverwalk)
The Project will improve the route of the Shoreline Trail by permanently realigning a segment of the Trail to cross the railroad right-of-way and I-190 to the north of the existing bridge over the railroad right-of-way, eliminate the need to cross I-190 via a tunnel, and connect with a new pathway along the shoreline of the Black Rock Canal before rejoining the existing pathway where it connects with the existing tunnel (see Chapter 3 of this FEIS). The permanent realignment of the Riverwalk through the Project Area will improve the safety and experience of its users by relocating a section of the route directly along the waterfront.

During construction, access to a portion of the existing Shoreline Trail would be restricted for safety reasons, thereby temporarily disrupting or inconveniencing the flow of pedestrian and bicycle traffic along that small portion of the Shoreline Trail. Closures to the Shoreline Trails would be scheduled during off-peak and off-season timeframe in order to minimize disruption of access to the trail during construction. Additionally during any temporary closures to the Shoreline Trail, users would be rerouted further south along Niagara Street and Busti Avenue and directed through Front Park and then westward along Porter Avenue for access to the waterfront, LaSalle Park, and the remaining portion of the Shoreline Trail. Full and unrestricted use of the relocated Trail will resume following construction of the new bridge over I-190 and the CSX rail line.

In a letter dated November 12, 2013, FHWA determined the proposed use of the Shoreline Trail will not adversely affect the features, attributes, or activities that qualify the resource for protection under Section 4(f), meeting the Section 4(f) de minimis impact criteria for parks, recreational areas, wildlife, and waterfowl refuges. FHWA also noted that the NYS Thruway Authority concurred in writing, acknowledging the intent of FHWA to make a de minimis impact finding (FHWA 2013).
Prospect Hill Historic District (PHHD)
The Project does not involve the use of land from the Prospect Hill Historic District (PHHD), or any of its contributing resources. There would be no permanent incorporation of land, no temporary occupancy of the historic property, and no proximity impacts under the Build Alternative. As documented in the Section 106 finding of 'no adverse effect' on the PHHD, indirect effects of proposed work in Front Park would enhance the historic setting by improving the viewshed. The Project will result in no use of the Section 4(f) historic site, as the term is defined in 23 CFR 774.17.

6.6. Avoidance Alternatives
Use of Section 4(f) properties is limited to *de minimis* use of Front Park and the Shoreline Trail (Riverwalk). A *de minimis* impact finding does not require the development and evaluation of alternatives that would avoid the Section 4(f) properties. Based upon a determination of *de minimis* impact on both Front Park and the Shoreline Trail, FHWA concluded that the requirements of 23 CFR 774 have been satisfied (FHWA 2013).

6.7. Measures to Minimize Harm
The *de minimis* impact findings for Front Park and the Shoreline Trail result from measures to minimize harm, including avoidance, minimization, and enhancement measures incorporated in the Project.

The following paragraphs summarize the efforts taken to avoid and minimize impacts to the Section 4(f) resources for this Project. Chapter 3 of this FEIS details the development of the Build Alternative. Section 6.8 of this chapter describes and documents coordination efforts associated with Section 4(f) approvals for the Project. Appendix H – Section 106 Documentation documents consultation to avoid or minimize effects on historic properties. Based on input from the public, involved agencies, Consulting Parties, and the City of Buffalo, the following design modifications have been incorporated into the Build Alternative to avoid and minimize harm to Section 4(f) properties, while still meeting the purpose and need of the Project:

- New Ramp PN and modifications to existing Ramp P, Ramp N, and Ramp A are within the existing I-190 right-of-way, and avoid the acquisition of land from Front Park.
- Proposed green space improvements to Front Park following the removal of Baird Drive would be consistent with and enhance the character of the setting within the Park. Further consultation with the City, the Buffalo Olmsted Parks Conservancy and the SHPO would take place during final design to insure maintenance of the historic integrity of the Park and Porter Avenue and for consistency with the City’s overall plans for future development of the Park.
- Maintaining the safe passage of users of the Shoreline Trail (Riverwalk) during construction of the Build Alternative would mitigate potential construction-related impacts. Appropriate warning signs and fencing would be installed or erected. NYSDOT has committed to maintaining the Shoreline Trail during construction. Following construction of the Build Alternative, the course of the...
Shoreline Trail would be modified from its current location to accommodate the new Ramp D configuration and location and improve the experience and safety of the trail's users.

Refinements to the Build Alternative, as presented in this FEIS, reflect the consideration of input from Federal and State agencies, Section 4(f) officials with jurisdiction, Section 106 Consulting Parties, and the general public. The consultation process has contributed to efforts to minimize harm as reflected in *de minimis* impact findings for Front Park and the Shoreline Trail.

### 6.8. Coordination

Section 4(f) findings of *de minimis* impact require coordination with the officials with jurisdiction, the SHPO for Section 4(f) historic sites, and the agency or agencies that own and/ or administer public parks, recreation areas, wildlife, and waterfowl refuges. In addition, *de minimis* impact findings require coordination for public notice and comment on the Section 4(f) determinations.

Coordination requirements for Front Park as a Section 4(f) historic site were met through the Section 106 process. As described in Chapter 4.4.11 of this FEIS, consultation with the SHPO was initiated in May 2013, and included the identification of historic properties and assessment of the Project’s effects, a process which also involved the participation of Section 106 Consulting Parties. Summary documentation for the Section 106 finding of effects was presented to the SHPO with an explicit statement of FHWA’s intent to make a *de minimis* impact finding for Front Park based on the Section 106 finding of *No Adverse Effect* on the property, and the written concurrence of the SHPO. In response, the SHPO provided written concurrence with a *No Adverse Effect* finding, acknowledging the intent of FHWA to use the Section 106 finding as the basis of a Section 4(f) *de minimis* impact determination for Front Park (SHPO 2013).

Coordination with the City of Buffalo and NYSTA occurred throughout this Project’s development. In September 2013, NYSDOT notified the City of Buffalo, as the official with jurisdiction over Front Park as a Section 4(f) public park, of the intent of FHWA to make a *de minimis* impact finding, and to request the City’s written concurrence that the Project would not adversely affect the activities, features, and attributes that qualify Front Park for protection under Section 4(f) (NYSDOT 2013b). NYSDOT provided concurrent notice to NYSTA, as the official with jurisdiction over the Shoreline Trail (Riverwalk), of the intent of FHWA to make a *de minimis* impact finding (NYSDOT 2013a). Both the NYSTA and the City provided written concurrence, acknowledging the intent of FHWA to make a Section 4(f) *de minimis* impact determination for the Shoreline Trail and Front Park, respectively (City of Buffalo 2013, NYSTA 2013).

The public involvement requirements for the Project’s *de minimis* impact findings have been satisfied by providing opportunities for comment at the public scoping meeting held on June 11, 203, a public informational meeting held on October 15, 2013, the public review period for the Draft EIS, and the public hearing on December 18, 2013. Documentation of the Consulting Parties’ involvement in the Section 106 review process is provided in Appendix H – Section 106 Documentation.
Table 6-3 lists key NYSDOT and FHWA correspondence with Section 4(f) officials with jurisdiction. Copies of the correspondence listed in Table 6-3 are attached to the end of this chapter.

### Table 6-3 – Section 4(f) Agency Correspondence

<table>
<thead>
<tr>
<th>Date</th>
<th>From</th>
<th>To</th>
<th>Subject</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sept. 9, 2013</td>
<td>NYSDOT</td>
<td>City of Buffalo</td>
<td>Request the City’s written concurrence as required for FHWA to make a de minimis impact determination for Front Park</td>
</tr>
<tr>
<td>Sept. 9, 2013</td>
<td>NYSDOT</td>
<td>NYSTA</td>
<td>Request the NYSTA’s written concurrence as required for FHWA to make a de minimis impact determination on the Shoreline Trail (formerly Riverwalk)</td>
</tr>
<tr>
<td>Sept. 19, 2013</td>
<td>NYSTA</td>
<td>NYSDOT</td>
<td>NYSTA’s written concurrence and acknowledgement of FHWA’s intent to make a de minimis impact determination for the Shoreline Trail (formerly Riverwalk)</td>
</tr>
<tr>
<td>Oct. 28, 2013</td>
<td>NYSDOT</td>
<td>SHPO</td>
<td>Section 106 finding of No Adverse Effect and notification of FHWA intent to make a de minimis impact finding under Section 4(f), based on SHPO concurrence with Section 106 finding</td>
</tr>
<tr>
<td>Nov. 4, 2013</td>
<td>SHPO</td>
<td>NYSDOT</td>
<td>Written concurrence with Section 106 finding of No Adverse Effect, and acknowledgement of the intent of FHWA to make a de minimis impact determination for Front Park.</td>
</tr>
<tr>
<td>Nov. 8, 2013</td>
<td>City of Buffalo</td>
<td>NYSDOT</td>
<td>City of Buffalo’s concurrence and acknowledgement of the FHWA’s intent to make a de minimis determination for Front Park</td>
</tr>
<tr>
<td>Nov. 12, 2013</td>
<td>FHWA</td>
<td>NYSDOT</td>
<td>Section 4(f) de minimis impact determinations for Front Park and Shoreline Trail</td>
</tr>
</tbody>
</table>
6.9. Bibliography


ATTACHMENTS

(Letters of Correspondence)
September 9, 2013

Mayor Byron W. Brown
201 City Hall
Buffalo, NY 14202

Attention: Corporation Counsel Timothy A. Ball

RE: NEW YORK GATEWAY CONNECTIONS IMPROVEMENT PROJECT TO THE US PEACE BRIDGE PLAZA
PIN 5760.80
CITY OF BUFFALO, ERIE COUNTY, NEW YORK
SECTION 4(f) FINDING OF DE MINIMIS IMPACT – FRONT PARK

Dear Mayor Brown:

The New York State Department of Transportation (NYSDOT), in coordination with the Federal Highway Administration (FHWA), is progressing the New York Gateway Connections Improvement Project to the U.S Peace Bridge Plaza (Project), a federal-aid transportation project in the City of Buffalo. As part of the Project, NYSDOT is proposing the following work within Front Park:

- Removal of Baird Driveway and minor landscaping and pathway restoration
- Realignment of the park entrance driveway with Lakeview Avenue at a signalized intersection

Attached for your information are preliminary plans showing proposed work in Front Park.

As a publicly owned park, Front Park qualifies for protection under Section 4(f) of the U.S. Department of Transportation Act of 1966, implemented by the FHWA through its regulation, 23 CFR Part 774. The purpose of this letter is to inform the City of Buffalo, as the official with jurisdiction over Front Park, of the intent of FHWA to make a de minimis impact finding based on the City’s written concurrence that the Project will not adversely affect the activities, features, and attributes that qualify Front Park for protection under Section 4(f).

Under the provisions of Section 6009(a) of the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU), a de minimis impact finding includes the consideration of any avoidance, minimization, mitigation, or enhancement measures that are incorporated in a project. In other words, a de minimis impact finding is made on the basis of the net impact on the Section 4(f) property.
Mayor Byron W. Brown
September 9, 2013
Page 2

The Project includes the relocation of the Front Park entrance from Porter Avenue, aligning the new driveway entrance with the intersection of Lakeview Terrace. This will provide improved vehicular access and pedestrian safety, with crosswalks at a signalized intersection. Compared to existing conditions, the realigned driveway would add a minimum amount of new pavement within existing parkland (0.1 acres). When compared with the removal of existing park driveway and Baird Drive, this change would result in a net gain of 1.8 acres of existing pavement removed and returned to parkland. In coordination with FHWA, we have determined that the proposed realignment of the park entrance constitutes a transportation use of Front Park which does not adversely affect the activities, features, or attributes of the Section 4(f) property.

The NYSDOT respectfully requests the written concurrence of the City of Buffalo, as required for FHWA to make a de minimis impact determination. In your letter, please state the following:

“The City of Buffalo concurs that the New York Gateway Connections Improvement Project to the US Peace Bridge Plaza will not adversely affect the activities, features, or attributes that qualify Front Park for protection under Section 4(f), and acknowledges FHWA’s intent to make a de minimis impact determination for Front Park.”

To maintain the current Project schedule, we would appreciate your response by September 20, 2013. Thank you for your cooperation and continued support on this Project. If you should have any questions or comments, please feel free to contact me at DANIEL.STREETT@DOT.NY.GOV or (518) 485-8227.

Sincerely,

DANIEL STREETT, P.E. & L.S.
NYSDOT Project Manager

Enclosures

cc: Robert Davies, FHWA
    Hans Anker, FHWA
    Steven Stepniak, City of Buffalo
    Maria Lehman, NYS TA
    Daniel Hitt, NYSDOT
    Craig Mozrall, NYSDOT
    Kimberly Lorenz, NYSDOT
    Thomas Donohue, Parson
    James Griffin, E&E, Inc.
Project Location – New York Gateway Connections Improvement Project to the US Peace Bridge Plaza
September 9, 2013

Mr. Michael A. Shamma, P.E.
Acting Chief Engineer
New York State Thruway Authority
200 Southern Boulevard
P.O. Box 189
Albany, NY 12201-0189

RE: NEW YORK GATEWAY CONNECTIONS IMPROVEMENT PROJECT TO THE US PEACE BRIDGE PLAZA
PIN 5760.80
CITY OF BUFFALO, ERIE COUNTY, NEW YORK
SECTION 4(F) FINDING OF DE MINIMIS IMPACT - RIVERWALK (SHORELINE TRAIL)

Dear Mr. Shamma:

The New York State Department of Transportation (NYSDOT) is progressing PIN 5760.80, the New York Gateway Connections Improvement Project to the U.S. Peace Bridge Plaza, a federal-aid transportation project in the City of Buffalo. As part of the Project, NYSDOT is considering the possible relocation of a section of the Riverwalk (Shoreline Trail) to the northwest of its current location, including a new crossing over I-190 (Niagara Expressway) and CSX Rail Road just south of the Peace Bridge. The proposed relocation of the Riverwalk, shown on the enclosed “Conceptual Plan” as number 7, would accommodate the construction of a proposed new Ramp D to provide direct access from the US Peace Bridge Plaza to I-190 northbound.

The Riverwalk is a publicly owned resource, located in the Interstate (I-190) right-of-way within the project limits. Based on its use as a recreational bicycle and pedestrian facility, the Federal Highway Administration (FHWA) has determined that the Riverwalk is a Section 4(f) resource, subject to Section 4(f) of the Department of Transportation Act of 1966 and the FHWA implementing regulation, 23 CFR Part 774. The purpose of this letter is to inform the New York State Thruway Authority, as the official with jurisdiction over the Riverwalk, of the intent of FHWA to make a de minimis impact finding based on the written concurrence of the Thruway Authority that the Project will not adversely affect the activities, features, and attributes that qualify the Riverwalk for protection under Section 4(f).

Under the provisions of Section 6009(a) of the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU), a de minimis impact finding includes the consideration of any avoidance, minimization, mitigation, or enhancement measures that are incorporated in a project. In other words, a de minimis impact finding is made on the basis of the net impact on the Section 4(f) property.
Mr. Michael A. Shamma, P.E.
September 9, 2013

The proposed realignment of the Riverwalk would cross the railroad right-of-way and I-190 to the north of the existing bridge over the railroad right-of-way, eliminating the need to cross I-190 via a tunnel, and connect with a new section of the pathway along the shoreline of the Black Rock Canal before rejoining the existing pathway where it connects with the existing tunnel. NYSDOT is committed to maintaining the Riverwalk during construction, with temporary restrictions or minor rerouting anticipated for safety reasons. Full and unrestricted use of the relocated pathway will resume following construction of the new bridge over I-190 and the CSX rail line. The permanent realignment of the Riverwalk through the Project Area will improve the safety and experience of its users by relocating a section of the route directly along the waterfront.

In coordination with FHWA, we have determined that the proposed realignment of the Riverwalk within the Project Area constitutes a transportation use of the Riverwalk which does not adversely affect the activities, features, or attributes of the Section 4(f) property. The NYSDOT respectfully requests the written concurrence of the Thruway Authority, as required for FHWA to make a de minimis impact determination. In your letter, please state the following:

“The New York State Thruway Authority concurs that the New York Gateway Connections Improvement Project to the US Peace Bridge Plaza will not adversely affect the activities, features, or attributes that qualify the Riverwalk for protection under Section 4(f), and acknowledges FHWA’s intent to make a de minimis impact determination for the Riverwalk.

To maintain the current Project schedule, we would appreciate your response by September 20, 2013. Thank you for your cooperation and continued support on this Project. If you should have any questions or comments, please feel free to contact me at DANIEL.STREETT@DOT.NY.GOV or (518) 485-8227.

Sincerely,

DANIEL STREETT, P.E. & L.S.
NYSDOT Project Manager

Enclosures

cc: Mayor Byron W. Brown, City of Buffalo
Mr. Peter J. Merlo, City Engineer
Robert Davies, FHWA
Hans Anker, FHWA
Maria Lehman, NYSTA
Daniel Hitt, NYSDOT
Craig Mosrail, NYSDOT
Kimberly Lorenz, NYSDOT
Thomas Donohue, Parson
James Griffiths, EBE, Inc.
September 19, 2013

Daniel Streett, P.E. and L.S.
Project Manager
New York State Department of Transportation
50 Wolf Road
Albany, NY 12232

Dear Mr. Streett:

Thank you for your letter regarding the New York Gateway Connections Improvement Project to the US Peace Bridge Plaza.

The Authority has reviewed material provided related to the possible relocation of a section of the Riverwalk (Shoreline Trail) in order to accommodate the construction of a proposed new ramp to provide direct access from the US Peace Bridge Plaza to I-190 northbound.

Based on the information provided, the New York State Thruway Authority concurs that the New York Gateway Connections Improvement Project to the US Peace Bridge Plaza will not adversely affect the activities, features, or attributes that qualify the Riverwalk for protection under Section 4(f), and acknowledges the Federal Highway Administration’s intent to make a de minimis impact determination for the Riverwalk.

The Authority looks forward to continuing to work with the NYS Department of Transportation on this important project and providing support as necessary.

Sincerely,

[Signature]

Michael A. Shamma, P.E.

cc: Mayor Byron W. Brown, City of Buffalo
Mr. Peter J. Merlo, City Engineer
Robert Davies, FHWA
Hans Anker, FHWA
Maria Lehman, NYSTA
Daniel Hitt, NYSDOT
Craig Morzall, NYSDOT
Kimberly Lorenz, NYSDOT
Thomas Donohue, Parsons
James Griffiths, E&E, Inc
Thomas Pericak, NYSTA
October 28, 2013

Mr. John A. Bonafide
Director, Technical Preservation Services Bureau
Division for Historic Preservation
New York State Office of Parks, Recreation and Historic Preservation
P.O. 189 - Peebles Island State Park
Waterford, NY 12188-0189

RE: NEW YORK GATEWAY CONNECTIONS IMPROVEMENT PROJECT TO THE US PEACE BRIDGE PLAZA
PIN 5760.80 / 13PR02859
CITY OF BUFFALO, ERIE COUNTY, NEW YORK
SECTION 106 REVIEW PROCESS – NO ADVERSE EFFECT FINDING

Dear Mr. Bonafide:

The New York State Department of Transportation (NYSDOT), in coordination with the Federal Highway Administration (FHWA) is submitting the enclosed ‘Finding Documentation’ for the New York Gateway Connections Improvement Project to the US Peace Bridge Plaza (Project), for review by the New York State Historic Preservation Office (ShPO) in accordance with Section 106 of the National Historic Preservation Act of 1966, as amended, and its implementing regulation, 36 CFR Part 800 – Protection of Historic Properties. The Section 106 process is being carried out in coordination with other environmental reviews, including an Environmental Impact Statement (EIS) being prepared in accordance with the National Environmental Policy Act (NEPA) of 1969.

NYSDOT, in coordination with FHWA, has applied the criteria of adverse effect (36 CFR 800.5(a)(1)), and finds the Project will have No Adverse Effect on identified historic properties within the Area of Potential Effects (APE) for the Project. Based on the proposed scope of work under the Build Alternative, NYSDOT and FHWA find that the Project would not alter, directly or indirectly, the characteristics that qualify identified historic properties for listing in the National Register of Historic Places.

Enclosed for your review is a package of supporting materials meeting documentation standards for a ‘no adverse effect’ finding, as outlined in 36 CFR 800.11(e). We have considered public input received during the Scoping phase, Consulting Party views offered at a July 30, 2013 meeting and written comments received from Consulting Party members based on review of a preliminary assessment of effects. Once FHWA has issued an effect determination for the Project, the Section 106 Finding Documentation will be distributed to the Seneca Nation of Indians, the Tonawanda Seneca Nation, the Advisory Council on Historic Preservation (AHP), and other Section 106 Consulting Party members. The Section 106 determination and supporting documentation will be made available to the public as part of the Draft EIS for the Project.
Supporting materials enclosed in this package include the final map of the APE (Attachment A), recently revised in association with two new work elements incorporated in the Project, the proposed relocation of a segment of the Shoreline Trail (formerly Riverwalk), and replacement of the existing Porter Avenue bridge over the New York State Thruway and CSX Railroad. In response to this addition, Attachment D of the Section 106 Finding Documentation, Addendum Report: Archaeological Sensitivity and Proposal for Archaeological Testing and Monitoring, provides an assessment of archaeological sensitivity for these additional areas within the APE.

The Finding Documentation also includes a Draft Plan for Archaeological Monitoring during Construction, based on preliminary plans and profiles. As the project is progressed through the final design phase, the Draft Plan for Archaeological Monitoring during Construction will be refined and finalized. Contract documents will incorporate the Plan for Archaeological Monitoring during Construction, to ensure that archaeological resources, if any, would be appropriately addressed in accordance with Section 106 obligations.

Based upon review of the enclosed Finding Documentation and consultation with your agency, we respectfully request the written concurrence of the SHPO with a No Adverse Effect finding for the Project as per 36 CFR 800.5(a)(1). This includes concurrence that the Project will not adversely affect Front Park, a historic property listed in the National Register of Historic Places, and subject to Section 4(f) protection in accordance with 23 CFR 774.

Please indicate your concurrence by signing and returning the last page of this letter to our office. If you have any questions, please contact me at Dan.Hitt@dot.ny.gov.

Sincerely,

[Signature]

DANIEL P. HITT, RLA
(Acting) Co-Director, Office of Environment

Enclosure: Section 106 Finding Documentation and attachments

cc: Brian Yates, OPRHP / SHPO
    Carol Legard, ACHP
    Hans Anker, FHWA
    Robert Davies, FHWA
    Daniel Streett, NYSDOT
    Kimberly Lorenz, NYSDOT Region 5
    Thomas Donohue, Parsons
    James Griffis, Ecology & Environment, Inc.
New York Gateway Connections Improvement Project to the US Peace Bridge Plaza
City of Buffalo, Erie County

By the following signature, the New York State Historic Preservation Office (SHPO) indicates concurrence with a finding of No Adverse Effect for the New York Gateway Connections Improvement Project to the US Peace Bridge Plaza, in accordance with 36 CFR 800.5(a)(1).

The SHPO acknowledges that it has been notified of the intent of the FHWA to make a de minimis finding for Front Park, based on the Section 106 determination of 'no adverse effect'.

Concurrence of the New York State Historic Preservation Office:

John Bonafide, Director
Bureau for Technical Preservation Services
Division for Historic Preservation

Date

cc: Brian Yates, OPRHP / SHPO
Carol Legard, ACHP
Hans Anker, FHWA
Robert Davies, FHWA
Daniel Streett, NYSDOT
Kimberly Lorenz, NYSDOT Region 5
Thomas Donohue, Parsons
James Griffith, Ecology and Environment, Inc.
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October 28, 2013

Mr. John A. Bonafide
Director, Technical Preservation Services Bureau
Division for Historic Preservation
New York State Office of Parks, Recreation and Historic Preservation
P.O. 189 - Peebles Island State Park
Waterford, NY 12188-0189

RE: NEW YORK GATEWAY CONNECTIONS IMPROVEMENT PROJECT TO THE US PEACE BRIDGE PLAZA
PIN 5760.80 / 13PR02859
CITY OF BUFFALO, ERIE COUNTY, NEW YORK
SECTION 106 REVIEW PROCESS – NO ADVERSE EFFECT FINDING

Dear Mr. Bonafide:

The New York State Department of Transportation (NYSDOT), in coordination with the Federal Highway Administration (FHWA) is submitting the enclosed ‘Finding Documentation’ for the New York Gateway Connections Improvement Project to the US Peace Bridge Plaza (Project), for review by the New York State Historic Preservation Office (SHPO) in accordance with Section 106 of the National Historic Preservation Act of 1966, as amended, and its implementing regulation, 36 CFR Part 800 – Protection of Historic Properties. The Section 106 process is being carried out in coordination with other environmental reviews, including an Environmental Impact Statement (EIS) being prepared in accordance with the National Environmental Policy Act (NEPA) of 1969.

NYSDOT, in coordination with FHWA, has applied the criteria of adverse effect (36 CFR 800.5(a)(1)), and finds the Project will have No Adverse Effect on identified historic properties within the Area of Potential Effects (APE) for the Project. Based on the proposed scope of work under the Build Alternative, NYSDOT and FHWA find that the Project would not alter, directly or indirectly, the characteristics that qualify identified historic properties for listing in the National Register of Historic Places.

Enclosed for your review is a package of supporting materials meeting documentation standards for a ‘no adverse effect’ finding, as outlined in 36 CFR 800.11(e). We have considered public input received during the Scoping phase, Consulting Party views offered at a July 30, 2013 meeting and written comments received from Consulting Party members based on review of a preliminary assessment of effects. Once FHWA has issued an effect determination for the Project, the Section 106 Finding Documentation will be distributed to the Seneca Nation of Indians, the Tonawanda Seneca Nation, the Advisory Council on Historic Preservation (AHP), and other Section 106 Consulting Party members. The Section 106 determination and supporting documentation will be made available to the public as part of the Draft EIS for the Project.
Supporting materials enclosed in this package include the final map of the APE (Attachment A), recently revised in association with two new work elements incorporated in the Project, the proposed relocation of a segment of the Shoreline Trail (formerly Riverwalk), and replacement of the existing Porter Avenue bridge over the New York State Thruway and CSX Railroad. In response to this addition, Attachment D of the Section 106 Finding Documentation, Addendum Report: Archaeological Sensitivity and Proposal for Archaeological Testing and Monitoring, provides an assessment of archaeological sensitivity for these additional areas within the APE.

The Finding Documentation also includes a Draft Plan for Archaeological Monitoring during Construction, based on preliminary plans and profiles. As the project is progressed through the final design phase, the Draft Plan for Archaeological Monitoring during Construction will be refined and finalized. Contract documents will incorporate the Plan for Archaeological Monitoring during Construction, to ensure that archaeological resources, if any, would be appropriately addressed in accordance with Section 106 obligations.

Based upon review of the enclosed Finding Documentation and consultation with your agency, we respectfully request the written concurrence of the SHPO with a No Adverse Effect finding for the Project as per 36 CFR 800.5(a)(1). This includes concurrence that the Project will not adversely affect Front Park, a historic property listed in the National Register of Historic Places, and subject to Section 4(f) protection in accordance with 23 CFR 774.

Please indicate your concurrence by signing and returning the last page of this letter to our office. If you have any questions, please contact me at Dan.Hitt@dot.ny.gov.

Sincerely,

Daniel P. Hitt, RLA
(Acting) Co-Director, Office of Environment

Enclosure: Section 106 Finding Documentation and attachments

cc: Brian Yates, OPRHP / SHPO
    Carol Legard, ACHP
    Hans Anker, FHWA
    Robert Davies, FHWA
    Daniel Streett, NYS DOT
    Kimberly Lorenz, NYS DOT Region 5
    Thomas Donohue, Parsons
    James Griffis, Ecology & Environment, Inc.
New York Gateway Connections Improvement Project to the US Peace Bridge Plaza
City of Buffalo, Erie County

By the following signature, the New York State Historic Preservation Office (SHPO) indicates concurrence with a finding of No Adverse Effect for the New York Gateway Connections Improvement Project to the US Peace Bridge Plaza, in accordance with 36 CFR 800.5(a)(1).

The SHPO acknowledges that it has been notified of the intent of the FHWA to make a de minimis finding for Front Park, based on the Section 106 determination of ‘no adverse effect’.

Concurrence of the New York State Historic Preservation Office:

[Signature]

John Bonafide, Director
Bureau for Technical Preservation Services
Division for Historic Preservation

Date

11/14/13

cc: Brian Yates, OPRHP / SHPO
Carol Legard, ACHP
Hans Anker, FHWA
Robert Davies, FHWA
Daniel Streett, NYS DOT
Kimberly Lorenz, NYS DOT Region 5
Thomas Donohue, Parsons
James Griffis, Ecology and Environment, Inc.
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November 8, 2013

Mr. Daniel Streett
Project Manager
NYS DOT Engineering Division
50 Wolf Road
FL 6 - AVE A - 6th ST - Room 6E41
Albany, New York 12232

Re: New York Gateway Connections Improvement Project To The US Peace Bridge Plaza
Pin 5760.80
City Of Buffalo, Erie County, New York
Section 4(F) Finding of de minimis Impact – Front Park

Dear Mr. Streett:

The City of Buffalo is in receipt of your letter dated September 9, 2013, regarding the New York Gateway Connections Improvement Project to the US Peace Bridge Plaza.

The City has reviewed materials provided related to proposed work in Front Park as part of the Project, including the removal of Baird Drive with minor landscaping and pathway restoration. The Project also proposes the relocation of the Front Park entrance, aligning the new driveway entrance on Porter Avenue with the intersection of Lakeview Terrace. This will provide improved vehicular access and pedestrian safety, with crosswalks at a signalized intersection.

Based on the information provided, the City of Buffalo concurs that the New York Gateway Connections Improvement Project to the US Peace Bridge Plaza will not adversely affect the activities, features, or attributes that qualify Front Park for protection under Section 4(f), and acknowledges FHWA’s intent to make a de minimis impact determination for Front Park.

The City looks forward to continuing work with the NYS Department of Transportation on this project and providing support as needed.

Very truly yours,

Steven Stepniak
Commissioner

65 NIAGARA SQUARE / 502 CITY HALL / BUFFALO, NY 14202-3373 / (716) 851-5636 / FAX: (716) 851-4291 / Email: mstepniak@city-buffalo.com
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Mr. Daniel Streett  
Chief Engineer’s Office – 6th Floor  
New York State Department of Transportation  
50 Wolf Road, Room 6E41  
Albany, NY 12232

Subject: PIN 5760.80  
NY Gateway Connections Improvement Project to the US Peace Bridge Plaza  
City of Buffalo, Erie County, New York  
Section 4(f) De Minimis Determination – Front Park and Shoreline Trail

Dear Mr. Streett:

At the request of the New York State Department of Transportation (NYSDOT), we have reviewed submitted information for the NY Gateway Connections Improvement Project to the US Peace Bridge Plaza (Project), regarding the use of two Section 4(f) properties, Front Park and the Shoreline Trail.

Front Park

As a publicly owned park, Front Park qualifies for protection under Section 4(f) of the U.S. Department of Transportation Act of 1966, implemented by the FHWA through its regulation, 23 CFR Part 774. The Federal Highway Administration (FHWA) has determined that the proposed realignment of the park entrance constitutes a de minimis use of Front Park which does not adversely affect the activities, features, or attributes that qualify Front Park for protection under Section 4(f). In a letter dated November 8, the City of Buffalo, as the official with jurisdiction over the public park, concurred in writing, acknowledging the intent of FHWA to make a de minimis impact determination.

As a property listed in the National Register of Historic Places, Front Park also qualifies as a Section 4(f) ‘historic site’. The proposed work in Front Park meets the de minimis impact criteria based on a No Adverse Effect determination under Section 106, in accordance with 36 CFR 800.5(a)(1). On November 4, the New York State Historic Preservation Office (SHPO) concurred with the No Adverse Effect in writing, acknowledging the intent of FHWA to make a Section 4(f) de minimis impact determination based on the Section 106 finding.

Shoreline Trail

FHWA has determined that the Shoreline Trail (aka Riverwalk), publicly-owned land opened to the public, qualifies as a Section 4(f) property based on its value as a recreational resource. The proposed relocation of a segment of the Shoreline Trail meets the Section 4(f) de minimis impact...
criteria for parks, recreational areas, wildlife and waterfowl refuges. The proposed use of this resource will not adversely affect the features, attributes, or activities that qualify the Shoreline Trail for protection under Section 4(f). In a letter dated September 19, 2013, the NYS Thruway Authority concurred in writing, acknowledging the intent of FHWA to make a de minimis impact determination.

In addition, the public has been afforded the opportunity to comment on the effects of the project on these resources during a public scoping meeting on June 11, a public informational meeting on October 15, and will have an opportunity to comment during the 30 day public comment period for the Draft Environmental Impact Statement and Public Hearing on December 18.

In summary, FHWA determines that the proposed use of Section 4(f) properties for the subject project constitutes a de minimis impact on both Front Park and the Shoreline Trail, and the requirements of 23 CFR 774 have been satisfied.

If you have any questions or concerns, please contact me at 518-431-8896.

Sincerely,

Hans Anker, P.E.
Senior Area Engineer

cc:
John Bonafide, New York State Office of Parks, Recreation, and Historic Preservation
Carol Legard, ACHP
Daniel Street, NYS DOT
Mary Santangelo, NYS DOT
Kimberly Lorenz, NYS DOT Region 5
CHAPTER 7 – RESPONSES TO COMMENTS ON THE DEIS

7.1. Introduction

This chapter summarizes and responds to comments on the Draft Environmental Impact Statement (DEIS) for the New York Gateway Connections Improvement Project to the US Peace Bridge Plaza (“the NY Gateway Connections Project” or “the Project”). The Federal Highway Administration, acting as federal lead agency, and the New York State Department of Transportation (NYSDOT), acting as state lead agency, published the DEIS on November 15, 2013 and the document was made publicly available. A notice of availability of the DEIS, published in the Federal Register on November 29, 2013, established the public comment period on the document.

The public comment period initially was scheduled to conclude on January 13, 2014, but in response to public comments, FHWA and NYSDOT extended the public comment period to January 28, 2014. The public hearing on the DEIS was held on December 18, 2013 at the Connecticut Street Armory in Buffalo, New York, and a stenographer was on hand to record oral comments on the DEIS. Written comments (emails and letters) were accepted throughout the public comment period. All substantive comments on the DEIS have been responded to in this Final Environmental Impact Statement (FEIS).

Section 7.2 contains a summary of these relevant comments and a response to each. These summaries convey the substance of the comments made but do not necessarily quote the comments verbatim. Comments are organized by subject matter. Where more than one commenter expressed similar views, the comments have been grouped and addressed together.

Some commenters did not make specific comments related to the proposed approach or methodology for the impact assessments. Others suggested editorial changes. Where relevant and appropriate, these edits as well as other substantive changes to the DEIS have been incorporated into this FEIS.

Appendix M of this FEIS includes a list of the public agencies, elected officials, organizations, and individuals that provided relevant comments on the DEIS. Appendix M also contains the transcript of the public hearing and the written comments received on the DEIS.
7.2. **Responses to Comments on the DEIS**

7.2.1. **AESTHETICS**

C 1-1: Some commenters indicated they would like to see Porter Avenue beautified or otherwise improved as part of the Project, including improved lighting and landscaping/tree planting along local streets and/or trails.

R 1-1: Aesthetic/visual improvements along Porter Avenue will be considered during the final design phase of this Project, when design details such as options for lighting and landscaping/tree planting are determined.

C 1-2: Consider other design proposals regarding the Porter Avenue bridge, including the Buffalo Waterfront Corridor Initiative, which has a goal of enforcing Porter Avenue as a great Olmsted Parkway.

R 1-2: The design of the Porter Avenue replacement bridge would be consistent with the Buffalo Waterfront Initiative. Consideration will be given to the incorporation of historic attributes of the original bridge over the canal.

C 1-3: Some comments were related to the aesthetic components of the design of the proposed bridge that would carry the Shoreline Trail (Riverwalk), noting the positive impacts to visual resources in the area if the proposed structure is designed with visual quality in mind.

R 1-3: Comments related to the design of the Shoreline Trail (Riverwalk) bridge will be considered during the final design phase of the Project, when the design of this structure will be developed in detail.

C 1-4: A commenter suggested that visual, noise, security barriers be constructed to reduce noise and visual impacts, but with a design that does not block views from Front Park to the river/lake and maintains the historic character in the area. Barriers along the boundary of Front Park should adequately block visual and auditory intrusion of vehicle traffic to the US Peace Bridge Plaza. Commenter suggested further communication should occur with the Olmsted Conservancy regarding the security wall profile, materials, and design to ensure it does not detract from the historic landscape.

R 1-4: Noise barriers along Front Park on the river/lake side are not warranted based on the Project's noise analysis. A wall that would function as a visual barrier is planned along the north side of Front Park and would block visual intrusion of vehicular traffic to the US Peace Bridge Plaza. Coordination with the Olmsted Conservancy, City of Buffalo, and Peace Bridge Authority on the design of this barrier will continue in the Project's final design phase.
C 1-5: Some commenters expressed concern that the proposed new ramps would result in visual impacts and stated that there will be more negative impacts to visual resources than were reported in the DEIS. These commenters would like to see more discussions regarding the views from within, and into, the Project area.

R 1-5: The Project's Visual Impact Assessment, which is summarized in the DEIS and appears in Appendix I, provides greater detail and discussion on the potential effects on affected viewsheds. The Visual Resources section of the EIS has been updated as appropriate to ensure that all potential impacts have been documented to the extent practical based on the available information.

C 1-6: The Seneca Nation would be interested in offering some Seneca cultural design elements for the bridge carrying Porter Avenue over I-190.

R 1-6: NYSDOT will consider Seneca cultural design elements, along with other potential design concepts, in developing a context-sensitive design reflecting the history of the location and setting of the Porter Avenue Bridge.

7.2.2. ALTERNATIVES

C 2-1: A commenter would like to separate the Build Alternatives into smaller Project components to analyze the traffic, air quality, and safety implications of each component, and to ensure all components are necessary.

R 2-1: As discussed in Chapter 3 of the DEIS, each of the proposed Project components is required to meet the purpose and need of the Project. Studying the Project components together provides the overall "worst-case scenario" in terms of potential environmental impacts.

C 2-2: A commenter would like to know if the Peace Bridge Authority (PBA) is conducting any construction Projects separate from the Build Alternative studied in the DEIS that may improve traffic flow and alleviate congestion near the Plaza area, which might in turn make the NY Gateway Connections Project unnecessary.

R 2-2: The Projects and activities listed in Appendix G, Attachment G-1 are not connected to, nor are they dependent upon, the NY Gateway Connections Project. The improvements implemented by the NY Gateway Connections Project will not need to be modified, reconfigured, or in any way changed to accommodate an increase in the size and/or configuration of the Plaza. The NY Gateway Connections Project will be designed such that it will function efficiently and will not preclude ongoing or future improvements or expansion of the Plaza and related facilities.
C 2-3: Commenters stated that not all potential alternatives were fully disclosed in the DEIS, especially an alternative to divert commercial truck traffic away from the Peace Bridge entirely.

R 2-3: An assessment of diverting commercial truck traffic away from the Peace Bridge was conducted. The results of the assessment concluded this alternative was not feasible or practical. Refer to Appendix G-2 for a copy of this assessment.

7.2.3. AIR QUALITY

C 3-1: Several individuals commented on the relationship of vehicular emissions of traffic using the Peace Bridge border crossing and public health concerns within the neighborhood with particular focus on the high rate of asthma. Many of the comments focused on the emissions from traffic moving through the US Peace Bridge Plaza and over the Peace Bridge. Particulate matter (PM) emissions (PM$_{10}$, PM$_{2.5}$ and ultrafines) were frequently tied to the high rates of asthma, cardiac distress, and other health-related problems. Several of the commenters requested that a Health Impact Assessment be conducted to evaluate more fully the impact of these emissions. Some commenters blame the high rate of asthma directly on the cross-border traffic passing through the Plaza and over the bridge, while others believe that other, socioeconomic factors are to blame for the high asthma rate within the West Side population. Several commenters raise the issue of poverty and minority populations as a reason to pay additional attention to the air quality issues and potential health-related air quality impacts resulting from this Project.

R 3-1: The purpose of the NY Gateway Connections Project is to reduce the use of local streets by interstate traffic (autos and trucks) which access the existing Plaza at its current location. The traffic study conducted for the Project reveals that the proposed improvements to, and reconfiguration of, the traffic flow to and from the Plaza will redirect interstate traffic away from the local streets and will not induce an increase in the number of interstate vehicles using the Peace Bridge border crossing. This Project will not alter the basic traffic flow pattern through the Plaza and over the bridge, nor will it influence the overall speed of the traffic's passage through the Plaza. Therefore, this Project will have no effect on the vehicular emissions from traffic utilizing the Plaza or bridge. The air quality analyses conducted for the Project were based on the results of the traffic study and showed that mesoscale emissions of carbon monoxide, nitrogen dioxide, volatile organic compounds, particulate matter less than or equal to 10 micrometers in diameter (PM$_{10}$), particulate matter less than or equal to 2.5 micrometers in diameter (PM$_{2.5}$) would be lower under the Build Alternative compared to the No-Build Alternative for all analysis years. Emissions of mobile source air toxics would be lower or equal under the Build Alternative compared to the No-Build Alternative for all analysis years. The microscale analysis showed that ambient air quality concentrations of PM$_{10}$ and PM$_{2.5}$ would be below the National Ambient Air Quality Standards (NAAQS). These standards were established by the US Environmental Protection Agency to protect human
health and welfare. No health impact assessment is required because, as demonstrated by
the air quality analyses in the DEIS, the Project would not cause or exacerbate any violations
of the NAAQS. Accordingly, in the absence of any violation or exacerbation, there is no legal
obligation to undertake such an assessment.

C 3-2: Many commented on the impact of the ultrafine emissions from traffic passing through the
Peace Bridge Plaza and across the bridge and the lack of analysis of ultrafines and their
impact on the health of the West Side residents, with emphasis on the high rate of asthma
among West Side neighborhood residents.

R 3-2: The air quality analyses for this Project were performed using US Environmental Protection
Agency (EPA) procedures and EPA-approved models. An analysis of ultrafine particle
emissions was not conducted as EPA has not established National Ambient Air Quality
Standards (NAAQS), analysis procedures, or models for ultrafines.

C 3-3: A commenter questioned the Project's ozone analysis.

R 3-3: The mesoscale analysis performed for the Project included volatile organic compounds
(VOCs), which are ozone precursors. As shown in the DEIS, emissions of VOCs would be
lower under the Build Alternative compared to the No-Build Alternative for all analysis years.
A transportation conformity analysis is not applicable to this Project due to EPA's action to
revoke the transportation conformity requirements for the 1997 ozone ambient air quality
standard. Erie County is in attainment with the 2008 ozone standard.

C 3-4: Commenter requested a more detailed explanation for the slight increase in air pollution
levels in the area of the southwest corner of Front Park. Commenter also identified a
discrepancy between the data reported in Chapter 4, Table 4-12 and that presented in
Appendix C, Table C-11.

R 3-4: The last paragraph in Section 4.4.15 has been revised to expand the explanation of the small
increase for the Build Alternative. Table C-11 in Appendix C is correct. Table 4-12 in Chapter
4 has been revised to correct the missing minus signs in the cells as identified by the
commenter.

C 3-5: Several comments were received concerning the potential impacts of construction dust on
the health of community residents, with particular emphasis on those suffering from asthma.
The commenters requested several community services to alleviate these concerns including
additional air quality monitoring, additional assistance for residents suffering with asthma,
enhanced community education on asthma, and the development of a multi-agency plan to
address and mitigate these concerns.
R 3-5: Construction activities (spanning two years) within or near residential areas conducted for this Project will be temporary and short-term in nature. Most of the substantial construction activities will be conducted in association with the building of the new Ramps D and PN, at a distance from residential areas. All construction activities will be conducted in accordance with NYSDOT Design Specifications, which require contractors to minimize dust and other potential construction-related effects. Operation of the Project would not result in exceedances of the PM$_{10}$ or PM$_{2.5}$ National Ambient Air Quality Standards, which were established by the US Environmental Protection Agency to protect human health. As such, measures such as air quality monitoring, providing community education on asthma, and the development of a multi-agency plan are not included in this access improvement Project.

C 3-6: Several commenters discussed the air quality monitoring performed by the New York State Department of Environmental Conservation (NYSDEC), highlighting their concerns over how the study was conducted and the analysis published by the NYSDEC. Alleged flaws in the NYSDEC's monitoring and analysis are called out, including the placement of the samplers, the timing of the sampling, and the limited number of pollutants analyzed. Several commenters compared the NYSDEC sampling with previous air quality studies conducted within the West Side community. Several commenters noted the need to expand the number of pollutants included within the ongoing NYSDEC study and requested the establishment of an educational program for the residents of the West Side community to better explain what the pollutants are and what actions the residents can take to better respond to the pollution.

R 3-6: No air sampling or monitoring was conducted for the NY Gateway Connections Project EIS. The air quality analyses conducted for the Project did not rely on the results of the NYSDEC air quality monitoring. The air monitoring/sampling and analysis performed by NYSDEC were conducted independently of this NYSDOT Project. Concerns pertaining to the NYSDEC air quality monitoring/sampling and analysis within the West Side community or concerns pertaining to the study's validity may be addressed directly to NYSDEC.

C 3-7: Several commenters asserted the need to consider vegetative or green barriers as a means to mitigate vehicular emission impacts to the overall air quality of the Project area.

R 3-7: The air quality analyses conducted for the Project showed that mesoscale emissions of carbon monoxide, nitrogen dioxide, volatile organic compounds, particulate matter less than or equal to 10 micrometers in diameter (PM$_{10}$) and particulate matter less than or equal to 2.5 micrometers in diameter (PM$_{2.5}$) would be lower under the Build Alternative compared to the No-Build Alternative for all analysis years. The microscale analysis showed that ambient air quality concentrations of PM$_{10}$ and PM$_{2.5}$ would be below the National Ambient Air Quality Standards (NAAQS). In addition, the reconfiguration of traffic patterns as a result of this Project would result in some localized reductions in vehicular emissions near residential areas. Thus, the Project does not require air quality mitigation measures. The Project will
include landscaping attributes (trees and shrubs) within Front Park and along Porter Avenue as a means to enhance the nature and character of the Project area.

C 3-8: Air quality modeling of the intersection options revealed very little difference in the emission levels of the two options (roundabout and signalized intersection). The DEIS explains to the extent possible that the reduction in stop-and-go movement around the proposed roundabout would reduce commercial vehicle emissions as compared with a traditional stop-and-go intersection.

R 3-8: During the development of the DEIS, two options were studied for intersection control at the Porter Avenue intersection with the ramp to I-190 north (Ramp P) and the ramp to the Plaza (Ramp PN): a signalized intersection option and a roundabout option. The PM$_{10}$ and PM$_{2.5}$ microscale modeling was performed for the worst-case scenario, which was determined to be the traffic scenario that required traffic to stop and start at intersections more frequently (i.e., the signalized intersection of 4th Street and Porter Avenue). Stop-and-go traffic requires the deceleration and acceleration of traffic in response to traffic signals and generally results in more emissions for vehicle engines than does the unsignalized conditions of a roundabout. The roundabout option has since been selected for this intersection. The signalized option is no longer under consideration.

C 3-9: The DOT presented a White Paper which argues that race and income is the cause for the asthma epidemic in the neighborhood, rather than the 4,000 to 8,000 thousand trucks and 12,000 vehicles that cross into the lower west side on a daily.

R 3-9: The referenced White Paper is not a part of the DEIS. It is not cited anywhere in the DEIS or relied upon in any of the impact analyses performed. Accordingly, any comments respecting that document are outside the scope of this environmental review process.

C 3-10: The Agencies that authored the White Paper can do better by providing a scientific assessment of the asthma epidemic rather than an analysis marred in racist ideologies. It is unfortunate that the Agencies authored such a poor work product. I believe that the Agency-Authors of the White Paper generally are better community servants than the White Paper reflects.

R 3-10: See response 3-9.

7.2.4. BIKE/PEDESTRIAN

C 4-1: Several commenters had suggestions or comments regarding the design/location of bike lanes, sidewalks, and/or pedestrian paths. Some requested bike lanes on both sides of Porter Avenue, bike and pedestrian lanes on the new Porter Avenue bridge, restored paths and connections within Front Park, reestablishment of pathway connections to Porter Avenue with
a pedestrian gateway feature at the corner of Busti Avenue and Porter Avenue and at the new park entrance of Lakeview Avenue, and improved connections between LaSalle Park and its Centennial Pool and Splash Pad, and Porter Avenue. There were also concerns with pedestrian and bicycle access at the roundabout.

R 4-1: Based on the results of the Project’s traffic study and a review of the design requirements, and in consideration of public input, it has been determined that a shared-use lane (accommodating bicycles and vehicles) would be provided along both the north and south side of Porter Avenue. Paths and connections within Front Park (including the Hippodrome) would be constructed after the removal of Baird Drive from the park. While the Project does not propose a gateway feature at either Busti Avenue/Porter Avenue or at the new park entrance at Lakeview Avenue, it does not preclude the addition of such a feature by others. The proposed addition of a ten-foot-wide shared-use path on the south side of Porter Avenue would improve bicycle/pedestrian connections from Porter Avenue to LaSalle Park and its Centennial Pool and Splash Pad and not require pedestrians and bicyclists to traverse the roundabout.

C 4-2: Several commenters indicated that the Project will benefit the area and cited improved bicycle and pedestrian facilities that will provide better connectivity in the area, as well as better accommodations for area bicyclists and pedestrians.

R 4-2: Comment noted.

C 4-3: Some commenters requested a “signature bridge” design for the structure that would carry the relocated Shoreline Trail. They would like to see the pedestrian walkway designed with special features to make it more attractive.

R 4-3: The design of the proposed bridge will consider multiple concepts with the goal of designing a contextually suitable, aesthetically pleasing structure.

C 4-4: One commenter detailed additional discussions and/or edits to the bicycle/pedestrian discussion in the FEIS.

R 4-4: Several of the suggested revisions or edits have been made to the FEIS as appropriate. Comments regarding the design details of the bicycle/pedestrian accommodations will be addressed during the final design stage of the Project in consultation with appropriate agencies and in accordance with established design criteria.

C 4-5: One commenter advocated a seasonal heritage tourism destination that would include a pedestrian/bicycle design feature comprised of a water ferry between the U.S. and Canada.

R 4-5: Comment noted.
7.2.5. **BRIDGES**

**C 5-1:** Regarding page 2-32 (Table 2-10) Existing U.S. Connecting Roadway Bridges, please explain why Condition Ratings, Sufficiency Ratings and Inspection Dates are “not available” for the Shoreline Trail (Riverwalk) Pedestrian Bridge over CSX.

Sections 2.3.3.6 (5) Restrictions and (6) Future Conditions. Modify the text to address the unavailability of data for the Shoreline Trail Bridge.

**R 5-1:** The FEIS has been revised to note that the data requested for this pedestrian bridge does not exist.

7.2.6. **BUSES**

**C 6-1:** Please clarify whether or not there are bus stops or bus shelters along Porter Avenue and if they will be restored if affected by the Project.

**R 6-1:** NFTA Bus Route #22 - Porter-Best travels along Porter Avenue. There are no bus stops/shelters affected by the proposed Porter Avenue improvements.

7.2.7. **COMMENTS**

**C 7-1:** Provide a specific action step or rebuttal to each public comment. The DEIS lists that public and consulting agency comments will be included in the final EIS. We implore the preparers to refrain from responding to public comments with “comment noted” as was used in the Project Scoping Report, Appendix A. This vague response gives the perception of a government unresponsive to the concerns of its people. If comments are referring to an issue outside of the scope of the Project or the expertise of the preparer, please provide an appropriate referral agency and contact information, and initiate forwarding the public concern to the correct agency. If comments will not be addressed, please provide a rebuttal to close the feedback loop to the commenter.

**R 7-1:** In conformity with all applicable laws and regulations, all substantive comments on the DEIS have been addressed in the FEIS as appropriate. All comments are included in Appendix M of the FEIS.

7.2.8. **DEADLINE EXTENSION**

**C 8-1:** Numerous commenters requested an extension to the DEIS public comment period. They cited several reasons for their request including the length of the DEIS, the fact that the comment period extended over holidays, temporary unavailability of the website, significant
public controversy, severe winter weather, and associated difficulties in reviewing the DEIS, and the fact that the 15-day extension that was granted was not sufficient.

R 8-1: In response to requests received from the public, the DEIS public comment period was extended by 15 additional days to January 28. This extension was formally enacted and announced on January 12. After careful consideration, it was determined that an additional DEIS review time extension beyond the initial 15-day extension that was previously granted was not warranted. However, the Federal Highway Administration (FHWA) and NYS Department of Transportation (NYSDOT) remain very interested in hearing public opinion regarding the Project and are committed to ensuring the environmental review process is as comprehensive as possible and addresses all relevant information, including new developments. To afford a comprehensive review opportunity, a 30-day public comment period will be provided once the Final Environmental Impact Statement (FEIS) is made available. While not required by law, this provides the public with an additional opportunity to submit substantive comments before FHWA and NYSDOT complete the environmental review process.

7.2.9. DEIS FIGURES

C 9-1: A commenter requests that the following areas be located on EIS figures: Sheridan Terrace; Shoreline Trail (Riverwalk); Prospect Hill Park (Prospect and Columbus Parks); CSX Railroad; DAR Drive or Amvets Drive; and the large play area adjacent to Busti Avenue.

R 9-1: The FEIS figures were updated accordingly.

7.2.10. DRAINAGE/STORMWATER

C 10-1: Describe in detail the two drainage areas within the Project study area, specifically, which trunks lines are separated, and which are combined, storm and sanitary, and which lines and outfalls specifically discharge directly into waterways without water quality treatment. Identify which sections of the drainage systems described will be impacted by the proposed alternatives.

R 10-1: Reconstruction of the existing storm drainage system along the I-190 corridor including Ramps A, C, D, N, P and PN would discharge into the existing major outfalls as described in Section 2.3.3.4. “Drainage Systems” and eventually discharge into the Black Rock Canal. Reconstruction of the Porter Avenue drainage system, west of I-190, would connect to the existing 18-inch storm drain and outlet into Black Rock Canal at the Buffalo Yacht Club. The reconstruction of Porter Avenue, east of I-190, would connect to the city’s combined sanitary and storm system.
7.2.11. ECONOMICS

C 11-1: Several commenters expressed their general support for the economic benefits of the Project, stating that the greater Toronto area is one of the fastest growing markets in North America and benefits Buffalo Niagara; Buffalo Niagara receives economic benefit from trips from Canada; improved traffic flow enhances economic opportunities; the 2015 PanAm sports and ParapanAm games will benefit the Greater Golden Horseshoe region; Buffalo Niagara can provide hotels and restaurants for planned racing facility in Fort Erie; and local companies will benefit from the Project including Ford Motor Company, Alita USA, and Supply Chain Optimizers.

R 11-1: Comment noted.

C 11-2: Project cost is exorbitant with a small benefit, especially considering opportunity costs. The funds could otherwise accomplish so much more to benefit the neighborhoods in the area.

R 11-2: Section 5.3 of the DEIS provides a summary of the cost, benefits, and effects of the Build Alternative. The anticipated cost of the Project is consistent with this type of infrastructure improvement and is considered appropriate based on the purpose and need identified. In addition to delivering the Project objectives, the Project would result in several benefits including improved traffic flow, additional green space, improved bicycle and pedestrian facilities, and better access. FHWA guidance discourages partial interchanges, especially in the case of interstate facility connections, and encourages system linkage and connectivity on National Highway System (NHS) facilities. Both the Peace Bridge and I-190 are on the NHS.

C 11-3: A commenter stated concerns about the economic impacts of wide/long truck load restrictions.

R 11-3: The Build Alternative will have no effect on the accessibility of wide/long trucks which require special handling to use the Peace Bridge.

7.2.12. EDITING

C 12-1: 3.3.5.2. "Wide/Long Truck Loads", 3rd paragraph. It was agreed that the [wide/long] truck movements could be accommodated from an engineering perspective. However, there needs to be an acknowledgement that the permitting departments from NYSDOT and/or Thruway and City would in fact permit such a movement. The FEIS should reflect that they were consulted and that they concur permits would be issued for such a counter-flow movement.
R 12-1: Meetings with appropriate jurisdictional agencies will continue through the final permitting/design phase to ensure that all wide/long trucks that currently use the Peace Bridge will be allowed to access the Interstate System and local road system.

C 12-2: First sentence should be deleted as it is not accurate. DEIS - page 4-114.

R 12-2: The FEIS reflects this edit.

C 12-3: Page 2-20, Table 2-5 Ownership and Maintenance: For Ramp B and Ramp S, NYSDOT is also the Owner in addition to the Maintenance Agency, as shown. It should be noted that the NYSTA and NYSDOT are currently coordinating Ownership and Maintenance Jurisdictional Responsibilities, including snow removal and ice control. These responsibilities will be finalized as part of the final design process and documented in the final plans.

R 12-3: The FEIS reflects this edit.

C 12-4: Section 2.3.3.4 Drainage Systems: In the second and third sentence where drainage area south of ramp B is described, it should be noted that the drainage outlet was modified and realigned under Project TAN 06-20. The drainage outlet into the Black Rock Channel is now located adjacent to the southwest side of the West Side Rowing Club Building.

R 12-4: The FEIS reflects this edit.

C 12-5: Section 3.3.1.4 ITS: Replacement of DMS on LaSalle Park pedestrian bridge is misstated. It is not on the pedestrian bridge. It is on a sign structure before the pedestrian bridge. Exit 7 is Church Street, not Elm Street.

R 12-5: The FEIS reflects this edit.

C 12-6: Section 3.3.1.12 Ownership and Maintenance Jurisdiction: The COB and PBA would also continue maintenance responsibilities for the highways they currently own.

R 12-6: The FEIS reflects this edit.

C 12-7: Page 3-1 2: The DEIS references installation of 2 new VMS signs and the removal of the old Peace Bridge VMS. It is assumed these new elements will be connected to the fiber line in this vicinity. As feasible, final plans for the Project should accommodate the connection of the HAR transmitter currently located at MP 906.5 to the fiber line, in this vicinity. This element is only three-tenths of a mile from the proposed new VMS. Connecting this additional HAR transmitter to the fiber line would be very cost effective. The Thruway Authority would like to coordinate on this issue as plans are developed.
R 12-7: NYSDOT will coordinate with the Thruway Authority on this issue during the final design phase of the Project.

C 12-8: The DEIS makes reference for the Project to include permanent storm water control measures for the increase of impervious pavement associated with the new construction of Ramps PN and D. These measures may be underground storage/water quality units due to the limited aboveground surface area capable of handling storm water, potentially requiring seasonal maintenance. NYSDOT and NYSTA will coordinate on the types of permanent stormwater control measures being considered, during final design. The maintenance jurisdiction responsibilities for these measures will also be coordinated during final design.

R 12-8: NYSDOT will coordinate with the Thruway Authority on this issue during the final design phase of the Project.

C 12-9: ITS elements installed on the Thruway Authority ROW and maintained by the Authority shall be installed to Authority Standards and use Authority special specifications. Items and plans should be developed and submitted to the Authority for review and approval.

R 12-9: NYSDOT will coordinate with the Thruway Authority on this issue during the final design phase of the Project.

C 12-10: Cumulative Effects – pg. 4-115 - U.S. Peace Bridge Plaza Expansion, Peace Bridge Authority. Title of this section should be amended, as “expansion” is not accurate.

R 12-10: The FEIS reflects this edit.

C 12-11: Delete “A Memorandum of Understanding between the United States” and replace with “The Peace Bridge Understanding between New York State.” Note: Provide section or page number.

R 12-11: The FEIS reflects this edit.

C 12-12: Replace "additional queuing" with "better commercial traffic management and"

R 12-12: The FEIS reflects this edit.

C 12-13: Meeting "post 9-11 security requirements" is not an accurate representation. Replace: "meet post 9-11 security requirements" with "replace outdated facilities, improve energy efficiency and improve commercial processing."

R 12-13: The FEIS reflects this edit.
C 12-14: Last two sentences should be deleted as they are not accurate. Remove the last two sentences and replace with "The design of the re-decking of the existing bridge, including necessary structural steel repairs, is anticipated to start in January 2014. The PBA expects to let this contract to construction in 2015."

R 12-14: The FEIS reflects this edit.

7.2.13. ENVIRONMENTAL JUSTICE

C 13-1: Of the 15,000 residents who live within a one-mile radius of the Project site, 69% are minority, 47% live below the poverty line, and 10% have no English or Spanish language proficiency, but speak one of over 40 other languages.

R 13-1: Comment noted. Also refer to Section 1.7.6 of the FEIS and Appendix J.

C 13-2: The fact that the federal government has recently admitted that there is a social and environmental justice issue on the West Side should be further proof that we do not need to invest millions into a Project that will not address these concerns. DOT and FHWA should be focusing on moving traffic elsewhere, away from residents.

R 13-2: The primary need of the Project is to address the limited direct access between the U.S. Border Port of Entry/Peace Bridge Plaza and Interstate 190. Currently, regional and international traffic experiences limited direct access to I-190 and is required to use local city streets including Baird Drive through Front Park and Porter Avenue to gain access to and exit from the Plaza. The purpose of the Project is to reduce the use of these local city streets by interstate traffic and provide improvements to the existing direct access to the Plaza and egress from the Plaza to the existing highway system at its current location.

C 13-3: The City of Buffalo is experiencing a renaissance with the medical corridor and the waterfront development. The lower West Side must be a part of this Renaissance because it is the gem of the City of Buffalo. It is so beautiful because of its diverse population rich in culture and language, all located in an area with historical parks and architecture. This Buffalo Renaissance must celebrate the beauty of diverse cultures—and that starts by—simply respecting the presence of non-white and low-income populations, and providing these populations equal protection in the administration of agency duties.

R 13-3: Comment noted.

C 13-4: Concerns were expressed over the impacts to air quality, pedestrian and cyclist safety, traffic flow, cumulative impacts from other projects, public health concerns, and how this Project will disproportionately impact a low-income community of color that already has a high volume of truck traffic.
R 13-4: The EIS analyzed all of the referenced potential impacts, and based on this analysis it has been determined that the proposed Project will not cause any disproportionate adverse environmental impacts.

C 13-5: DOT and FHWA have no problem moving traffic away from the affluent Busti Avenue, adjacent to the Plaza, where homes are worth upwards of $90,000 and whose residents are primarily white; to federally subsidized housing on 4th Street, where residents are primarily Hispanic.

R 13-5: The traffic analysis demonstrates that the Project would not increase traffic volumes on Fourth Street.

C 13-6: There is also a troubling discrepancy between the designated Project study area and the Environmental Justice Study Area—why are the two different? The EJ Study Area is larger than the study area, but it does not affect the demographic data that the lead agencies used. The DEIS includes five (5) census tracts in the area surrounding the Peace Bridge, and claims that the EJ Area was chosen to anticipate the “extent of effects on air quality that would result from the Build Alternative (pg. 4-8),” but fails to include the census tract with the most impacted residents in their EJ Study Area. Poor air quality, and the health problems surrounding poor air quality, like asthma and COPD, affects poor people and people of color at higher rates than it does other groups of people, like whites.

R 13-6: The EJ Study Area is slightly larger than the Project Study Area to ensure consideration of the potential effects that might result from the proposed action. In consultation with USEPA, the EJ Study Area was expanded beyond the Project Study Area to match the larger Air Quality Study Area and represents the maximum extent to which effects from this Project would be experienced (see Section 4.2.3). The socioeconomic demographic data presented in the FEIS are based on the EJ Study Area.

C 13-7: Even though poor air quality effects poor communities of color at a higher rate, the census tract (70) that was chosen for the DEIS was one that was predominately (45.7 %) white and 40.7% Hispanic/ Latino. The DEIS should have used census tract 71.01 as the EJ Study Area because of its higher percentage of people from “marginalized groups,” 59.6% Hispanic/ Latino and 37.4% white, with a higher population than census tract 70. Even a combination of the tracts would give a better idea of the community affected by the current traffic and air quality problems, and who will be affected from the traffic and air quality problems that may arise from the proposed Project. The EJ Study Area should be redefined to include more people of color.

R 13-7: As shown in Tables 4-2 and 4-3 and Figures 4-5 and 4-6 of the FEIS, a portion of the Census Blocks within Census Tracts 69.02, 70, 71.01 and 72.02 was included in the EJ Study Area. In consultation with USEPA, the EJ Study Area was expanded beyond the Project Study Area.
to match the larger Air Quality Study Area and represents the maximum extent to which effects from this Project would be experienced (see Section 4.2.3).

C 13-8: I am not sure of the relevance behind your statement, "The Department [NYSDOT] has exceeded outreach, public meeting and review time requirements of [NEPA]." The work you are performing is going to significantly impact the lives of the poor, minority children and adults residing in our community for decades to come. Stating that you've "exceeded" a minimum threshold does not mean that the Department is fulfilling the spirit and intent of the law. You've done us no favor. And you've certainly done no favors for the 1,500 of us who have no English or Spanish proficiency. They are no less American than anyone else, and yet the Department's actions have marginalized them.

R 13-8: Through public outreach, the NYSDOT has provided opportunities for members of the public and agencies to participate throughout the environmental review process. The outreach efforts undertaken for this Project meet the intent and conform with the requirements of NEPA and all other applicable laws, rules, and regulations. Notifications of meetings were provided in a timely manner consistent with regulatory requirements, where applicable, and in several forms, including: newspaper ads, postcards to the Project mailing list, email "blasts" to the Project email list, and fliers, posters, and other materials that were distributed and posted at numerous community organizations and gathering places. Project materials utilized at various meeting were provided in Spanish, as well as English. Several venues throughout the area were used for the public meetings. Project staff were on hand at all of the meetings, which adopted an open house format to encourage one-on-one interaction and solicit discussion and questions. Sign-language and Spanish interpretive services were provided at the public meetings. All comments received via the outreach efforts have been considered, and responses for all substantive comments have been provided in Chapter 7 of this EIS.

C 13-9: Second, there was no study of cumulative impacts which is something that environmental and public health constituencies are always requesting in order to make judgment.

R 13-9: Cumulative effects have been discussed in Section 4.7 of the FEIS.

7.2.14. GENERAL

C 14-1: The Project should not degrade the historic integrity of the Olmsted Park system and should strengthen the connection to the waterfront along Porter Avenue for all modes of transportation.

R 14-1: The Project will not degrade the historic integrity of the Olmsted Park system. To the contrary, the removal of Baird Drive from Front Park would result in a net gain of 1.8 acres of green space within the park and reconnect 4.5 acres of isolated green space to the rest of the
park thereby improving the park’s historic integrity. Connections along Porter Avenue to the waterfront would be strengthened by a shared-use lane (accommodating bicycles and vehicles) along the north and south side of Porter Avenue, as well as a ten-foot-wide shared-use bicycle/pedestrian path on the south side of Porter Avenue.

C 14-2: The Project needs to balance all of the issues in a way that makes the community better, including focusing on impacts to pedestrians, bicyclists, air quality and residents on 4th Street.

R 14-2: All of these issues, as well as many others, have been, and will continue to be assessed as part of the EIS process.

C 14-3: The EPA stated that the Project was conducted in accordance with Section 309 of the Clean Air Act Amendments and the National Environmental Policy Act.

R 14-3: Comment noted.

C 14-4: As long as there are outstanding issues, no more time or money should be invested in this Project.

R 14-4: Comment noted.

C 14-5: The lead agencies for the Project should incorporate legitimate impacts raised by the public and address mitigation for each.

R 14-5: In accordance with laws, applicable rules and regulations, the EIS has analyzed all potential environmental impacts of the proposed Project.

7.2.15. HISTORIC

C 15.1: Several comments were received concerning the design for the Porter Avenue bridge over the CSX right-of-way and I-190, stating that it does not reflect the appropriate historical character or context matching the setting of the time in which Front Park was established.

R 15-1: During the final design phase, NYSDOT will consider concepts to develop a context-sensitive design reflecting the history of the location and setting of the Porter Avenue Bridge, in consultation with appropriate agencies. The Porter Avenue Bridge is not eligible for listing in the National Register of Historic Places (NRHP) and is not part of the NRHP-listed Olmsted Parks and Pathways Thematic Resources.

C 15-2: Encroachment of roadway infrastructure on the western boundary of the park has an indirect visual and auditory adverse effect on the historic landscape. This Project proposes further
encroachment of pavement and increased volumes of vehicle traffic towards the historic landscape in this area. The impacts of vehicle traffic accessing the Peace Bridge and I-190 are in need of minimization and mitigation.

R 15-2: The proposed reconfiguration of Porter Avenue and construction of Ramps N, P, and PN adjacent to the southwest corner of Front Park would not negatively affect the historic significance, integrity, or recreational use of Front Park, as these areas are already occupied by transportation uses. The proposed elevation of the ramps is similar to existing conditions, and would not alter the character of existing view from the park. The Project would also remove Baird Drive and associated traffic from Front Park, allowing for a total of 4.5 acres to be reconnected to the greater park area. The Project does not impact the vehicle traffic accessing or exiting the Plaza.

C 15-3: The Peace Bridge drive toward plaza expansion and the tearing down historic properties has demonstrated its exploitive attitude toward our community. The Peace Bridge has been a detrimental to our efforts to improve the neighborhood. It is difficult to encourage investment or stability in a hostage community.

R 15-3: The Gateway Connections Project is not dependent upon the advancement of indefinite proposals or concepts to modify the Plaza that have been discussed or contemplated. The Gateway Connections Project serves the discrete purpose and objectives related to direct access from the Plaza to Interstate 190, the removal of interstate traffic from local streets, and the replacement of the Porter Avenue Bridge. This Project does not result in the taking or demolition of any properties.

7.2.16. NOISE

C 16-1: Vegetative screening along the boundary with Front Park does not adequately block visual and auditory intrusion of vehicle traffic to the bridge plaza. Appendix D of the report shows noise levels recorded at receptors 2 and 21 are currently well above the levels desirable for a passive park experience and are projected to increase to levels warranting mitigation for any public space, much less a historic Olmsted designed park. A continuous constructed noise barrier within the highway right-of-way is additionally required. The barrier should be designed to block views and noise of vehicle traffic without interrupting views out to the lake and river from Front Park. (Att. 16, 17, 18, 19) Noise levels at receptor 1 are above desired levels.

R 16-1: The noise analysis for the Project was performed in accordance with FHWA noise regulations and NYSDOT Noise Policy. As part of the analysis, existing and year 2045 noise levels were modeled at representative locations within and adjacent to Front Park (i.e., Receivers 1, 2, 21). For Receiver 1, year 2045 noise levels do not exceed the FHWA/NYSDOT Noise Abatement Criteria (NAC). For Receiver 2, year 2045 noise levels exceed the NAC by 1 dBA.
and existing levels by 2 dBA. For Receiver 21, year 2045 noise levels exceed the NAC by 2
dBA and existing levels by 1 dBA. Increases of 1 or 2 dBA are not perceptible by the average
person. Since six representative receiver locations (including Receivers 2 and 21) would
experience noise levels equal to or in excess of the NAC by the year 2045, noise abatement
measures were evaluated, including noise barriers. However, none of the noise abatement
measures evaluated were deemed feasible and reasonable in accordance with FHWA noise
regulations and NYSDOT Noise Policy.

C 16-2: The noise study is inadequate because it did not measure noise at the single most important
spot in Front Park, i.e., at the top of the pavement arc, where the benches are for park users
to sit and marvel at the view. Again, this is the factor, the view that inspired Olmstead to build
Front Park where he did. People are most aware of noise when sitting and contemplating the
view, not when they are kicking a soccer ball or swinging on a swing. The noise impact at this
most important location was ignored. More traffic between the viewer and the water view at
this location will result in a huge negative impact. Additionally, the DEIS jumps to the faulty
conclusion that removal of Baird Drive and thus the noise traffic imposes there is a net gain
for the Project. It is not, because more noise is imposed at the most important location in the	park. The view needs to be protected most of all, including the noise a visitor experiences
along with the view. That is what Olmstead intended.

R 16-2: The noise analysis for the Project included representative receiver locations within and
adjacent to Front Park (i.e., Receivers 1, 2, and 21). For illustrative purposes, noise contours,
which show existing and year 2045 noise levels throughout Front Park, are included in the
FEIS. Noise abatement measures, including noise barriers, were evaluated as part of the
noise analysis. However, none of the noise abatement measures evaluated were deemed
feasible and reasonable in accordance with FHWA noise regulations and NYSDOT Noise Policy.

7.2.17. OPERATIONS

C 17-1: Describe proposed lighting and maintenance responsibilities for the new Shoreline Trail
Bridge.

R 17-1: These responsibilities will be determined during the final design of the Project.

7.2.18. PARKS

C 18-1: Several comments were received in general support of Front Park improvements, urban
parks, and green space.

R 18-1: Comments noted.
C 18-2: Comments referenced an 1870 Buffalo Parks Plan and a 1898 historic plan to help guide the restoration of Front Park.

R 18-2: Final plans for Front Park will be developed during the final design phase for the Project, in consultation with the Olmsted Conservancy and appropriate agencies.

C 18-3: A commenter requested that the Front Park tennis courts be relocated, connecting Front Park with existing Park and Parkway System and waterfront. The commenter describes City of Buffalo’s restoration efforts for Porter Avenue and requests that simple interchanges be considered.

R 18-3: Final plans for the removal of Baird Drive, relocation of the park entrance, and reconnection of walkways within Front Park will be developed during the final design phase for the Project, in consultation with the Olmsted Conservancy and appropriate agencies. Relocation of the tennis courts is not within the scope of this Project. Final plans for Porter Avenue will be developed during the final design phase for the Project, in consultation with appropriate agencies.

C 18-4: A commenter requested that a discussion of proposed realignment of the Shoreline Trail and Bridge that could have a significant effect on recreation opportunities and the Niagara Greenway Projects be added.

R 18-4: The effects to recreational opportunities resulting from the realignment of the Shoreline Trail and pedestrian bridge and consistency with the Niagara River Greenway Plan are discussed in Section 4.4.12 of the FEIS. Appendix F contains the completed Niagara River Greenway Consistency Review Form.

7.2.19. PUBLIC INVOLVEMENT

C 19-1: The FEIS should update the comprehensive Traffic Study on the U.S. Plaza, and the public should be updated.

R 19-1: The referenced Traffic Study, which is being undertaken by the Peace Bridge Authority (PBA), will take into account the proposed improvements of this Project. The Traffic Study is not part of this EIS. It is not cited anywhere in the EIS or relied upon in any of the impact analyses performed. Accordingly, any comments respecting that study are outside the scope of this environmental review process.

C 19-2: Several commenters raised concerns about the Project’s public involvement efforts with regard to involving and communicating with Limited English Proficiency (LEP), low income, and refugee populations. Specific issues mentioned include: the failure to properly notify such populations; the provision of Project materials only in English and Spanish when populations
speaking other languages also comprise the affected neighborhood; the failure to translate the meeting presentations into Spanish; low participation by such populations due to lack of cultural sensitivity in meeting venues and procedures; and the need to involve high-level representatives of the LEP community to serve as facilitators until trust can be established.

R 19-2: In consultation with the US Environmental Protection Agency (EPA) and NYSDOT’s regional Title VI coordinator, and consistent with the NYSDOT’s commitment to Title VI of the Civil Rights Act of 1964, Executive Order 12898 regarding environmental justice, Title VI regulations prohibiting discrimination based on national origin, and Executive Order 13166 “Improving Access to Services for Persons with Limited English Proficiency,” efforts were made to provide minority, low-income, and LEP communities and individuals with meaningful access to public information and involve the public in the Project throughout the Environmental Impact Statement (EIS) process. These efforts exceeded statutory requirements. This Project has included, and will continue to include on an as-needed basis, translations of public notices and meeting materials to ensure that LEP individuals have meaningful access to Project-related information and are aware of the opportunities to contribute to the public participation process. Based on 2010 US census data, the primary language other than English spoken in the study area, the Lower West Side of Buffalo, is Spanish. Notifications in newspapers were provided in English and Spanish, and fliers in English and Spanish were distributed throughout the neighborhood at key community organizations and gathering places. Meetings were held at several easily accessible, convenient locations within the neighborhood. A public scoping meeting was held on June 11, 2013 at D’Youville College and a follow-up meeting with the community was held on July 2, 2013 at the Belle Center, a small venue that provides services to the West Side. A public information meeting and a public hearing on the DEIS were held on October 15, 2013 and December 18, 2013, respectively, at the Connecticut Street Armory in Buffalo. Meeting presentations, display boards, and other materials were available in English and Spanish. Extended public comment periods provided members of the public with opportunities to comment on the scope of the Project and the DEIS. In addition, a 30-day public comment period is being provided on the Final Environmental Impact Statement (FEIS). While not required by law, this provides the public with an additional opportunity to submit substantive comments before FHWA and NYSDOT complete the environmental review.

C 19-3: Several commenters raised concerns about the Project's public involvement efforts with regard to notification and conduct of the public meetings. Specific issues mentioned included: lack of news or radio announcements about the meetings; limited advance notification of meetings to residents and organizations in the Project area; need for detailed information and maps to have been delivered to all homes and businesses in the community prior to the meetings; failure to hear from the majority of the community because they were not at the meetings; preference for smaller venue community-based or town hall-type meetings; lead agency representatives at the meetings were not informed and/or provided incorrect
information; and need for specific responses to each of the issues raised by the public during the meetings.

R 19-3: Notifications of meetings were provided in a timely manner consistent with regulatory requirements, where applicable, and in several forms, including newspaper ads, postcards to the Project mailing list, email "blasts" to the Project email list, and fliers, posters, and other materials that were distributed and posted at numerous community organizations and gathering places. Several venues throughout the area were used for the public meetings. Project staff was on hand at all of the meetings, which adopted an open house format to encourage one-on-one interaction and solicit discussion and questions.

C 19-4: A commenter objected to the Section 106 consultation process, stating that their comments and others were misrepresented and not sufficiently responded to, and the comments of some participants were eliminated from the record.

R 19-4: The Federal Highway Administration (FHWA) and NYS Department of Transportation (NYSDOT) have considered all public comments received to date, including those received as part of the Section 106 process. The Section 106 process for the Project was completed in accordance with CFR Part 800.2(c)(5). Through public outreach, NYSDOT provided an opportunity for members of the public with a demonstrated interest in the Project to request participation in the Section 106 process as Consulting Parties. A Consulting Party Meeting was held on July 30, 2013. A transcript of the Consulting Party Meeting and all comments from Consulting Parties were carefully considered throughout the process.

C 19-5: A commenter objected to the distribution of hard copies or CDs of the DEIS to several government agencies and the Buffalo Olmsted Parks Conservancy, citing elitism and possibly even racism that community groups and others had to access the information on a computer (which many in the area may not even have) or at the public library (difficult to do if, for example, you are a single mother, or a working poor, or are in any of many other situations that the people in the area may find themselves in).

R 19-5: In accordance with the National Environmental Policy Act and this Project's published Coordination Plan, copies of the DEIS were provided to the Project's Cooperating and Participating Agencies to solicit their input on the document. Buffalo Olmsted Parks Conservancy was not one of these agencies. The DEIS was available for review at the local public library, at the main library, at City Hall, and at the NYSDOT Regional Office, as well as on the Project website. In addition, copies of the DEIS were provided to those who requested them.

C 19-6: Two commenters question if the public involvement process is really meaningful in listening to the comments provided, and if the decision on the Project has already been made.
R 19-6: A final decision about the Project will be made upon completion of the public involvement process and FEIS, which will ensure that all substantive comments are received and appropriately considered.

7.2.20. ROUNDABOUTS

C 20-1: The commenter prefers that a roundabout not be constructed due to the additional land required.

R 20-1: Comment noted.

C 20-2: The proposed roundabout on eastbound Porter Avenue may cause a problem for tractor-trailer trucks due to the need to make wide turns that could restrict other traffic using the lanes approaching and within the roundabout. This could be further magnified during overflow conditions that cause traffic backups on Ramp P and Porter Avenue. Also, a very tight right turn is required to access proposed Ramp PN. It is suggested that another form of access be considered, such as an intersection with a traffic signal.

R 20-2: The geometric needs of the different types of tractor-trailer trucks, including oversized trucks that could potentially access the roundabout from either direction along Porter Avenue, were considered in the design of the roundabout. The wheel path of all such trucks could successfully navigate through or around the roundabout safely and without impeding traffic flow, including turns onto proposed Ramp PN. It is not anticipated that trucks using the roundabout will create any additional congestion problems during overflow conditions.

C 20-3: The commenter inquired if a study of the number of pedestrians crossing the street at the proposed roundabout has been conducted, especially during the summer peak, due to concerns about safety during rush hour traffic.

R 20-3: For pedestrians, as well as bicyclists, traveling east-west along Porter Avenue, a new shared-use path for their specific use is being provided along Porter Avenue between Busti Avenue and LaSalle Park. The shared-use path will provide greater accessibility between the several parks and recreational facilities along Porter Avenue. This shared-use path will be designed with improved pedestrian crossings at the Porter Avenue/Lakeview intersection, and the Porter Avenue/Ramp SD and Shoreline Trail (Riverwalk) intersection, to avoid pedestrians having to cross at the roundabout.

7.2.21. RIGHT-OF-WAY

C 21-1: A commenter requests that a release from the City of Buffalo be provided to the Peace Bridge Authority (PBA) that revokes agreements/obligations to construct and maintain Baird Drive and requests that the parcel be conveyed to PBA.
R 21-1: This comment has been noted and included in the Project record. The final conveyance of the property and release of previous agreements will be finalized during subsequent phases of the Project.

C 21-2: Request that Table 3-5 of DEIS be linked to a map that illustrates area discussed.

R 21-2: Appendix A of the FEIS has been modified to show the locations of the properties that are anticipated to be acquired for the Project.

### 7.2.22. SECONDARY AND CUMULATIVE IMPACTS

C 22-1: Several commenters expressed concerns that this Project is being purposely segmented or separated from the larger Peace Bridge expansion project and other projects in the area to segment the environmental impacts. Commenters stated that there are several other PBA projects in the area and that the DEIS should be withdrawn due to segmenting the projects. Several comments were related to describing other known projects, or potential projects, in the area and to add more discussion of how the NY Gateway Connections Project will interact with those projects.

R 22-1: The NY Gateway Connections Project provides improvements that are independent and not connected to another action by another group or agency to allow them to be fully implemented and achieve their intended purpose and objectives. It is recognized that other studies and projects are planned or are being pursued by different parties at this time to address various other needs. The projects and activities referred to in the comments are not connected to, nor are they dependent upon, the NY Gateway Connections Project. They do not satisfy the purpose and need of the NY Gateway Connections Project or the realization of its stated objectives. They can proceed prior to, currently, or subsequent to the completion to the NY Gateway Connections Project. These projects and activities do not dictate the design configuration of the NY Gateway Connections Project, nor do they prescribe the scope or location of the proposed interstate connections. Conversely, the NY Gateway Connections Project does not influence, restrict or dictate the consideration of any of the initiatives referenced. Furthermore, the Project is not dependent upon the advancement of indefinite proposals or concepts to modify the Plaza that have not been discussed or contemplated. The Project serves the discrete purpose and objectives related to direct access from the Plaza to Interstate I-190, the removal of interstate traffic from local streets, and the replacement of the Porter Avenue Bridge over I-190 and the CSX Railroad.

C 22-2: Two commenters stated that the Project does not appear to consider the proposed narrowing of Niagara Street from four lanes to two by the City.

R 22-2: Traffic, air, and noise analyses were conducted for the Project Study Area, which includes the immediate Project limits as well as Busti Avenue, Niagara Street, and other local streets. The
The proposed narrowing of Niagara Street (i.e., the Niagara Street Gateway project) is incorporated into the No Build conditions and accounted for in the Build conditions, as discussed in the EIS.

C 22-3: Commenter believes that the environmental review for this Project is false and illegal because unadopted plans were used to evaluate some of the impacts and develop conclusions.

R 22-3: It is unclear what “unadopted plans” are being referred to in the comment. The basis for analyses in the EIS are recited within the document. Unadopted plans were not relied upon in any of the impact analyses performed. Accordingly, any comments respecting unadopted plans are outside the scope of this environmental review process.

7.2.23. SOCIAL

C 23-1: Expand Section 4.2 (Social) to better describe the significant social considerations of the Project.

R 23-1: In accordance with NEPA regulations, the EIS discusses social considerations that are interrelated with economic, natural, and physical effects of the Project. The analysis of social considerations in the EIS conforms with the requirements of all applicable laws, rules, and regulations.

7.2.24. SUPPORT

C 24-1: Several commenters indicate their view that the proposed improvements result in significant benefit to the commercial and non-commercial vehicles using the Peace Bridge on a daily or frequent basis by enhancing traffic flow, reducing idle time of vehicles waiting to cross the bridge, and/or eliminating confusing traffic patterns during access to or from the bridge.

R 24-1: Comment noted.

C 24-2: Several corporate commenters and employer associations indicate that an efficient bridge crossing process is important to the Buffalo Niagara region and will keep costs of goods movement down and allow companies to grow and/or remain competitive. The Gateway Project and other proposed improvements at the Peace Bridge are welcome news.

R 24-2: Comment noted.

C 24-3: One commenter noted that benefits of the Project include moving highway and associated vehicle traffic out of Front Park and the reduction of traffic on Porter Avenue due to elimination of Baird Avenue.
C 24-4: Several commenters indicated that the benefits of the Project include a reduction of traffic through the neighborhood, safer traffic flow, direct access between the Peace Bridge and the interstate system, and elimination of Baird Drive through Front Park.

R 24-4: Comment noted.

C 24-5: The commenter is pleased that PBA took down houses on Busti Avenue and put up trees and berms quickly.

R 24-5: Comment noted.

C 24-6: US Army Corps of Engineers - Buffalo District and US Coast Guard acknowledge that no Section 10 permit or Section 404 permit are required for the Project.

R 24-6: Comment noted.

C 24-7: EPA rates DEIS as LO (Lack of Objections).

R 24-7: The EPA rating of Lack of Objections (LO) is noted for the record. This rating indicates that EPA has not identified any potential environmental impacts requiring substantive changes to the proposal or to the EIS.

C 24-8: Existing overflow routing would still work because it’s not affected by the Build Alternative. Baird Drive will be eliminated under the Build Alternative and new Ramp PN will be used.

R 24-8: Comment noted.

C 24-9: The US Department of Interior concurs with the finding that impacts from the proposed use of Section 4(f) lands will be de minimis.

R 24-9: The US Department of Interior finding is noted for the record.

7.2.25. TRAFFIC

C 25-1: Consider shortening the corners and turn radii at intersections, including entrances to Front Park, Fourth Street, and intersections to all ramps, which would help to reduce speed of traffic and limit amount of space needed.

R 25-1: Curb radii were reduced at the entrance road to Front Park and along the ramp from Porter Avenue to the Peace Bridge (Ramp PN).
C 25-2: Commenters stated that the current preferred alternative focuses on improving "level of service" for motor vehicles and does not improve access along Porter Avenue for pedestrians and bicyclists. It does not restore connectivity between the neighborhood and waterfront, and does not improve residents' quality of life. The Project is likely to create "induced demand" for more vehicles on local routes. They prefer a reduction in the number and/or width of lanes on Porter Avenue, especially if traffic is being reduced. This would allow construction of full bicycle lanes (or separate bicycle path) and maintenance of the treeline along Porter Avenue.

R 25-2: Based on the results of the Project's traffic study and a review of the design requirements, and in consideration of public input, it has been determined that the number of lanes on Porter Avenue can be reduced to provide a shared-use lane (accommodating bicycles and vehicles) along both the north and south sides of Porter Avenue. The treeline along Porter Avenue will be retained. In addition, a new shared-use path for bicycles and pedestrians is being provided along Porter Avenue between Busti Avenue and LaSalle Park, which will improve access and safety for such users. Relocation of Baird Drive from Front Park will help to restore connectivity between the neighborhood and the waterfront. It is not expected that any induced demand for vehicular traffic will be generated given the nature of the Project.

C 25-3: Several commenters stated concern about increased traffic along residential Busti Avenue due to local access provided from the bridge via Ramp C / Sheridan Avenue. It is suggested that the traffic be directed to a true Niagara Gateway at Niagara Street instead of at Busti Avenue.

R 25-3: The Project is not intended to redirect or force local traffic onto other local streets.

C 25-4: Two commenters indicated preference for transporting goods via rail to an off-loading destination for truck distribution beyond Western New York, or rebuilding the International Railroad Bridge to carry trucks to be processed off-site.

R 25-4: As acknowledged in the correspondence, this comment is beyond the scope of the proposed Project.

C 25-5: Two commenters indicated their belief that the Project does not address the congestion problem at the bridge because it's a staffing issue rather than a structural issue. The Project is only trying to provide access which doesn't solve the congestion issue.

R 25-5: The purpose of the Project is to reduce the use of the local streets by interstate traffic (autos and trucks) which access the existing Plaza at its current location. Congestion issues within the Plaza are not within the scope of this Project.

C 25-6: Commenter expressed concern about additional backups onto I-190 due to increased traffic loads on Ramp N with the addition of the proposed Ramp PN.
A traffic study was conducted which analyzed the effects along Ramp N with the proposed Ramp PN and determined that there would not be any I-190 or local roadway back-ups during normal peak period conditions. Additional information on the traffic study may be found in Appendix B – Traffic Analysis.

The Project doesn't increase the amount of traffic crossing the bridge and doesn't result in a positive or negative impact.

Comment noted.

Remove sidewalks on the Peace Bridge in order to add another lane to improve environment and save money.

The Project purpose, need and objectives do not involve any work on the Peace Bridge. The Peace Bridge is not within the NYSDOT’s jurisdiction. Any modification to the bridge would be under the purview of the PBA.

Several commenters state that the Project results in shuffling of traffic from one local road to another such that there is no significant improvement overall.

The Project will reduce northbound interstate traffic from the local streets so that these streets will primarily serve local traffic as intended. Vehicles destined for local destinations that would have utilized Baird Drive will be rerouted to other roadways that were originally designed to accommodate local traffic.

The Project does not improve traffic flow to and from the bridge and backs up into the neighborhood.

The proposed Project improves traffic flow to the bridge by eliminating Baird Drive, thereby allowing the removal of the existing traffic signal at Ramp A and Baird Drive and creating a free flow of Canada-bound traffic. The Project improves traffic flow from the bridge into the U.S. by providing a direct access from the Plaza to I-190 northbound and by consolidating exiting access points to the right (i.e., eliminating the need for drivers to make a decision at the Plaza to go either left to Baird Drive/I-190 northbound or right to Sheridan Terrace/I-190 southbound). Traffic backups into the neighborhood sometimes occur during bridge traffic overflow conditions as described in Section 3.3.5.1 of the EIS. This Project does not affect this condition.

Section 3.3.5.1 of the EIS should state that there will be a solid barrier between Ramps P and N and that overflow conditions will be managed as they are now.
R 25-11: Section 3.3.5.1 of the FEIS was modified and states that there will be a solid barrier between Ramps P and PN and that overflow conditions will be managed similar to how they are now managed.

C 25-12: There needs to be provisions for wide-loads to stage upon exiting the U.S., within the area of the former Baird Drive/Plaza intersection.

R 25-12: The proposed Project improvements will include an area for wide-loads to stage upon exiting the U.S. This area will be located near the area of the former Baird Drive/Plaza intersection. Coordination with the Peace Bridge Authority will be maintained during the final design phase of the Project to insure the area will meet the needs of that operation.

C 25-13: Commenter requested additional information and transparency regarding time period of traffic data collection and impact of population growth projections for Ontario's "Golden Horseshoe" region. Present statistical limitations associated with limiting data collection to Spring 2013 and combining with secondary data from the summer of previous years. Also requested additional information and discussion on the limitations of the traffic study and resolve with planned action for community concerns about motor vehicle collision injuries.

R 25-13: Given the availability of a substantial amount of recently collected peak-season summer data and the availability of years of historic daily traffic count data on which to base seasonal adjustments, it was determined that traffic data for this Project could be collected in Spring 2013, seasonally adjusted, and balanced with available Summer 2011 and 2012 traffic count data. Traffic growth information was derived from the Greater Buffalo-Niagara Regional Transportation Council (GBNRTC) travel demand growth model traffic volume outputs, which would have considered regional growth. As traffic volumes, including truck volumes, will generally be reduced along Porter Avenue with this Project and traffic signal timings will be optimized for proposed traffic, it is not anticipated that accident patterns in the Study Area will increase.

C 25-14: Removal of Baird Drive simply moves that traffic to other local streets including Porter Ave, which is used by pedestrians and bicyclists and is close to Lakeview Homes. This will have an overall larger effect on the Project Study Area.

R 25-14: The Project would provide direct access between the U.S.-bound Plaza and I-190 northbound, which would reduce interstate traffic along local streets including Porter Avenue. The traffic, air, and noise study areas for the EIS are larger than the Project construction limits and were selected to assess potential impacts on the local streets, including Porter Avenue.

C 25-15: The study area as identified in the DEIS should be extended past Jersey Street and Prospect Avenue to include those areas already affected by the current traffic pattern.
R 25-15: The traffic study area in the EIS was selected to encompass the locations of reasonable foreseeable potential effects based on proposed traffic patterns or applicable conditions.

C 25-16: Please clarify the traffic increase on Sheridan Terrace and ultimately on Niagara Street as a result of the Project, as the information in the DEIS is confusing. A map in the DEIS and traffic numbers in Appendix B seem to indicate that traffic increases on Niagara Street may be higher than reported.

R 25-16: The differences in traffic volumes from the No Build to the Build condition are discussed in the EIS and illustrated in the traffic volume diagrams provided in the Traffic Impact Study. Traffic volumes would increase by approximately 200 vehicles per hour (vph) during both the weekday AM and PM peak hours between No Build and Build conditions, which would be a 28 percent increase during the weekday AM peak hour and a 26 percent increase during the weekday PM peak hour. The 200 vph represents local-street traffic re-routed from the removed Baird Drive. The re-routed local traffic would be distributed from Sheridan Terrace along the local street network based on existing destinations and prevailing travel characteristics, and the additional volumes on the local streets could be easily accommodated with traffic signal timing changes as shown in the traffic analyses.

C 25-17: The decision-making process related to traffic diversions onto local streets, particularly Busti Avenue, during bridge traffic overflow conditions appears to be arbitrary. Overflow should be directed to Niagara Street, which is a commercial street.

R 25-17: The traffic diversion of vehicles from Sheridan Terrace to local streets during bridge traffic overflow conditions is under study by the GBNRTC, along with the PBA, the NYS Thruway Authority, and the Niagara International Transportation Technology Coalition (NITTEC). The proposed Project will not change the existing traffic diversion experienced from Sheridan Terrace onto the local streets.

C 25-18: The Project is contrary to the City's plan to reduce I-190 to a parkway.

R 25-18: There is no approved or reasonably foreseeable plan by the City of Buffalo, or the New York State Thruway Authority, to convert I-190 to a parkway. In addition, conversion of I-190 to a parkway is not on the Greater Buffalo-Niagara Regional Transportation Council's Long-Range Plan.

C 25-19: A statement that "Prospect Hill Parks (Prospect and Columbus Parks) is via Porter Avenue by all travel modes" should be added to Section 2.3.2.5 of the EIS.

R 25-19: The FEIS incorporates the requested text.
7.2.26. TRUCKS

C 26-1: Two commenters requested that oversize loads not be permitted at the Peace Bridge crossing, or only allow them to enter from the interstate roadway system and not from local roads.

R 26-1: Not all oversize loads are permittable on the interstate and therefore need to use the local street network. The oversize loads that use the local street network must obtain permits from Erie County and/or the City of Buffalo.

C 26-2: Design and operation of the Project needs to take several items important to trucks using the Peace Bridge into account: safety (including that related to counter-flow traffic options); truck queuing; and accommodation of over-dimensional and overweight truck configurations (including at the roundabout).

R 26-2: The movements of oversize trucks have been incorporated into the designs of the roundabout and counter-flow operations. The FEIS includes an assessment (Appendix G-2) of the size and anticipated acceptable routes trucks of varying sizes can take to enter and exit the Plaza. In addition, the traffic studies have concluded that trucks (and cars) will not queue onto the Plaza as they exit the Plaza onto the proposed new exit ramps to I-190 or onto the local street network.

C 26-3: The Build Alternative does not address the potential negative bi-national economic impact of restricted access to the Peace Bridge of wide/long truck loads. Add the following: "The Build Alternative proposes to serve the oversize vehicles which are served today, and additional discussions will continue with the BFEPBA, NYSTA and with the City of Buffalo to determine the details."

R 26-3: The FEIS has incorporated this text.

7.2.27. UTILITIES

C 27-1: In Section 3.3.3.9 Utilities, will street lighting conduits be required to accommodate lighting of the Shoreline Trail and Bridge?

R 27-1: The proposed Project will include new street lighting along the Shoreline Trail and bridge that will require street lighting conduit.

7.2.28. WATER QUALITY

C 28-1: Request that opportunities for water quality improvements be discussed in Section 2.3.4.2 (Opportunities for Environmental Enhancements).
R 28-1: This Project will not result in measurable changes to water quality in the area as no surface waters courses or waterbodies are located in the Project Area. Accordingly, the potential for water quality enhancement opportunities is not under consideration for this Project.

7.3. LIST OF COMMENTERS

Table 7-1 provides the names of those individuals, organizations and agencies submitting comments on the DEIS. The table also shows the comment/response number for each comment.
### 7-1 - LIST OF COMMENTERS

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<th>Comment / Response Number</th>
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