Appendix H:

Social Networking / Media Policy

How does the MPO use Social Networking / Media tools?
Social Networking/Media Policy

Social Networking/Media is defined as any current electronic form of communication such as chat messaging, text messaging, social networking sites such as Facebook, MySpace, Twitter, LinkedIn or any other current or future electronic messaging technology or device. These tools are to be used for official Planning Commission and Metropolitan Planning Organization (MPO) business. Similarly to other forms of communication, social networking/media is to be used in a responsible, efficient, ethical, and legal manner in accordance with the mission of Planning Commission and MPO. Staff should be cognizant that the use of these tools are subject to public records laws and the content generated by this usage must be retained/disposed of in accordance with the Department of State’s, Division of Library Services record retention guidelines.

Only those employees designated by the Executive Director may use Social Networking/Media sites to perpetuate, formalize or communicate knowledge. The following policies are intended to govern the use of Social Networking/Media sites by staff:

1. Government representatives who set up accounts should use a general office e-mail account, agency or office name and office phone number of the staff responsible for monitoring/maintaining the media account or site.

2. The agency shall not follow private citizens or commercial profiles. The agency shall not follow government agencies outside the scope or purview of the agency’s legislatively created intent.

3. Agency staff shall avoid creating new material on social networking/media sites. Posts or content should be duplicative material of content already existing on the agency’s website.

4. Public posts and comments made by the poster and the outside community are considered public records. The following types of comment are not allowed:
   a. Comments not topically related to the social medium article;
   b. Profane language or comment;
   c. Content that promotes, fosters, or perpetuates discrimination on the basis of race, creed, color, age, religion, gender, marital status, status with regard to public assistance, national origin, physical or mental disability or sexual orientation;
   d. Any comments that violate staff usage (see below);

5. User comments shall be monitored and appropriate action will be taken to delete inappropriate comments, the deleted comment will be reported to the Automation Team leader and Assistant Executive Director and, if needed, copies of the offending post forwarded to law enforcement.

6. All social media sites shall include the verbiage: This site is monitored for compliance with the agency’s social networking/media policy. Under Florida law, e-mail addresses are public
7. Use of social media will primarily focus on the real-time dissemination of information relevant to the planning process.

8. Elected or appointed officials are prohibited from engaging in an exchange or discussion of matters via social media that will foreseeably come before the board or committee for official action.

Planning Commission/MPO Social Networking/Media sites shall not be used to send or receive the following classifications of information except when required as part of the official duties of the employee’s position. The following examples are representative, but not all inclusive:

1. Messages which may reflect unfavorably on the agency, or which may be perceived as representing the agency’s official position on any matter, when authority to disseminate such information has not been expressly granted.

2. Confidential/proprietary information or data to persons within or outside of the agency.

3. Sensitive information including protected health information (PHI) and Social Security Numbers (SSN).

4. Content that may constitute harassment or be considered discriminatory, obscene, derogatory, defamatory, threatening in violation of the agency’s workplace violence policy, or excessively personal, regardless of the intent of the sender.

5. Any offensive or disruptive messages including illegal activity, gambling, sexual implications, pornography, materials that include profane, obscene, or inappropriate language, and/or racial, ethnic or other potentially discriminatory content.

6. Information or symbols promoting political positions or actions.

7. Information or symbols promoting religious beliefs, religious positions on an issue, or inspirational messages of a religious nature.


9. Solicitation of commercial ventures, religious causes, outside organizations, or other nonjob related solicitation.

10. Copyrighted materials or proprietary information, or similar materials without prior authorization.

Social Networking/Media sites are not the property of the Planning Commission or the MPO but the content posted remains the responsibility of the Planning Commission and MPO. Moreover, all postings of social media are presumed to be subject to disclosure under Florida Statute §119.01, upon public records request.

**Monitoring of Social Media/Networking**
As social media is a fast-evolving means of public interface, this policy statement is subject to amendment or modification at any time to ensure its continued use is consistent with its intended
purpose as limited forum. These policies are subject to revision at any time according to changes in public records legislation, record retention schedules, Attorney General Opinions, or rulings by the Florida State Supreme Court.

Failure to adhere to the requirements of this policy may result in disciplinary action.