Guidance for Quantifying and Using Emission Reductions from Best Workplaces for Commuter Programs in State Implementation Plans and Transportation Conformity Determinations

Transportation and Regional Programs Division
Office of Transportation and Air Quality
U.S. Environmental Protection Agency
TABLE OF CONTENTS

Section A: Background Information

1. What is the purpose of this policy? .................................................................1
2. What is Best Workplaces for Commuters, and how is it addressed by this policy? .................................................................2
3. How BWC and other Commuter Choice Programs Work ..................................3
4. What does it mean that this is a policy and not a regulation? ..........................4

Section B: Basic Criteria Requirements for Using Emissions Reductions from BWC-Related Control Measures

5. What are the basic requirements for using emission reductions in SIPs or transportation conformity? .........................................................4
6. What must a state submit to EPA to meet the requirements for incorporating a source specific control measure in a SIP? ..............................6
7. How can the estimated emission reductions be used for SIP purposes? ..........6
8. How can the emission reductions be used for transportation conformity purposes? ......................................................................................7
9. What quantification methodologies are available to estimate emission reductions of BWC-related control measures for SIPs and transportation conformity determinations? .................................................................8

Section C: Penalties

10. What types of penalties can be assessed for not complying with CAA requirements? ..................................................................................12

Section D: Contact Information

11. Who should you contact if you have any questions on this policy? .................12

Appendices

Appendix A: Example Quantification: Best Workplaces for Commuters Employer ........14
Appendix B: Example Quantification: Best Workplaces for Commuters District ........21
Appendix C: Best Workplaces for Commuters Program Evaluation Guide ..............30
Guidance for Quantifying and Using Emission Reductions from Best Workplaces for Commuter Programs in State Implementation Plans and Transportation Conformity

Section A: Background Information

1. What is the purpose of this policy?

   Best Workplaces for Commuters (BWC) is a fast-growing partnership program between the U.S. Environmental Protection Agency (EPA) and the U.S. Department of Transportation (DOT), and private- and public-sector employers throughout the country. Through BWC, the numbers of vehicle trips and miles, and hence, emissions of criteria pollutants and greenhouse gases are reduced in many communities. This has led to an interest on the part of planners in some areas to incorporate these benefits into their state implementation plans (SIPs) or transportation conformity determinations. Therefore, EPA has prepared this guidance to help states or agencies\(^1\) estimate the emission benefits of control measures implemented through BWC and other commuter benefit programs and, under appropriate circumstances, take credit for them in SIPs and conformity determinations.

   Like other programs offering incentives or encouragement for people to adopt more environmentally friendly travel choices, BWC-related measures can be incorporated into the SIP as mandatory measures, an Economic Incentive Program (EIP)\(^2\), or as a voluntary mobile source measure\(^3\). For each of these options, a different entity may administer and evaluate the commuter benefit program’s measures. For example, a voluntary measure program may be entirely administered by individual employers. EPA has issued comprehensive guidance documents for each of these types of SIP measures, and you should consult the guidance for the type of SIP submittal in which you are interested as this guidance does not reiterate all the requirements for each.

   To aid in quantifying the benefits of BWC-related measures, EPA is releasing an updated version of the COMMUTER model, the first version of which was released in 2000. The new version has the same look and feel and structure as the first; however, it

---

1 This document uses “state or agency” to refer to anyone who has authority to submit a SIP or conformity determination, such as a local or state government, regional transit authority, local or regional transportation planning agency or state or regional air quality agency, that takes action to reduce on-road mobile source emissions through a BWC program.

2 The guidance document for the EIP can be found at: http://www.epa.gov/ttn/ecas/incentiv.html.

3 For a description of the Mobile Source Voluntary Measures Policy consult the following web site: http://www.epa.gov/otaq/transp/traqvolfm.htm.
has been updated to incorporate newer travel activity data and MOBILE6.2 emission factors, including emission factors for air toxics and particulate matter. Other existing methodologies may also be appropriate for quantifying the emissions benefits from BWC-related measures. See Section B. for more information regarding the basic submission and quantification requirements for BWC-related measures in SIPs and conformity.

This guidance supersedes the 1998 document, “State Implementation Plan Development Guidance: Using Emission Reductions from Commuter Choice Programs to Meet Clean Air Act Requirements” (EPA420-R-98-007). However, the protocols and methods described herein can also be used to quantify benefits the benefits of non-BWC Commuter Choice or other commuter programs.

2. What is Best Workplaces for Commuters, and how is it addressed by this policy?

BWC is a business/government voluntary initiative offering innovative solutions to commuting challenges faced by employers and employees. Established by EPA and DOT, this program provides the tools, guidance, and promotion necessary to help U.S. employers of any size incorporate commuter benefits as part of their standard employee benefits plan. Participating companies earn the designation "Best Workplaces for Commuters SM," which is a mark of excellence for environmentally and employee-friendly organizations. Across the country, more and more communities are earning this designation. From urban centers to suburban and even rural settings, each of these areas is taking commuter benefits to a new level, providing a valuable advantage to local businesses and the people who work there.

To participate in the BWC program, employers offer their employees a suite of commuter benefits that meet EPA’s “National Standard of Excellence.” Employers must complete EPA’s online application and agree to several items, including ensuring a minimum level of employee participation, designating a central point of contact for employee questions, providing an Emergency Ride Home for participating employees, and offering a choice of commuter benefits. Best Workplaces for Commuters SM are required to offer at least one of the following primary commuter benefit options at each qualifying work site:

- Employer-paid tax-free transit passes
- Employer-paid tax-free vanpool benefits
- Telework
- Parking cash out

---

4 EPA notes that the MOBILE6.2 emissions factors are not applicable to agencies in California, where the latest EMFAC emissions model is used. However, the travel activity component on the COMMUTER model could be considered by California agencies in consultation with EPA and DOT offices as appropriate.
Sometimes outstanding commuter benefits are provided not by the employers themselves, but by another organization such as a business park, downtown district, developer, or property manager. To recognize these areas for their leadership, EPA designates them a Best Workplaces for Commuters District.

As with other voluntary partnership programs, BWC programs and associated control measures may be initiated without involving a SIP submittal or conformity determination. An employer will implement commuter benefits meeting the BWC standard of excellence to meet the needs of its own employees. With this guidance, EPA intends to further recognize the air quality benefits of BWC-related control measures in conjunction with necessary requirements, but a company can participate as a BWC partner regardless of whether its local area will be preparing a SIP submittal.

Individual BWC employer programs are likely to be considered small scale or local emissions benefits, and will not normally qualify as regionally significant. See Question 9 of this section for further information on quantifying the impacts of BWC-related measures.

3. How BWC and other Commuter Choice Programs Work

Reducing the frequency that commuters drive alone generates air quality benefits. The following is a partial list of employee benefits (and potential control measures) offered through BWC and other Commuter Choice programs:

- Free or reduced cost passes for public transportation (such as subway cards, bus tokens, or train tickets),
- Transit and vanpool vouchers and subsidies,
- Services to facilitate vanpools and carpools (such as providing vans, ride-matching, and guaranteed ride home services),
- Park and Ride subsidies,
- Telecommuting options (so employees can work at home more often),
- Proximate Commuting: a program that matches employees of multi-site employers (such as banks or chain stores) to the branch office nearest their home,
- Incentives to bike and walk, and
- Parking Cash Out: employees can trade employer-paid parking space for cash or other benefits.

**Commuter Choice program** means an organized program to encourage employers to offer flexible commuter benefit options to employees.

**Best Workplaces for CommutersSM** is a designation given to employers whose commuter choice programs meet EPA’s National Standard of Excellence.

**Commuter benefit options** are any of a number of flexible commute benefits offered by employers. Basic Commuter Choice alternatives include transit benefits, vanpool benefits, cash, or parking.
With more options, commuters can be expected to use single-occupant vehicles less often. Air quality improves due to the mode shifts which should reduce vehicle miles traveled, and thus emissions.

4. **What does it mean that this is a policy and not a regulation?**

The Clean Air Act (CAA) and implementing regulations (including those at 40 CFR Parts 51 and 93) contain legally binding requirements. This policy document does not substitute for those provisions or regulations, nor is it a regulation itself. Thus, it does not impose binding, enforceable requirements on any party, and may not be applicable in all situations. The EPA and State decision makers retain the discretion to adopt approaches for approval of SIP measures that differ from this guidance where appropriate and consistent with applicable law. Any final decisions by EPA regarding a particular SIP measure will only be made based on the statute and regulations in the context of EPA notice and comment rulemaking on a submitted SIP revision.

Therefore, interested parties may raise questions and objections about the substance of this guidance and appropriateness of its application to a particular situation; EPA will, and States should, consider whether or not the recommendations in the guidance are appropriate in a particular situation. This guidance is a living document and may be revised periodically without public notice. However, EPA welcomes public comments on this document at any time and will consider those comments in any future revision of this guidance document. Finally, this document does not prejudice any future final EPA decision regarding approval of any SIP measure.

**Section B: Basic Criteria Requirements for Using Emissions Reductions from BWC-related Control Measures**

5. **What are the basic requirements for using emission reductions in SIPs?**

In order to be approved as a measure which provides additional emission reductions in a SIP, a control measure cannot interfere with other requirements of the CAA, and would need to be consistent with SIP RFP/ROP, attainment, or maintenance requirements. In addition, the control measure must provide emission reductions that meet the requirements described below.

(A) Quantifiable - The emission reductions from a control measure are quantifiable if they can be reliably and replicably measured. Emission reductions must be calculated for the time period for which the reductions will be used. See Question 9 of this section for more information on quantifying emission reductions from BWC-related measures.
(B) Surplus - Emission reductions are generally surplus and can be used as long as they are not otherwise relied on to meet other applicable air quality attainment and maintenance requirements (i.e., no double-counting of emission reductions). In the event that the measure is used to meet such air quality related program requirements, they are no longer surplus and may not be used for additional credit.

(C) Federally Enforceable - Depending on how the emission reductions are to be used, control measures must be enforceable through a SIP or SIP revision. Where the emission reductions are part of a rule or regulation for SIP purposes, they are considered federally enforceable if they meet all of the following requirements:

- They are independently verifiable.
- Violations are defined, as appropriate.
- The state or agency and EPA have the ability to enforce the measure if violations occur.
- Those liable for violations can be identified.
- Citizens have access to all the emissions-related information obtained from the responsible party.
- Citizens can file suits against the responsible party for violations.
- Violations are practicably enforceable in accordance with EPA guidance on practicable enforceability.
- A complete schedule to implement and enforce the measure has been adopted by the implementing agency or agencies.

If a SIP revision is approved under EPA’s Voluntary Measures Policy, the state is responsible for assuring that the reductions credited in the SIP occur. The state would need to make an enforceable SIP commitment to monitor, assess and report on the emission reductions resulting from the voluntary measure and to remedy any shortfalls from forecasted emission reductions in a timely manner. Further, the total of all voluntary measures (including BWC-related measures) may not exceed 3 percent of the total reductions needed to meet any requirements for RFP/ROP, attainment or maintenance. In the circumstance where the actual emission reductions achieved are more than the amount estimated in the SIP, you may take credit for the additional emission reductions provided it does not exceed the 3 percent cap on voluntary measures and meets the other requirements of the Voluntary Measures Policy. If you wish to have a SIP revision approved under the Voluntary Measures Policy consult that policy for further information.

(D) Permanent - The emission reduction must be permanent throughout the term that the credit is granted.
6. What must a state submit to EPA to meet the requirements for incorporating a BWC-related control measure in a SIP?

The state must submit to EPA a written document which:

(A) Identifies and describes the BWC-related control measure and its implementation schedule to reduce emissions within a specific time period;

(B) Contains estimates of emission reductions attributable to the measure, including all relevant technical support documentation for your estimates (you must rely on the most recent information available at the time the SIP is developed);

(C) Contains federally enforceable requirements to implement, track, and monitor the measure, as applicable;

(D) Enforceably commits to monitor, evaluate, and report the resulting emission reductions of the measure, as applicable;

(E) Enforceably commits to remedy any SIP emission shortfall in a timely manner if the measure does not achieve estimated emission reductions, as applicable; and

(F) Meets all other requirements for SIP revisions under sections 110 and 172 of the CAA.

7. How can the estimated emission reductions be used for SIP purposes?

For your RFP/ROP, attainment or maintenance SIP, you can use the emission reductions which are produced from the BWC-related measure by applying the following criteria:

(A) Where required, emission reductions must account for seasonality. For example, if your SIP only credits those reductions which take place during the summer ozone season, then only reductions which take place during that season may be credited.
(B) An appropriate baseline must be chosen, so that the reductions are only assumed for measures that are not already accounted for in the baseline estimates. For example, if some employers were offering Commuter Choice measures prior to the start of the BWC program, and such measures were already accounted for in the baseline, the emission reductions associated with implementation of those measures (i.e., commuters taking advantage of their employee benefits) cannot be included as surplus emission reductions for the SIP. (Appendix C provides some guidelines for creating and conducting surveys to establish baselines and to assess changes in travel behavior.)

(C) As required by Clean Air Act section 172(c)(3) and EPA’s regulation at 40 CFR 51.112(a), states must use the latest planning assumptions available at the time that the SIP is developed. In addition, the emissions model approved by EPA should be used in quantifying reductions from SIP control measures that are under development. Currently, MOBILE6.2 is the latest approved model for use in quantifying motor vehicle emissions in most states; EMFAC2002 is the most recently approved emissions model for use in California.

As always, be sure that any reductions taken for BWC-related measures are not already considered in the SIP to avoid double-counting of emission reductions.

8. How can the emission reductions be used for transportation conformity purposes?

The transportation conformity regulation (40 CFR parts 51 and 93) describes the requirements for including emission reductions from on-road mobile control measures in a conformity determination for a transportation plan, transportation improvement program (TIP), or transportation project. The conformity rule requires a regional emissions analysis be conducted for the transportation plan and TIP. In the regional emissions analysis, the emissions from the planned transportation system are estimated or modeled, just as they are when creating or revising a SIP’s motor vehicle emissions inventory (or “motor vehicle emissions budget”). If credit is obtained for a BWC-related measure in the SIP’s motor vehicle emissions budget, transportation agencies should seriously consider including the credit in the transportation conformity determination.

To include emission reductions from a BWC-related on-road control measure in a regional emissions analysis, the appropriate jurisdictions must be committed to the measure. The appropriate level of commitment varies according to the requirements outlined in 40 CFR 93.122(a), which are described as follows:

(A) If the measure does not require a regulatory action to be implemented, it can be included in an emissions analysis if it is included in the transportation plan and
TIP with sufficient funding and other resources for its full implementation.

(B) If the measure requires a regulatory action to be implemented, it can be included in an emissions analysis if one of the following has occurred:

1. The regulatory action for the measure is already adopted by the enforcing jurisdiction (e.g., a state has adopted a rule to require a control measure);
2. The measure has been included in an approved SIP; or
3. There is a written commitment to implement the measure in a submitted SIP with a motor vehicle emissions budget that we have found adequate.

(C) If an on-road mobile measure is not included in the transportation plan and TIP or the SIP, and it does not require a regulatory action to be implemented, then it can be included in the regional emissions analysis if the conformity determination contains a written commitment from the appropriate entities to implement the measures. Section 93.101 of the conformity rule defines what is intended by a “written commitment.”

Whatever the case, the emission reductions can only be applied in a conformity determination for the time period or years in which the BWC-related control measure will be implemented. Written commitments must come from the agency with the authority to implement the measure. The latest emissions model and planning assumptions that are available must be used when calculating emission reductions from the measure, according to 40 CFR 93.110 and 93.111.

Areas should utilize the conformity interagency consultation process to discuss the methods and assumptions used to quantify the reductions from the measure. The conformity determination should include documentation of the methodology, assumptions, and models that were used to calculate emission reductions from BWC-related measures, as well any commitments that are necessary for implementation, as described above.

9. What quantification methodologies are available to estimate emission reductions of BWC-related control measures for SIPs and transportation conformity determinations?

If a BWC-related control measure is considered to be regionally significant, then the travel impacts of such a measure should be considered in the context of a
nonattainment or maintenance area’s regional travel demand forecasting.\(^5\) (See 40 CFR 93.122 for applicable procedures for determining regional transportation-related emissions.) The interagency consultation (see 40 CFR 93.105 (c)(1)(ii)) should be used to determined which projects are considered regionally significant. An example of the regionally significant project may be a BWC campaign that is being implemented throughout a metropolitan area. However, EPA expects the majority of BWC-related control measures to be considered smaller in scale, with the emission reductions being quantified using modeling techniques other than regional travel models (i.e., “off-model techniques”). The COMMUTER model would not be appropriate to use for regionally significant BWC projects developed for SIPs and conformity determinations. State, local, and federal air quality and transportation agencies should consult on what methods and data are appropriate for quantifying the impacts of BWC-related measures for SIPs and conformity determinations.

To estimate the emission reductions due to BWC-related measures, the recommended approach is to estimate the number of commuters who would change their mode of travel (i.e., single-occupant vehicle (SOV), carpool, vanpool, transit, bicycle, etc.) or trip-making behavior (e.g., telecommuters will no longer be making regular worktrips) in response to incentives, assistance, or encouragement offered through a BWC program. From this, the resultant change in number of trips and miles of travel are calculated, and the change in emissions is derived. Forecasting travel behavior impacts is typically the most challenging aspect of quantifying a BWC-related measure. BWC can have a wide range of effectiveness, based on the details of the particular measures and their implementation context. The following paragraphs describe currently available tools for quantifying the travel impacts of non-regionally significant BWC-related measures.

**Available Tools for Non-regionally Significant Measures**

In 2000, EPA released the COMMUTER model to assist worksite transportation coordinators and local planners in estimating the impacts of commuter programs. EPA has updated this model in 2005 to update data within the model as well as expand its use for estimating emissions for particulate matter (PM\(_{10}\) and PM\(_{2.5}\)) and toxics emissions.

\(^5\)Section 93.101 of the transportation conformity rule defines a “regionally significant project” as applying to a project that is on a facility that serves regional transportation needs (such as access to and from the area outside of the region, major activity centers in the region, major planned developments such as new retail malls, sports complexes, etc. or transportation terminals as well as most terminals themselves) and would normally be included in the modeling of a metropolitan area’s transportation network, including at a minimum all principal arterial highways and all fixed guideway transit facilities that offer an alternative to regional highway travel.
U.S. EPA’s COMMUTER model is a spreadsheet-based calculator that estimates the travel and emissions impacts from BWC and similar workplace-based programs. It uses a logit mode-choice model (pivot-point approach) to analyze the effects of several strategies simultaneously on mode share, trips, and VMT. The emissions component is based on MOBILE6.2 and includes look-up tables of emissions factors for several sets of local conditions. The COMMUTER model allows users to input local-specific travel data, and emission factors from a MOBILE6.2 run representing the area. Running the model requires the user to provide information on the number of employees covered and the inducements offered to them. The COMMUTER model and manuals that explain how to use it can be downloaded at: [http://www.epa.gov/something/something](http://www.epa.gov/something/something) (TBD)

Local travel data needed in the model include starting mode shares and trip lengths, average occupancy for carpools and vanpools, the length of the peak period, and the percentage of work trips that occur in the peak period. Emissions calculations require data on characteristics of the area’s vehicle fleet, and on fuel control and I/M programs if in place for a given nonattainment or maintenance area.

The updated 2005 COMMUTER model provides MOBILE6.2 look-up tables with emission estimates in pounds per day for HC, CO, NOx, PM$_{2.5}$, CO$_2$, and the following air toxics: acetaldehyde, acrolein, benzene, 1,3-butadiene, formaldehyde, and MTBE. It also provides estimates in tons per day for HC, CO, and NOx, and in metric tons per day for CO$_2$. A user wanting emissions of PM$_{10}$ rather than PM$_{2.5}$ can import a MOBILE6.2 run with emission factors for PM$_{10}$. The MOBILE6.2 look-up tables in the 2005 COMMUTER model can only be used for SIP and conformity purposes when local or state data are not available. And as stated previously, the COMMUTER model cannot be used for regionally significant projects.

The following list includes other examples of off-model methodologies that EPA may accept for SIPs and conformity purposes, in combination with the latest emissions factor model:

- TDM Evaluation Model
- TCM Analyst (also referred to as “EPA TCM Methodology”)
- CM/AQ Evaluation Model
- Center for Urban Transportation Research Average Ridership Model
- TCM Tools
- Off-Net/PAQONE
- ECO/Regulation XV Software
- California Standardized Cost-Effectiveness Methodology
- Regional Air Quality Council (RAQC) Workbook
- Metropolitan Washington Council of Governments Sketch-Planning Methods
• ITS Deployment Analysis System (IDAS)
• Simplified Methods for Analysis of Regional Travel (SMART)

This is not an exhaustive list, and the inputs and outputs of the methodologies vary. The choice of model(s) will depend upon the requirements of each situation and the available data.

Considerations for Data for Quantification of All BWC-related Measures

When quantifying the impacts of BWC-related measures, a state or agency should carefully consider the underlying data utilized to estimate travel behavior, especially if using off-model and sketch planning techniques. The interagency consultation process should be used when deciding the appropriate inputs for quantification. The following items should be considered when quantifying the travel impacts of any BWC-related control measure.

(A) Reasonable assumptions for employee participation. A state or agency should assume a reasonable level of participation from eligible employees, since not every eligible employee may be expected to take advantage of BWC-related measures. Survey methods can be used to capture the level of employee participation, both before and after a measure has been implemented. For example, a survey of employees at an employment site may be performed to determine how many people expect to use or have actually used employer-subsidized transit passes. Pre- and post-implementation surveys of actual travel behavior are often both feasible and necessary if the effectiveness of BWC is to be evaluated retrospectively.

(B) Experience from other areas. In some cases, a state or agency may be able to use input information from other nonattainment or maintenance areas that is applicable, when an area does not have such local information. For example, a study may have found in another area that five percent of office workers will telecommute one day a week if provided the opportunity. It is important to consider whether inputs or other information from another area is applicable for your area.

(C) Elasticities. Finally, a state or agency should use the most appropriate elasticity assumptions for travel decisions when quantifying BWC-related measures. An elasticity says that an X percent change of an input variable (e.g., the cost of parking) produces a Y percent change of an output variable (e.g., drive-alone mode share). Elasticities may be developed from direct observation or from coefficients of a model such as a mode choice model. While they can account for different levels of the input variable, they are not necessarily valid outside the range for which they were developed. For example, an increase in the cost of parking from $0.00 to $1.00 is an infinite percentage change, producing meaningless results. Also, elasticities developed in one
setting cannot necessarily be assumed accurate in another setting.

Another important consideration is interaction among strategies. Some strategies may complement each other (e.g., parking management and ridesharing incentives), leading to cumulative effects greater than the sum of the effects of the strategies if applied individually. Conversely, in some cases the effects of multiple programs may be smaller than the sum of their individual effects. For example, some BWC measures may compete for the same market of travelers, thus leading to diminishing returns as more measures are implemented.

Section C: Penalties

10. **What types of penalties can be assessed for not complying with CAA requirements?**

Use of this guidance does not relieve you of any obligation to comply with all otherwise applicable CAA requirements, including those pertaining to the crediting of emission reductions for your SIP, such as for your attainment demonstration or maintenance plan. Violations of CAA requirements are subject to administrative, civil, and/or criminal enforcement under Section 113 of the CAA, as well as to citizen suits under Section 304 of the CAA. The full range of penalty and injunctive relief options would be available to the federal or state government (or citizens) bringing the enforcement action.

Any person who submits false information to you or fails to implement or comply with provisions pursuant to this guidance necessary to demonstrate compliance with CAA requirements, should be subject to one or more of the following actions, as appropriate:

(A) Disapprove the application for emission reductions.
(B) Void all previously issued emission reductions.
(C) Designate the responsible party to be ineligible to generate emission reductions.
(D) Assess a penalty (see paragraph above).

Section D: Contact Information

11. **Whom should you contact if you have any questions on this policy?**

If you are interested in developing programs that may qualify for inclusion in SIP
and transportation conformity determinations, contact the EPA Regional Office with responsibility for air quality planning in the area in which the BWC or BWC district is located. A contact list of your EPA Regional Office is available at the following web address:

http://www.epa.gov/otaq/transp/conform/contacts.htm

For general questions regarding Best Workplaces for Commuters and the policy, contact Mary Walsh at (734) 214-4205 or Erik Herzog at (734)214-4487.

For general questions regarding using BWC-related control measures in transportation conformity determinations, contact Meg Patulski at (734) 214-4842.
Appendix A:

Example Quantification: Best Workplaces for Commuters Employer

The simplest way to model commuter benefits programs with the COMMUTER model is at the single worksite level. In this example we model the commuter benefits package offered by the University of Michigan in Ann Arbor. The University began offering free transit passes to employees who agreed to forego the purchase of an annual parking permit in 1997. Approximately 3,000 employees took this benefit annually. The University began a vanpool program in 2001, and then outsourced it in 2003 to a firm that was able to upgrade the program in a number of ways. The University implemented a variety of other support programs during this time-span and was recognized as a BWC in 2003.

The University offers a vanpool subsidy of up to $55 per month, guaranteed ride home, shuttle to transit stations, bicycle facilities, and preferential parking for carpools and vanpools. It also negotiated free transit passes for all students, faculty, and staff. In this scenario we model only the benefits put in place in 2003, when the University was designated as a BWC. For this reason the transit pass in lieu of parking and the preferential parking elements are not modeled.

Step 1: Scenario Information

- Metropolitan Area Size: 3 (Small)
- Analysis Scope: 2 (Site Specific)
- Analysis Area Type: 1 (CBD – Central Business District)
- Employment in the Analysis Area: 27,500 (all assigned to office)
- Programs: 1 (Site Walk Access Improvements) 3 (Financial Incentives) and 4 (Employer Support Programs)

Step 2: Local Data

Model defaults were selected for all. For an actual SIP submittal, Ann Arbor-specific data would be required.

Step 3: Edit Coefficients

Coefficients for Detroit are selected.

Step 4: TCM Specific Data – Site Access and Transit Service Improvements

The shuttles to transit stations are estimated to reduce transit riders’ walk time by five minutes.
Step 5: TCM Specific Data – Financial Incentives and Parking Costs

A vanpool subsidy of $55 per month works out to $2.75 per day. The employer participation rate is moot, since we are only modeling a single worksite. A monthly transit pass on the Ann Arbor Transit Authority system (AATA) costs $37.50, which works out to $1.88 per day. Three thousand staff persons (11 percent) received transit passes under the previous system where they received a transit pass in lieu of a parking space, so the effective subsidy is reduced by 11 percent in order to estimate the effect of the increment in the benefit. This makes the effective daily subsidy $1.67.
Step 5: TCM Specific Data –

The various support programs that the University offers for carpooling, vanpooling, transit, and bicycling, in conjunction with the guaranteed ride home element, are modeled as Level 4 support. However, these programs were in place before the University was designated as a BWC, so both the existing and the new levels of support for these programs are entered as 4.
Step 6: Emissions-Related Input Screens

Six inputs are required for this module:
- Calendar Year of Analysis
- Season
- Climate Type
- I/M Program Type
- Fuel Type
- PADD
Step 7: Other Emissions-Related Data

All defaults are used for this module.

Results:

Below is the output from this COMMUTER run, using all the variable values described in these steps:
COMMUTER MODEL RESULTS

**Shifted from Peak to Off-Peak**

0.0%

**EMISSION REDUCTIONS (positive values are decreases)**

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Peak</th>
<th>Off-Peak</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>HC</td>
<td>33.01</td>
<td>19.70</td>
<td>52.71</td>
</tr>
<tr>
<td>CO</td>
<td>448.73</td>
<td>289.15</td>
<td>738.87</td>
</tr>
<tr>
<td>NOx</td>
<td>40.99</td>
<td>25.81</td>
<td>66.80</td>
</tr>
<tr>
<td>PM2.5</td>
<td>0.59</td>
<td>0.37</td>
<td>0.96</td>
</tr>
<tr>
<td>Toxics</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Acetaldehyde</td>
<td>0.088</td>
<td>0.054</td>
<td>0.142</td>
</tr>
<tr>
<td>Acrolein</td>
<td>0.013</td>
<td>0.008</td>
<td>0.021</td>
</tr>
<tr>
<td>Benzene</td>
<td>4.53</td>
<td>0.978</td>
<td>5.51</td>
</tr>
<tr>
<td>1,3-Butadiene</td>
<td>0.107</td>
<td>0.065</td>
<td>0.171</td>
</tr>
<tr>
<td>Formaldehyde</td>
<td>0.246</td>
<td>0.149</td>
<td>0.395</td>
</tr>
<tr>
<td>MTBE</td>
<td>0.000</td>
<td>0.000</td>
<td>0.000</td>
</tr>
<tr>
<td>CO2</td>
<td>21.682</td>
<td>13.631</td>
<td>35.313</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Peak</th>
<th>Off-Peak</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>HC</td>
<td>0.017</td>
<td>0.010</td>
<td>0.026</td>
</tr>
<tr>
<td>CO</td>
<td>0.226</td>
<td>0.145</td>
<td>0.370</td>
</tr>
<tr>
<td>NOx</td>
<td>0.020</td>
<td>0.013</td>
<td>0.033</td>
</tr>
<tr>
<td>CO2 (metric tons)</td>
<td>9.8</td>
<td>6.2</td>
<td>16.0</td>
</tr>
</tbody>
</table>
Appendix B:

Example Quantification: Best Workplaces for Commuters District

A Best Workplaces for Commuters (BWC) District is a geographically defined area in which all employees are offered commuter benefits that meet the BWC National Standard of Excellence. As of May 2005, there are 16 BWC Districts in seven states. Among these 16 are downtown Business Improvement Districts (BIDs), suburban office parks, shopping centers, and a collection of rural neighborhoods on the Vermont/New Hampshire border.

BWC Districts meet the National Standard of Excellence for commuter benefits through a variety of means. Some offer free bus passes to all employees within the district (e.g., Cities of Boulder and Aspen, Colorado). Others subsidize vanpool riders (e.g., Cumberland and Buckhead in Atlanta), or set up free shuttle services to connect local transit stations with worksites (e.g., Emeryville, California, and the South Florida Education Center in Davie, Florida). In addition to these primary benefits, all these districts provide supporting commuter benefits, such as centralized carpool matching, bicycle racks and shower facilities, and employee commuting awards programs.

Following is an example of how a user would incorporate data obtained from a District area into the COMMUTER model (described in Section C) in order to learn what mode share and travel impacts, and emission reductions, would result from BWC-related transportation control measure (TCM).

Step 1: Scenario Information

The following basic scenario information is needed to operate COMMUTER:
- Metropolitan Area Size
- Analysis Scope
- Analysis Area Type
- Employment in the Analysis Area
- Programs

For this example, a hypothetical Best Workplaces for Commuters District called “Nosolo Drive Business Park” in suburban San Francisco, California, the following inputs are used:
- Metropolitan Area Size: 1 (Large)
- Analysis Scope: 1 (Area Wide)
- Analysis Area Type: 2 (Other High –Density Commercial)
- Employment in the Analysis Area: 30,000 (25,000 office and 5,000 other)
- Programs: 3 (Financial Incentives) and 4 (Employer Support Programs)

Step 2: Local Data

This portion of COMMUTER requires the following inputs:
Work Trip Mode Shares
- Work Trip Length
- Vehicle Occupancy
- Length of Peak Period (hours)
- Percent of Work Trips in Peak Periods

For all of these, the model default values are used.

Step 3: Edit Coefficients

The Edit Coefficients for the San Francisco City Specific defaults are used

Step 4: TCM Specific Data – Financial Incentives

For this example, the Nosolo Drive transit subsidy program is modeled. This program subsidizes the cost of a monthly transit pass by $60, or $3.00 per day (based on 20 work days per month) to all participating employees. Therefore, in the ‘Change in Daily Cost’ box in the financial incentives input screen, the input value is –3.00 (negative since the cost to the rider is decreased). The employer participation rate is set at 30%, a value that
represents the assumed percent of employees within the District that have received information about commuting alternatives from their employers. This measure represents a better reflection of the percent of employees that may consider taking advantage of the transit subsidy (and other commuter benefits described in Step 5 below.)

This information is shown in the following screenshot:

Step 5: TCM Specific Data – Site-Specific Employer Support Programs

In the baseline case in the Nosolo Drive Business Park, additional TCM services are provided to a degree equivalent to the ‘1’ level for all four program components (carpool, vanpool, transit, and bicycle).

The transit subsidy program that forms the basis for this TCM measure is accompanied by an improvement in the Site-Specific (or, in this case, District-Specific) increase in the level of support for all four of these program components, bringing them up to a ‘4’ level.
On the Area-Wide Employer Support Programs Input Screen, the baseline (existing) program levels are set at 30% for all four components at the ‘1’ level. Under the new, TCM program, the program levels are set at 30% for all components at the ‘4’ level.

The reason for using 30%, rather than 100%, is that, as described in Step 4, it is assumed that employees in the District have a 30% level of awareness of the alternate commuter programs available in the district.

Step 6: Emissions-Related Input Screens

Six inputs are required for this module:
- Calendar Year of Analysis
- Season
- Climate Type
- I/M Program Type
- Fuel Type
- PADD

For the first three inputs, 2007 (the earliest available), summer, and moderate are entered. (Moderate because the average temperatures in the summer in San Francisco are between 65 and 85 Fahrenheit).
For I/M (Inspection/Maintenance) type, the city of San Francisco requires an inspection equivalent to the ‘Enhanced I/M’ level.

Fuel type in San Francisco is ‘C’, Conventional.

PADD (Petroleum Administration for Defense District) is ‘5’ for the entire West coast.

Step 7: Other Emissions-Related Data

All defaults are used for this module.

Results:
Below is the output from this COMMUTER run, using all the variable values described in these steps.
### COMMUTER MODEL RESULTS

#### SCENARIO INFORMATION
- **Description**: Nosolo Drive Business Park
- **Scenario Filename**: nosolo1.wme
- **Emission Factor File**
- **Performing Agency**
- **Analyst**
- **Metropolitan Area**: Nosolo Drive Business Park
- **Area Size**: 1 - Large (over 2 million)
- **Analysis Scope**: 1 - Area-Wide (e.g., MSA, county)
- **Analysis Area/Site**
- **Total Employment**: 30,000

#### PROGRAMS EVALUATED
- Site Walk Access Improvements
- Transit Service Improvements
- Financial Incentives
- Employer Support Programs
- Alternative Work Schedules
- User-Supplied Final Mode Shares

#### MODE SHARE IMPACTS

<table>
<thead>
<tr>
<th>Mode</th>
<th>Baseline</th>
<th>Final</th>
<th>% Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>Drive Alone</td>
<td>78.2%</td>
<td>74.3%</td>
<td>-3.9%</td>
</tr>
<tr>
<td>Carpool</td>
<td>12.1%</td>
<td>12.4%</td>
<td>+0.3%</td>
</tr>
<tr>
<td>Vanpool</td>
<td>0.5%</td>
<td>1.4%</td>
<td>+0.9%</td>
</tr>
<tr>
<td>Transit</td>
<td>4.3%</td>
<td>7.2%</td>
<td>+2.3%</td>
</tr>
<tr>
<td>Bicycle</td>
<td>0.4%</td>
<td>0.6%</td>
<td>+0.5%</td>
</tr>
<tr>
<td>Pedestrian</td>
<td>3.0%</td>
<td>3.0%</td>
<td>-0.1%</td>
</tr>
<tr>
<td>Other</td>
<td>0.8%</td>
<td>0.8%</td>
<td>-0.0%</td>
</tr>
<tr>
<td>No Trip</td>
<td>-</td>
<td>0.0%</td>
<td>+0.0%</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>100.0%</td>
<td>100.0%</td>
<td>-</td>
</tr>
</tbody>
</table>

#### TRAVEL IMPACTS (relative to affected employment)

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Peak</th>
<th>Off-Peak</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Baseline VMT</td>
<td>366,923</td>
<td>243,245</td>
<td>630,168</td>
</tr>
<tr>
<td>Final VMT</td>
<td>369,511</td>
<td>232,298</td>
<td>601,809</td>
</tr>
<tr>
<td>VMT Reduction</td>
<td>17,412</td>
<td>10,947</td>
<td>28,359</td>
</tr>
<tr>
<td>% VMT Reduction</td>
<td>4.5%</td>
<td>4.5%</td>
<td>4.5%</td>
</tr>
<tr>
<td>Baseline Trips</td>
<td>30,834</td>
<td>19,384</td>
<td>50,218</td>
</tr>
<tr>
<td>Final Trips</td>
<td>29,492</td>
<td>18,541</td>
<td>48,033</td>
</tr>
<tr>
<td>Trip Reduction</td>
<td>1,342</td>
<td>843</td>
<td>2,185</td>
</tr>
<tr>
<td>% Trip Reduction</td>
<td>4.4%</td>
<td>4.4%</td>
<td>4.4%</td>
</tr>
</tbody>
</table>
### COMMUTER MODEL RESULTS

#### EMISSION REDUCTIONS (positive values are decreases)

**Ibs/day:**

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Peak</th>
<th>Off-Peak</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>HC</td>
<td>25.45</td>
<td>15.11</td>
<td>40.56</td>
</tr>
<tr>
<td>CO</td>
<td>343.81</td>
<td>220.63</td>
<td>564.45</td>
</tr>
<tr>
<td>NOx</td>
<td>30.89</td>
<td>19.31</td>
<td>50.20</td>
</tr>
<tr>
<td>PM2.5</td>
<td>0.48</td>
<td>0.29</td>
<td>0.75</td>
</tr>
<tr>
<td>Toxics</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Acetaldehyde</td>
<td>0.071</td>
<td>0.043</td>
<td>0.115</td>
</tr>
<tr>
<td>Acrolein</td>
<td>0.011</td>
<td>0.006</td>
<td>0.017</td>
</tr>
<tr>
<td>Benzene</td>
<td>1.153</td>
<td>0.693</td>
<td>1.846</td>
</tr>
<tr>
<td>1, 3-Butadiene</td>
<td>0.086</td>
<td>0.052</td>
<td>0.138</td>
</tr>
<tr>
<td>Formic acid</td>
<td>0.199</td>
<td>0.120</td>
<td>0.319</td>
</tr>
<tr>
<td>MTBE</td>
<td>0.000</td>
<td>0.000</td>
<td>0.000</td>
</tr>
<tr>
<td>CO2</td>
<td>16,385</td>
<td>10,647</td>
<td>27,582</td>
</tr>
</tbody>
</table>

**Tones/day:**

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Peak</th>
<th>Off-Peak</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>HC</td>
<td>0.013</td>
<td>0.008</td>
<td>0.020</td>
</tr>
<tr>
<td>CO</td>
<td>0.172</td>
<td>0.110</td>
<td>0.282</td>
</tr>
<tr>
<td>NOx</td>
<td>0.015</td>
<td>0.010</td>
<td>0.025</td>
</tr>
<tr>
<td>CO2 (metric tons)</td>
<td>7.7</td>
<td>4.8</td>
<td>12.5</td>
</tr>
</tbody>
</table>
Step 8: Projected effects of an awareness campaign

As a final step, a new hypothetical scenario was developed. In this scenario, all model inputs were maintained as constant except for the employer participation rates (used in steps 4 and 5, and set at 30%). In this case the managers of the District’s commuter benefits program launch a marketing campaign that results in the increase employer participation from 30% to 50%. When these percentages are changed in the appropriate places, the following results are generated:
COMMUTER MODEL RESULTS

EMISSION REDUCTIONS (positive values are decreases)

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Peak</th>
<th>Off-Peak</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>HC</td>
<td>45.26</td>
<td>26.87</td>
<td>72.13</td>
</tr>
<tr>
<td>CO</td>
<td>611.36</td>
<td>392.33</td>
<td>1003.71</td>
</tr>
<tr>
<td>NOx</td>
<td>54.92</td>
<td>34.33</td>
<td>89.25</td>
</tr>
<tr>
<td>PM2.5</td>
<td>6.81</td>
<td>5.11</td>
<td>11.92</td>
</tr>
<tr>
<td>Toxic</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Acetaldehyde</td>
<td>0.127</td>
<td>0.077</td>
<td>0.204</td>
</tr>
<tr>
<td>Acrolein</td>
<td>0.019</td>
<td>0.011</td>
<td>0.030</td>
</tr>
<tr>
<td>Benzene</td>
<td>2.051</td>
<td>1.232</td>
<td>3.283</td>
</tr>
<tr>
<td>1, 3-Butadiene</td>
<td>0.153</td>
<td>0.002</td>
<td>0.246</td>
</tr>
<tr>
<td>Formaldehyde</td>
<td>0.354</td>
<td>0.213</td>
<td>0.567</td>
</tr>
<tr>
<td>MTBE</td>
<td>0.000</td>
<td>0.000</td>
<td>0.000</td>
</tr>
<tr>
<td>CO2</td>
<td>30.105</td>
<td>18.026</td>
<td>48.032</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Peak</th>
<th>Off-Peak</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>HC</td>
<td>0.023</td>
<td>0.013</td>
<td>0.036</td>
</tr>
<tr>
<td>CO</td>
<td>0.306</td>
<td>0.196</td>
<td>0.502</td>
</tr>
<tr>
<td>NOx</td>
<td>0.027</td>
<td>0.017</td>
<td>0.044</td>
</tr>
<tr>
<td>CO2 (metric tons)</td>
<td>13.7</td>
<td>8.6</td>
<td>22.2</td>
</tr>
</tbody>
</table>
Appendix C:

Best Workplaces for Commuters Program Evaluation Guide

Surveying Employees

Q: What questions should I ask employees in the survey?
A: To make program evaluation simpler for you, we have provided a sample Employee Survey to illustrate the minimum information you should capture when surveying employees to evaluate a SIP program. You must conduct a separate survey for each of your registered worksites.

If you are already administering a survey as part of a mandatory trip reduction ordinance or for other purposes, you might be able to use the information collected through that survey for this purpose. Contact your EPA Regional office.

In some communities, a transportation agency (such as a regional planning agency or transportation management association) may be able to administer a survey that not only reports on mode share but also helps better understand the commuting needs of your employees. Employers may wish to add questions to the survey about other commuting services or options that employees desire, or benefits that would be useful in encouraging employees to try transit, ridesharing, walking or bicycling, or flexible work arrangements.

Q: What are the steps for surveying employees?
A: There are seven basic steps to conducting an employee survey:

1. Determine when to conduct the employee survey
2. Establish how the survey will be distributed
3. Decide which employees to survey
4. Determine how many employees to survey
5. Inform employees of the survey and distribute survey to all eligible or sampled employees
6. Collect the employee surveys and contact non-responders
7. Compile the results of the employee survey

Please see below for detailed information about each of these steps.

Q: When should I conduct the survey?
A: Employees should be surveyed about their commuting trips following a typical workweek. Surveys should not be distributed to employees the week following a holiday, after a group of employees have not been present at the worksite (e.g., during a corporate retreat), or after other circumstances that could affect employee commuter patterns.

In addition to deciding when to conduct the survey, a deadline should be set for collecting surveys from employees. This deadline should be set to allow sufficient
time to contact non-responders and determine the survey results. In general you should start surveying employees several months in advance of the date you have selected for reporting to EPA.

Q: How should the survey be distributed?
A: Surveys should be distributed in the manner that best suits your organization’s culture. Distribution options include the following:

♦ Electronic distribution (e-mail) – appropriate for companies that regularly communicate in this manner
♦ Mass distribution – sent to employees along with their paychecks, through a company newsletter, or via a special mailing
♦ Internet – an increasingly popular option, the questionnaire is accessed and filled out via the web. Responses can be automatically transferred to a database for analysis. If you can’t perform such a survey over your own network, EPA can host the questionnaire and capture and analyze the data for you.
♦ Group administration – distribution at an employee meeting where the employees fill out the survey during the meeting
♦ Individual administration – dissemination by an individual assigned to administer the survey to employees (most appropriate for smaller organizations)

Electronic and mass distribution require less administration on the front-end, but often require more follow-up to ensure good results. Group or individual administration reduces the problems of non-responders and waiting for employees to submit their surveys, but requires additional administration time.

Q: How do I decide which employees to survey?
A: Employees who should be surveyed fall in any of the following categories:

♦ Employees who are on your organization’s payroll and assigned to your worksite, including night shift, or teleworking employees OR
♦ Employees who have an assigned workstation at your site OR
♦ Part-time employees who work half time or more (you are encouraged to include all part-time employees in order to get more accurate and useful information) OR
♦ Contractors at your worksite who are not on your organization’s payroll but are allowed to take part in your organization’s benefits

Q: How do I determine how many employees to survey?
A: The number of employees to survey depends on the size of the work force at your worksite.

If your worksite has fewer than 750 eligible employees:
All eligible employees should be surveyed.

If your worksite has 750 or more eligible employees:
You may survey a random sample of eligible employees. The goal of a random sample is to create unbiased results that can be generalized to the worksite as a whole without surveying each employee. Use the table below to determine the sample size required for a given number of eligible employees:
You should pick the sample through **random means of drawing names**.

Examples of survey methods that are **NOT** random samples include:

- Distributing surveys to only employees who are in one business unit or on one floor of a building
- Distributing surveys to 50 employees in each business unit or to 50 employees on each floor of a building
- Handing out surveys to people who happen to be in the cafeteria on a given day or at a staff meeting on a given day

The following methods may be used to create a random sample.

*If you have 750 to 1,625 eligible employees:*

**Step 1:** First, create a list of all survey-eligible employees. The list can be compiled using names organized alphabetically or by social security number. Do not use arrangements such that a recognizable group is divided into standard intervals. For example, do not use an arrangement where supervisors and staff members alternate.

**Step 2:** Using the table above, determine how many eligible employees need to be surveyed. Calculate the number **NOT** to be surveyed by subtracting the number to be surveyed from the number of eligible employees.

**Step 3:** Calculate the correct “interval” for removing names. This is done by dividing the number of eligible employees by the number of employees **NOT** to be surveyed. Round this number up to the nearest whole number, n.

**Step 4:** Choose a starting number between 1 and n at random. For example, the numbers from 1 to n can be written on pieces of paper and put into a hat, and then one of these numbers is selected from the hat.

**Step 5:** Using the number n calculated in step 3, count off each “nth” employee starting at the starting number calculated in step 4, with each of the “nth”

<table>
<thead>
<tr>
<th>Number of Eligible Employees</th>
<th>Required Sample Size</th>
</tr>
</thead>
<tbody>
<tr>
<td>750 to 999</td>
<td>635</td>
</tr>
<tr>
<td>1,000 to 1,249</td>
<td>706</td>
</tr>
<tr>
<td>1,250 to 1,499</td>
<td>742</td>
</tr>
<tr>
<td>1,500 to 1,999</td>
<td>813</td>
</tr>
<tr>
<td>2,000 to 2,999</td>
<td>885</td>
</tr>
<tr>
<td>3,000 to 3,999</td>
<td>956</td>
</tr>
<tr>
<td>4,000 to 4,999</td>
<td>1,028</td>
</tr>
<tr>
<td>5,000 to 9,999</td>
<td>1,063</td>
</tr>
<tr>
<td>10,000 to 19,999</td>
<td>1,135</td>
</tr>
<tr>
<td>20,000 or more</td>
<td>1,170</td>
</tr>
</tbody>
</table>
For example, with 800 employees, a survey of 635 employees is needed, and so 800 – 635 = 165 employees who do not need to be surveyed. Dividing 165 employees by 800 employees produces the number 4.8, which rounds up to 5. The starting number selected in step 4 might be 2, so starting from the second employee, remove every 5th employee from the list. Survey the remaining employees.

If you have 1,626 or more eligible employees:

Step 1: First, create a list of all survey-eligible employees. The list can be compiled using names organized alphabetically or by social security number. Do not use arrangements such that a recognizable group is divided into standard intervals. For example, do not use an arrangement where supervisors and staff members alternate.

Step 2: Using the table above, determine how many eligible employees need to be surveyed.

Step 3: Calculate the correct sampling “interval.” This is done by dividing the number of eligible employees by the number of employees who must be surveyed (as indicated in the above table). Round this number down to the nearest whole number, n.

Step 4: Choose a starting number between 1 and n at random. For example, the numbers from 1 to n can be written on pieces of paper and put into a hat, and then one of these numbers is selected from the hat.

Step 5: Using the number n calculated in step 3, count off each “nth” employee starting at the starting number calculated in step 4, with each of the “nth” employees selected to be surveyed.

For example, if the employer has 2,000 eligible employees, the table says that 885 employees should be surveyed. The result of step 3 produces the number 2.26, which rounds down to 2. The starting number selected in step 4 might be 2. This means that every second employee in the employee list, starting with the second employee, should be selected for surveying.

Because of the rounding down of the sampling interval, this method can produce random samples of more employees than the minimum required. If the employee list is organized by a factor expected to be unrelated to potential commuting patterns, such as an arrangement by social security number, then you can stop selecting employees from the list once you have the desired minimum sample size. On the other hand, if the list is organized by a factor that might be related to potential commuting patterns (such as by job type), you should continue selecting employees until you reach the end of the list in order to avoid having a biased sample.

Q. What should I consider in informing employees of the survey and distributing it?
A. Including a cover memo or letter that describes the survey and its purpose is essential. The memo or letter should emphasize why it is important that the survey be completed. For example, you might explain to employees that the information collected will help you better tailor your commuter benefits to employee needs and/or manage your program better.

Special arrangements may have to be made to distribute and collect surveys from employees who work during off-hours, telecommute, or work part time. Also note that while you may consolidate the design and distribution of the survey, you must report your results separately for each registered worksite.

Q: How many surveys do I need to receive back?
A: You must try to receive a targeted percent of surveys for your results to be valid. The target percent applies to the number of surveys that are distributed, whether or not all employees are surveyed or a sample is used.

For employers with 300 or more eligible employees:
A 70 percent or greater response rate from the survey should be achieved.

Employers in states and localities with trip reduction ordinances have found a 70 percent response rate attainable, and this level is needed to ensure confidence in the results.

For employers with fewer than 300 eligible employees:
The target response rate depends on the number of employees, as shown in the table below:

<table>
<thead>
<tr>
<th>Number of Eligible Employees</th>
<th>Target Response Rate (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>99 or fewer</td>
<td>92</td>
</tr>
<tr>
<td>100-199</td>
<td>85</td>
</tr>
<tr>
<td>200-299</td>
<td>78</td>
</tr>
</tbody>
</table>

The target response rate is higher for smaller employers in order to ensure the same level of statistical confidence among all employer size groups. A high response rate is often easiest for smaller employers since individual follow-ups with employees can be made.

Q: How do I collect employee surveys and contact non-respondents?
A: Employees should submit their completed surveys to a designated location or person by a specified deadline. One week after the surveys have been distributed (if sent out to individuals), determine how many have been returned. Normally, response drops off dramatically after one week.

All non-responders should be reminded to submit the survey through a general notice to all survey recipients. Another copy of the survey may also be distributed in case the employee has misplaced the original survey.

Tips for achieving a high response rate include:
♦ Include a due date on the survey form
♦ Let employees know why they are being surveyed and why it is important to the organization
♦ Provide incentives for returning the survey, such as small gift items, such as mugs, magnets, or T-shirts, or coupons for discounts on local goods or services
♦ Develop a contest where employees who return surveys can win gift certificates, transit passes, restaurant meals, or other prizes

Q: **How do I compile the results of the employee survey?**
A: Once you have collected the surveys, the next step is to tally the numbers from the employee surveys by category and by worksite. Please take care to include all of the collected responses in your totals. Enter the totals on the survey summary sheet, which is included in this *Guide*.

Q: **Whom can I contact for assistance with surveying employees?**
A: You can contact your account manager, the call the Best Workplaces for Commuters℠ voicemail at 888-856-3131 or email bwc@epa.gov. Your organization may also be able to seek additional assistance from regional rideshare organizations, transportation management organizations, or outside contractors to provide assistance in either customizing or conducting your employee surveys.