COUNCILS OF GOVERNMENTS: A STUDY FOCUSING ON MEMBERSHIP, REPRESENTATION AND VOTING

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AN ABSTRACT OF THE THESIS OF Jerry Alan Matson for the Master of Arts in Political Science presented November 24, 1970.

Title: Councils of Governments: A Study Focusing on Membership, Representation and Voting.

APPROVED BY MEMBERS OF THE THESIS COMMITTEE:

Ronald C. Cease. Chairman

Lyndon R. Musolf

The Council of Governments is a significant new approach to metropolitan cooperation. Of the approximately 150 councils (as of January, 1970), all but 14 have been established since 1965. Councils across the country are characterized by great variety in organization and representation. This paper examines this complexity, particularly in terms of membership, representation and voting.

The first chapter is primarily a short history of the council movement and the forces which have helped to shape its development. The second examines the variety of council functions, organizational structures and financial arrangements.
Chapters III, IV and V are devoted to a detailed study of membership, representation and voting patterns. While the third and fourth chapters are concerned with the general aspects of these patterns, Chapter V examines in detail the arrangements used by twelve specific councils. The effect of the "one man, one vote" concept on councils is discussed in the sixth chapter.

The concluding chapter analyzes the external and internal problems facing councils and their success in meeting these problems. The future development of councils is also explored.

While the future of the councils and the movement may take one of many avenues, including evolution into regional governments, it appears that the likely development will be mixed. Uniformity will continue to be imposed by HUD regulations, but the local councils will continue to explore for experimental solutions to satisfy their own individual problems and needs.
COUNCILS OF GOVERNMENTS: A STUDY FOCUSING ON
MEMBERSHIP, REPRESENTATION AND VOTING

by

JERRY ALAN MATSON

A thesis submitted in partial fulfillment of the requirements for the degree of

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in
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The members of the Committee approve the thesis of Jerry Alan Matson presented November 24, 1970.

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November 24, 1970
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CHAPTER I

INTRODUCTION

The problems of a dynamic urban society are becoming increasingly complex. In the process of attempting to alleviate these problems, an equally complex arrangement of general and special purpose governmental entities has been created. As of 1967, the thirty seven largest metropolitan areas of this country had over 9,340 local governments.¹

Many attempts have been made to improve this situation. Since 1921, when the first state legislation permitting intergovernmental agreements was enacted, local governments have attempted to alleviate the problems.² A majority of these efforts have been aimed at increasing intergovernmental coordination through the use of joint service contracts and other special purpose agreements. However, the first efforts to provide for the coordination of local planning activities did not take place until after World War II with the establishment of


inter-local planning bodies. These early bodies included the Central Lane Planning Council, formed in 1945 in Eugene, Oregon;\(^3\) the Detroit Metropolitan Area Regional Planning Commission, formed in 1947;\(^4\) and the National Capital Regional Planning Council of Washington, D.C., formed in 1952.\(^5\)

Despite these initial developments, cooperation and planning on a metropolitan basis became a matter of high priority only when government "was complicated by the growth of local functions and burdened with serious physical, social and economic problems."\(^6\) The first significant national program to encourage the development of metropolitan planning was not enacted until 1954. This program, encompassed in the Section 701 provisions of the Housing Act of 1954, provided planning grants to official state, metropolitan, and regional planning agencies empowered under state or local law or interstate compact to perform metropolitan or regional planning.\(^7\)


A new form of intergovernmental arrangement was also created in 1954. This was the council of governments. While councils of governments are not a new level or form of regional government, they are important regional associations of governments. Acting primarily as voluntary organizations, the councils have no direct control over the affairs of their members, and most members have freedom to withdraw.

The councils may be established by use of several methods: specific state enabling acts, general exercise of joint powers statutes, intergovernmental agreements, corporate charters, or simple extralegal arrangements. By whatever means used, a council's success rests principally on the local environment, including the good will evinced by its members.

Since membership in councils is normally initiated and 71 Stat. 294, and 73 Stat. 654, Section 701 (a).

8See Appendix A for a definition of councils of governments and for an indication of how these bodies differ from other forms of regional governmental entities.

9Members of councils established by specific state enabling acts are in some cases not permitted to withdraw without specific legislative action. However, there is no legal bar to withdrawal in most cases. Of course, practical and political factors would generally preclude such actions as a meaningful option.

by voluntary local actions,\textsuperscript{11} it must be generated at the local level. It must be controlled by local elected officials. Resultant action or implementation of functions must be locally by the member governments rather than the council itself.\textsuperscript{12}

However, as a forum for the discussion of metropolitan issues, the councils provide excellent formal tools for the coordination and cooperation of local governments.

I. EARLY DEVELOPMENTS

The first recognized councils of governments was the former Supervisors Inter-County Committee, formed in 1954, by the leaders of the six counties in the Detroit metropolitan area. At that time there was no state law on such bodies. The membership did not seek legal sanction until three years later; the council was then successful in getting the state to adopt appropriate legislation.\textsuperscript{13}

The second council, however, was not established until 1956. Mayor Wagner of New York City, following the

\textsuperscript{11} Increasingly, a number of states are assuming a leading role in the foundation of councils. In fact, in Oregon the state government is encouraging the formation of new councils with a missionary zeal.


\textsuperscript{13} Committee of One Hundred, \textit{op. cit.}, p. 23.
earlier Detroit example, invited neighboring local officials in the New York metropolitan area to join with him in forming the Metropolitan Regional Council. This council was initially established as a non-profit corporation in October of 1956.\textsuperscript{14}

Shortly after the creation of the New York council, local officials in the Seattle area formed the Puget Sound Governmental Conference (1957). In the same year Robert E. McLaughlin, president of the District Board of Commissioners in Washington, D.C., invited representatives of the governing bodies of the suburban jurisdictions and the legislatures of Maryland and Virginia to discuss the possibility of creating a new areawide agency. After several meetings an organization called the Washington Metropolitan Regional Conference evolved in November, 1957.\textsuperscript{15}

In late 1958, the informal Mid-Willamette Valley Intergovernmental Cooperation Committee was organized, and in December, 1959, the members entered into a formal compact.\textsuperscript{16}

Attempts by the State of California (beginning in

\textsuperscript{14}Harman, \textit{op. cit.}, p. 11.

\textsuperscript{15}Martin, \textit{op. cit.}, p. 43. The name of the Washington conference was changed in 1962 to the Metropolitan Washington Council of Governments.

\textsuperscript{16}\textit{Ibid.}, p. 31. The name of the committee was later changed to the Mid-Willamette Valley Council of Governments in 1962.
1959) to reorganize governmental services in the San Francisco Bay region eventually led to the formation of the Association of Bay Area Governments. These efforts originally centered on the creation of a regional planning commission, the "Golden Gate Authority." While this attempt was narrowly defeated in the legislature in early 1961, the controversy stimulated interest in creating an organization of local governmental officials to influence legislation affecting the region and to coordinate local programs and policies. Early in January, 1961, these local officials established the Association of Bay Area Governments.17

Later in 1961 two other councils of governments were formed; the Regional Conference of Elected Officials in the Philadelphia region, and the Metropolitan Des Moines Area Council.18

**Encouragement by Professional Organizations**

Attempting to encourage further development of regional cooperation, the American Municipal Association held its 1961 annual congress in Seattle on the theme of "Intergovernmental Cooperation." The major highlight of this conference was a workshop session to which invitations

17 Stanley Scott and John C. Bollens, *Governing a Metropolitan Region*, (Berkeley: 1968), pp. 11-12.

18 The Des Moines council was soon disbanded.
were extended to officials of all regional councils which had been formally established for the express purpose of multi-purpose regional or metropolitan coordination of governmental activities.19

The congress ended with the passage of a resolution to continue the association's interest in exploring cooperation with the National Association of County Officials and other appropriate national organizations in encouraging voluntary multi-purpose regional organizations.20

The First Joint American Municipal Association — National Association of County Officials Voluntary Regional Organization Workshop Meeting was held in New York on May 25, 1962. The delegates resolved to recommend to their respective associations a seven-point program to provide joint services to existing regional organizations and to provide help and encouragement to local officials interested in establishing new councils.21

Advisory Commission Recommendations

In 1961 the Advisory Commission on Intergovernmental Relations began a series of reports with strong recommendations to local state and national governments to help


20Ibid., p. 9.

to encourage and facilitate areawide planning. The report on governmental structure and organization, published in July, 1961, was the first to suggest alternative methods for areawide planning, including the development of councils of governments. The report suggested that states authorize the creation of metropolitan planning bodies, financially and technically assisted by the states, to help in controlling metropolitan problems. Other recommendations concerned the improvement and expansion of federal financial and technical assistance to state and metropolitan planning agencies. Finally, the Advisory Commission recommended that all applications for certain federal grants-in-aid programs located within metropolitan areas ... bear evidence of having been reviewed and commented upon—not necessarily approved—by a legally constituted metropolitan planning agency having scope and responsibility for comprehensive planning for the metropolitan area and being representative of the population and governmental units as a whole.

In June, 1962, the Advisory Commission issued a follow-up report elaborating several suggested methods of metropolitan reorganization and coordination. The report reviewed in depth the advantages and disadvantages of these methods. Included in the report was a discussion of the metropolitan councils of governments.


23Ibid., p. 49.
Federal-Aid Highway Act of 1962

Several of the Advisory Commission's recommendations were incorporated into the Federal-Aid Highway Act of 1962. Under the provisions of the Act, urban areas of over 50,000 population were required to base all federal-aid highway projects upon a continuing, comprehensive transportation planning process, carried on cooperatively by states and local communities. Regional councils were allowed to perform the work and could be given full or partial responsibility by the local states for implementing the planning process.

II. RECENT DEVELOPMENTS

The first major legislation designed specifically to encourage the development of regional councils was the Housing and Development Act of 1965. The most important provision in the legislation, Section 701(g), was a stipulation that additional grants, other than planning would be given to organizations composed of public officials whom the Federal Administrator finds to be representative of the political jurisdictions within a


metropolitan area or urban region for the purpose of assisting such organization to undertake studies, collect data, develop regional plans and programs, and engage in such other activities as the Administrator finds necessary or desirable for the solution of the metropolitan or regional problems in such areas or regions.... A grant under this subsection shall not exceed two-thirds of the estimated cost of the work for which the grant is made.27

Encouraged by this provision, many local governments began to explore the possibility of gaining additional grants by establishing regional councils, especially councils of governments.28

By 1964, ten years after the establishment of the Detroit area council, only nine councils of governments were in operation.29 Many other attempts were made to establish councils, but they failed due to a variety of local problems. With the passage of the Housing and

27Hanson, op. cit., p. 59.

28Inspired by the renewed interest in councils of governments, the Advisory Commission on Intergovernmental Relations decided to undertake an additional study of the council concept. Essentially, the purpose of the study was "to describe the councils of governments, how they can be developed, what they do and how they can become more effective through the use of the new Federal assistance program." Ibid., p. iii.

29They were the Supervisors Inter-County Committee (Detroit), the Metropolitan Regional Council (New York), the Puget Sound Governmental Conference (Seattle), the Metropolitan Washington Council of Governments, the Mid-Willamette Valley Council of Governments, the Association of Bay Area Governments, the Regional Conference of Elected Officials (Philadelphia), the Southern California Association of Governments (Los Angeles), and the Metropolitan Atlanta Council of Local Governments. Scott and Bollens, op. cit., pp. 87-88.
Development Act of 1965, however, a sharp revival of interest in councils developed. By the end of 1965 there were at least fourteen new councils of governments in various stages of growth. 30

Title II, Section 204 and 205

While the federal government's encouragement had helped the development of councils, the Housing and Development Act of 1965 set no initial criteria for their establishment and development. However, the next year Congress passed the Demonstration Cities and Metropolitan Development Act of 1966. Title II, Section 204, of the Act, adopting an earlier Advisory Commission recommendation, requires the local review of metropolitan area grants. After June 30, 1967, all applications for federal loans or grants for certain metropolitan area projects must be submitted for review to any areawide agency which is designated to perform metropolitan or regional planning for the area within which the assistance is to be used, and which is, to the greatest practicable extent, composed of or responsible to the elected officials of general local government within whose jurisdiction such agency is authorized to engage in such planning....

Each application shall be accompanied (A) by the comments and recommendations with respect to the projects involved by the areawide agency and government to which the application has been submitted for review, and (B) by a statement by the applicant that such comments and recommendations have been

30 Harman, op. cit., p. 11.
considered prior to formal submission of the application.31

Furthermore, supplemental grants for metropolitan development projects may be provided when three significant conditions expressed in Section 205 of the Act are followed. These conditions are: (1) the area in question has adequate areawide comprehensive planning and programming; (2) there is adequate areawide institution or other arrangements for coordination; and (3) projects which have a major impact on the area are in fact being carried out in accord with the areawide planning and programming.32

All regional planning organizations, especially councils of governments, were given significant additional responsibility for the coordination of a wide variety of federal grant programs. Immediately, there was a rapid development of new councils, as well as other regional planning organizations. By February, 1969, an estimated 142 councils of governments were in various stages of development and operation.33


32Ibid.

33Harman, op. cit., p. 10. See Appendix B for a partial listing of councils of Governments.
National Service to Regional Councils

Aiding this development and expansion of regional cooperation, the American Municipal Association and the National Association of County Officials continued to provide materials and workshops to local officials interested in establishing regional councils. Eventually, this task grew so large that the two associations co-sponsored in 1967 the formation of the National Service to Regional Councils.

The National Service performs a number of activities aimed at encouraging the creation of regional councils, and is fostering their development and operation. The National Service publishes a newsletter informing members of significant developments in the field of regional politics. In addition, the organization has published a number of reports and studies examining all aspects of regional cooperation. A principle task of the National Service is to "watch over national legislation and executive actions which affect councils of governments."\(^{35}\)

Recently there has been some discussion among council officials concerning the separation of the National

\(^{34}\)The names of these organizations were changed to the National League of Cities and the National Association of Counties, in 1966, and 1963, respectively.

\(^{35}\)Harman, *op. cit.*, p. 11.
Service from its parent organizations. While the National Service is separate and an independent corporation, it still receives most of its funding, staff aid, and research facilities from the parent organizations. At present the discussion to end this arrangement does not appear to have much support. 36

FUNCTIONS, ORGANIZATION AND FINANCING

Throughout the country councils of governments appear to have developed many common patterns of functions, organization and financing. These patterns result from the many common problems facing councils everywhere. Furthermore, the many federal requirements also insure great standardization of council powers and procedures. However, diversity is also imposed by pervasive state and local conditions and interests.

I. FUNCTIONS

Voluntary regional councils, such as councils of governments,\(^1\) are attempting to create the necessary compromise between the desire to retain local control and the necessity for areawide coordination. These councils are working to ameliorate the interlocal suspicions and hostilities, and are attempting to develop constructive and workable programs and policies based upon the needs of their particular regions.

A majority of the councils have accepted the

\(^1\)See Appendix A for a discussion of the different forms of regional councils.
necessity to base their programs and policies upon a general consensus. Many local council officials believe that
the Council ought to play an advisory role and if local units don't want to accept the advice, that is up to them /sic/.... The Council and its members should concentrate on and exploit the areas of agreement and should not be overly concerned with the divisive aspects. ²

Review Powers of Councils

Using the general consensus concept as a base, a majority of councils throughout the country have developed many common functions and powers. However, the most important functions performed by councils of governments are the review functions given to them by the federal government under the provisions of the Demonstration Cities and Metropolitan Development Act of 1966. This review power with its inherent coercive aspects has helped to encourage further regional cooperation among council members.

Approximately 85 councils of governments are currently designated as review agencies by HUD.³ These councils review all applications for certain federal loan and grant programs in their areas:


(1) to assist in carrying out open-space land projects; or
(2) for planning on construction of (a) hospitals and selected health facilities, (b) airports, (c) libraries, (d) water supply and distribution facilities, (e) sewage facilities and waste treatment works, (f) highways, (g) transportation facilities, and (h) water development and land conservation projects.4

Once the application has been submitted to the responsible council, the proposed project is tested to determine whether it is consistent with the goals which have been adopted by the council. The council also ascertains whether the project meets regional standards and is in conformance with the area-wide planning for the region. If the council endorses the project as proposed, it recommends to the appropriate federal agency that the application be approved. If the council does not endorse the project, it recommends that certain specified changes be made before approval, or states the reasons for the rejection. In those areas where councils have not yet established regional priorities, the bodies tend to rubber stamp most requests submitted to them. But when councils do return proposals to the local governments for reconsideration or alterations, the latter appear to comply with the council recommendations. In any case, the council's role is purely advisory and does not carry with it the power of final approval or rejection. Final

authority rests solely with the federal agency to which the request is made.5

The review functions given to the councils by the federal government are important. A majority of councils were created in direct response to the Section 204 provisions of federal law. Local governments in several metropolitan areas have been refused federal funding until the governments in the area concerned combined to establish a review agency approved by the Department of Housing and Urban Development.

In the Portland metropolitan area, for example, federal aid for several important projects was denied until the local governments created the Columbia Region Association of Governments and it was approved by HUD. Sewer grants to Multnomah County (more than $1.1 million), as well as grants for planning studies and public works projects to other local governments, were denied until HUD was satisfied that there was an appropriate regional body. The funds were provided when the condition was met.6

5Ibid., pp.3-5, and a letter from Stanley Scott, Assistant Director, Institute of Governmental Studies, University of California, Berkeley, California, September 17, 1970.

While the review process has been instrumental in the expansion of councils, many councils perform no review functions. Approximately 26 councils are currently not certified as review agencies by HUD because they do not meet a number of specific federal requirements. For example, in the cases of the Council of Governments of Cook County, Illinois, and the Regional Conference of Elected Officials (now the Jenjerdel Council of Governments) of the Philadelphia area, there are other recognized review agencies serving the same regional areas.7 In other areas some councils do not contain the entire metropolitan area, do not meet other specific legal requirements, or do not perform all the necessary functions of a review agency.

Other Functions

All councils also perform functions other than review. In fact, a National Service to Regional Councils' survey conducted in late 1968 disclosed that a majority of council officials believe that the council's basic role is not review but one of education and the distribution of accurate metropolitan information. Typical responses to the survey stated that councils are

"providing communication and developing awareness and discussion of problems" and are promoting the "spirit of cooperation.8

Councils perform a variety of functions concerning regional problems. They operate

to serve as a mutual forum to identify, discuss, study and bring into focus regional challenges and opportunities.

to serve as a vehicle for the collection and exchange of information of regional interest.

to provide a continuing organizational machinery to insure effective communication and coordination among governments and agencies.

to foster, develop, and review policies, plans, and priorities for regional growth, development, and conservation.

to facilitate agreements and cooperative action proposals among member governments for specific projects or other interrelated developmental needs and for the adoption of common policies and plans with respect to common regional challenges.

to maintain liaison with members, governmental units, and groups or organizations and to serve as regional spokesman for local government.

to furnish general and technical aid to member governments, as they direct, to promote and accomplish council approved agreements, policies, and plans.9

Legislative Programs

While a majority of councils have chosen not to develop or promote legislative programs, several of the older ones have launched themselves deeply into this area.

8Mid-Cumberland Council of Governments, op. cit., pp. 5-6.

The Association of Bay Area Governments, for instance, has been urging the California Legislature since 1966 to reconstitute the association as a "formal regional government with limited functions, but with the intention of eventually taking over Bay conservation and development." 10

Other councils have been selected by state and federal governments to develop legislation. The Alamo Area Council of Governments of San Antonio, Texas, for example, was selected by the state to develop prototype health planning, law enforcement and administration of justice, and water quality programs, which were submitted as legislation. 11

In general, however, the majority of councils avoid recommendation of any specific legislation. The following statement made by an official of the Mid-Cumberl

10 In 1969 ABAG proposed that it assume the responsibilities of the Bay Area Conservation and Development Commission, a body with basic responsibility for protecting the San Francisco Bay shoreline. However, the California Legislature chose instead to continue the Commission indefinitely. This is a good example of the State's refusal to accede to ABAG's requests to reconstitute it as a formal regional government. Moreover, in 1970, the Legislature chose to create a separate regional transportation entity instead of investing the functions in ABAG. Scott and Bollens, op. cit., p. 148, and Ora Huth, Regional Organization in the San Francisco Bay Area--1970, (Berkeley: Institute of Governmental Studies, April 18, 1970), pp. 2, 7 and 14.

Council of Governments, (Nashville, Tennessee) indicates the view commonly held by council officials:

It was generally felt that the Council as an entity ought not to develop a legislative program.... The same feeling applied to the matter of getting legislation adopted. It was felt that mayors and county judges could operate through their respective organizations in this regard and not involve the Council as such.12

II. ORGANIZATION

A majority of the important councils have developed complex organizations as a result of strong internal pressures. While a majority of councils have basic similarities and follow common patterns, many councils have found it necessary to develop unusual arrangements, often as a result of these pressures and the difference in state laws. However, all councils acting as review agencies have many similarities imposed by federal requirements.

General Requirements

All metropolitan councils of governments, which have been designated review agencies, must be legally constituted bodies authorized by state law or interstate compact to perform comprehensive planning and programming. Local governments must join by official action.

12Mid-Cumberland Council of Governments, op. cit., p. 32.
Public agencies are preferred to non-profit corporations. Furthermore, these bodies must have authority to receive and expend Federal and other funds; have the authority to contract with the Federal government and, as appropriate, contract with other units of government, private concerns, or individuals for the performance of planning work and services; and be able to assure HUD that the non-Federal share of the planning grant will be provided.

In addition to federal requirements, many states regulate the establishment and conduct of metropolitan governmental agencies and non-profit public corporations. Furthermore, council organization and structure are often affected by the inherent dissimilarities between metropolitan regions. Responding to their many local problems, councils have resorted to experimentation in creating their organizational arrangements. However, all councils can generally be structurally separated into their administrative legislative functions.

The only exception to this requirement arises when a region extends into more than one state. If a state's "enabling legislation does not permit an official multi-state agency, an unofficial Coordinating Committee for the entire Metropolitan Region may be formed." U.S., Department of Housing and Urban Development (HUD), Comprehensive Planning Assistance, (Washington: March, 1969), p.40.

For purposes of this study, council "administration" includes staff and technical-advisory bodies. Obviously, these elements influence policy and often make it.
Council Policy-Making Bodies

The major difference between councils is their decision-making systems. Councils vary widely in the authority, complexity, size and number of policy-making bodies they contain. Council structures range from the simple one level organization to the more complex two- and three-tiered ones.

There are many reasons for the development of these different forms. They range from attempts to eliminate coordination problems within the council to offsetting the influence of the multitude of smaller council members. The smaller councils, not having the same kinds of problems, generally use the simpler council structures.

Single-Bodied Councils. As a general rule, the small councils with fewer than fifteen representatives on their policy-making body use this simple organization. The regular meetings of these councils are held often, usually monthly. Moreover, special meetings are quite common. All meetings are normally informal and flexible. The problems of council authority and leadership are generally solved quickly as a result of mutual respect and a desire to complete the tasks confronted or are avoided in order to prevent open conflict. 16

16 Several of the smaller councils have bitter power struggles which have seriously hampered their work.
Two-Tiered Councils. The majority of council, however, have found it necessary to develop a more complex form of organization by adding a smaller, more intimate body. This smaller body is usually called the executive committee or board. The executive committee is often used to expedite the day-to-day business of the council. The majority of executive committees, however, appear to have been formed to offset the influence of the many smaller council members. Currently, the majority of executive committees have a preponderence of representatives from the larger jurisdictions.

In a few cases the executive committees are attempts to overcome the problems of member apathy. Some councils find it difficult to obtain a quorum for their meetings unless there is a small executive committee of interested members to conduct council affairs. For example, according to the director of the Baton Rouge council,

our Executive Committee, as you will note (in the council by-laws), was created merely for the purposes of providing an assurance that a quorum for the conduct of business can be attained at regular monthly meetings.17

For whatever reasons the executive committees may be established, they face many important and pressing

problems:

The most important problem for the executive committees is to bring together the local officials who are willing and able to provide leadership for the organization. If a rotation system is used, for instance, in selecting the executive committee representatives, then the quality, power, and leadership of the executive committee varies with chance rather than choice.18

The general assemblies of the two-tiered councils usually meet semi-annually or annually. When the meetings are held, the general assemblies usually have a chance to endorse only the policies developed by their executive committees concerning the council's general work programs and policies. The executive committees, in effect constitute the focus of the council's leadership and direction and are the most important decision-making bodies of the councils.

These (executive) committees supervise the staff, maintain liaison with other regional groups, prepare policy recommendations for the general membership, make the budgetary decisions and otherwise act in behalf of the entire organization. The executive committees also assign projects to the standing or ad hoc committees and review the work of these committees. Technically, the work of the executive committees is subject to review by the full membership, but as a matter of practical politics, executive committee actions are rarely, if ever, reversed. Both overlapping membership and caution contribute to this result.19

There are a few major variations from the standard two-tiered councils. One unique and interesting example

18Hanson, op. cit., p. 18.
19Ibid.
is found in the Miami Valley Council of Governments of Dayton, Ohio. This council may even be called a quasi-three-tiered council. The council has the normal general assembly and "general executive committee," with typical authority, but also an "educational executive committee." The educational executive committee, consisting of all educational members of the council, controls all council affairs concerning education. This committee operates in conjunction with, but not subordinate to, the general executive committee.20

Three-Tiered Councils. The most complex council organizations are the three-tiered structures. There are currently at least three councils using this basic form. The first council to develop this structure was the former Regional Conference of Elected Officials of Philadelphia. The reason for its development was to provide a workable organization for the large number of council members. In addition, provisions were made in the bylaws to ensure that the larger council members would have greater voting strength in the council than the multitude of smaller members.

Under this original three-tiered approach, the largest council body was called the Conference and was composed of all council members. It held annual meetings. However, the Conference had no real authority

20Miami Valley Council of Governments, Sample By-laws, (Dayton, Ohio: December, 1967), Articles IV and V.
and could only act as a general forum for the discussion of mutual problems, make recommendations to the other two more important council bodies, and elect the officers of the organization.21

The body immediately superior to the Conference was called the "Council." The Council was smaller but more important. It was composed of the larger jurisdictional members and a few representatives from the smaller jurisdictions. The power of the Council included the making of all final decisions. Its meetings were held semi-annually.

The smallest and most important body was the Executive Committee. This body contained only the largest cities and counties and nominal representatives from the smaller members of each state. The powers of the Executive Committee included the making of all organizational decisions between regular meetings of the Council. It was responsible also for the general administration of the staff. The Executive Committee was scheduled to hold its regular meetings at least five times a year.22

However, in October, 1969, the Regional Conference


22Ibid.
of Elected Officials underwent a major reorganization with a change in structure and name. It became the Penjerdel Council of Governments:

I am very happy to report that we no longer have the three-tiered structure.... We now have the Council (of governments) and the Board of Directors. Essentially, the old Council and Conference have been absorbed by the (new) council. This streamlining helps to facilitate the administration of this organization.

In fact, the old Council never worked and met only a few times in the last six years....

While this basic structure obviously has many inherent problems, the Allegheny Council for Intergovernmental Action of the Pittsburgh area still uses the pattern developed in Philadelphia. The only major difference is that the Allegheny Council is solely an intra-state organization.

Another important council using the three-tiered approach is the North Central Texas Council of Governments of the Dallas-Forth Worth metropolitan region. Because of the narrow interpretation of state law, this council found it necessary to create a third organization within the council's structure but which is legally independent of it. Essentially, the General

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24 Allegheny Council for Intergovernmental Action, Bylaws, (mimeographed, November 25, 1969), Articles IV-VI.

25 Philip W. Barnes, "Coping With Metropolitan
Assembly of the council has responsibility for approving the general policies and programs and for adopting the annual budget. The independent Regional Planning Commission operates as a major policy-making body of the council and has a membership identical to the council's. This commission shares staff, officers and finances with the council. The Executive Committee of the council and the commission are the same. The executive body provides the leadership and makes the major policy decisions. It is responsible to both the council and the commission for the administration of general policies and programs and for budget proposals.\(^\text{26}\)

The Metropolitan Washington Council of Governments, on the other hand, uses a structure essentially the same as the less complex two-tiered councils. However, the Board of Directors has a major Steering Committee, which is the actual third tier. The Steering Committee performs a major portion of the Board's business. It is controlled by the larger jurisdictions and is composed of (1) the members of the Board representing all the participating governments with a population of 100,000 or more ... and (2) an at-large

26 North Central Texas Council of Governments, By-laws (Revised), (mimeographed, n.d.), Sections II, IV and V.
Board member chosen from, and by, the participating governments having a population under 100,000... The Steering Committee shall be responsible for preparing the business of the regular and special meetings of the Board of Directors, including the preparation of the annual budget. 27

Communication Problems Within Councils

As councils increase in size and complexity, there develops a corresponding increase in problems. One of the most important of these is the difficulty of internal communications. With the increase in the number of council bodies, there is a decrease in the percentage of local leaders who are involved with the important council decisions. The result is that only a limited number of local officials are involved in meaningful discussion of regional issues. Some "members" of the voluntary association, as a result, may be unaware that they are members of it, since it requires so little of their attention. 28

As a result of this serious communications gap within the council's organization, many important decisions are made, and a decisive influence is exerted, by a relatively small number of officials. This power is centered in the executive committees, council officers, individual technical-advisory committees, and the council staff.

27 Metropolitan Washington Council of Governments, By-laws, (mimeographed, December 14, 1967), Section V.

28 Hanson, op. cit., p. 6.
Each of these power centers can and does exert a major influence over council decisions.

**Council Officers**

The officers are a vital element in the operation of the council. As a general rule, there are three officers: the chairman, vice chairman, and the secretary-treasurer. Several councils also have additional vice chairmen and separate the secretary and treasurer positions. The officers are usually elected at the annual meeting of the council's full general assembly. In many instances, the choice of candidates is limited by a nominating committee or by the executive committee, which may propose a list of favored candidates.

The chairman of the council presides over all meetings of the general assembly and the executive committee. Several councils also provide a different slate of officers to head the executive committee. The chairman usually determines the composition of each of the technical-advisory committees, controls the administrative staff, and determines the council's agenda during meetings.

**Committees and Staff**

The technical-advisory committees investigate and recommend courses of action for issues before the council. Where representation on the council is restricted to elected officials only, sub-committees are often staffed
with professional administrators and other interested individuals. The committee structure on all councils is generally quite flexible and is constantly changing.

The staff, on the other hand, is a permanent fixture of the council. It is headed by an executive director. The staff performs the administrative functions of the councils and conducts many of the detailed studies. A large number of smaller councils do not have full-time staffs of their own and must borrow personnel from their membership. Civic organizations, universities and private foundations sometimes provide staff assistance.\(^\text{29}\)

In the opinion of one authority,

the speed with which a council develops and the range of activities it undertakes is largely a function of staff capacities and interest. No other single element seems as important in the development of councils. The trials and length of the formative period can be substantially reduced with able staff. The relative progress of the existing associations can almost be measured by the degree of staff competence and initiative.\(^\text{30}\)

\(^{29}\)There are many different types of organizations which provide staff help to councils of governments: (1) the Maricopa Association of Governments (Phoenix) is staffed by the League of Arizona Cities and Towns; (2) the San Diego County Comprehensive Planning Organization is staffed by the county's Chief Administrative Office; (3) the Council of Governments of Cook County, Illinois is staffed by the Center for Research in Urban Government of Loyola University; and (4) the Allegheny Council for Intergovernmental Action is staffed by the University of Pittsburgh and the Pennsylvania Economy League (Western Division).

\(^{30}\)Hanson, *op. cit.*, p. 32
The size of the council staffs varies from no full-time personnel to approximately 75-80 persons currently employed by the Metropolitan Washington Council of Governments. The vast majority of councils have less than 10 employees.\(^{31}\)

A few of the larger councils have individuals and sections specializing in planning, engineering, data processing, law, drafting, cartography, economics, and research. Probably the most sophisticated organization is the Washington council which is divided into eight departments: community resources, public safety, public affairs, administration, data systems, health and environmental protection, regional planning and transportation planning.\(^{32}\)

III. FINANCING

A major problem hindering the development of a majority of councils of governments is the lack of adequate and reliable financing. The small number, size and consistency of financial resources available to councils has prevented many of them from obtaining sufficient

\(^{31}\)National Service to Regional Councils, Regional Council Profiles, op. cit.

and capable staffs. In several instances, these problems have prevented the councils from obtaining any full-time staff personnel. In addition, these problems have prevented many councils from performing a number of assigned tasks:

Without adequate funds, the organizations have been limited in what they could undertake. The circle was completed when the limitation on activities contributed to the reluctance of local governments to increase their financial commitments.33

However, much of the reluctance on the part of local jurisdictions to contribute to councils has been reduced by HUD requirements. All HUD certified review agencies must have at least one-third of their work load performed by a council-controlled staff. Furthermore, all councils acting as review agencies must have a minimum financial commitment from non-federal sources.34

Many councils have been fortunate to have funds willingly given by members and grants given by private organizations. Currently, council budgets range from under $50,000 to the $2.4 million of the Metropolitan Washington Council of Governments.35 In general the

33Hanson, op. cit., p. 9.

34U.S., HUD, Comprehensive Planning Assistance, op. cit., pp. 41 and 46.

larger metropolitan area councils have budgets ranging between $300,000 and $1 million. The 1969 budget of the Columbia Region Association of Governments was $270,000.36

Councils obtain these funds from a variety of different sources. The sources include council-imposed dues, grants from federal agencies, state aid, grants from private foundations, special assessments on local governments for work performed, and quasi-regional taxes.

Membership Dues

One of the largest and the most common source of funds is the council members. The vast majority of councils of governments impose some form of financial commitment on all members. The specific size of the commitment usually depends on population. Once the budget has been agreed upon, it is broken down and the dues are determined according to the proportion of population residing within each jurisdiction.

A large number of councils divide the commitment into different segments before determining the specific amount required of each member. A majority of councils having only city and county members divide the total amount equally between them. Then each individual city

36National Service to Regional Councils, Regional Council Profiles, op. cit., pp. 40-41.
and county commitment is pro rated according to population.\textsuperscript{37}

Where there are other local jurisdictions belonging to the council, these members are usually required to contribute only a minimum specified amount. In a few instances the school districts are assessed according to their individual student population.

A few councils require all members to contribute a certain percentage which has been previously negotiated. In the case of the Chelan-Douglas Regional Planning Council of Wenatchee, Washington, the counties are required to contribute 52.5\% of the budget, the cities 25\%, public utilities 10\%, school districts 5\%, port districts 5\%, and other districts 2.5\%. Within each category the local governments contribute according to population.\textsuperscript{38}

Some councils allow local governments to provide council services instead of money. However, in all instances where some form of contribution is required, failure to provide the required commitment leads to the loss of the member's right to vote on any issue before the council.

\textsuperscript{37}Generally, the population of the counties is understood to include unincorporated areas plus those incorporated areas which do not belong to the council.

\textsuperscript{38}Chelan-Douglas Regional Planning Council, By-laws, (mimeographed, July 17, 1967), Article VIII, Section E.
Federal and State Aid

Another large source of council financial aid is the federal government. A large number of different aid programs are available to councils. However, the two most important ones are the Section 701(g) provisions of the Housing and Development Act of 1965, and the Section 205 provisions of the Demonstration Cities and Metropolitan Development Act of 1966.

The Section 701(g) grants area available to all councils undertaking a wide variety of activities aimed at solving metropolitan and regional problems. These grants provide funds to pay up to two-thirds of the cost of the proposed work.39 The Section 205 grants also provide funds for "metropolitan development projects in metropolitan areas" performed by councils. However, these supplemental grants are limited to only one-fifth of the cost of the proposed projects.40

The major problem with both of these grant programs is their unreliability. There is no guarantee that the needed funds will be provided when applied for, or that the funds will continue in the future. Because of this problem many councils hesitate to begin new programs based primarily upon federal grants and loans. In

39Hanson, op. cit., p. 59.

many instances, the federal government has discontinued grant and loan aid after a new program has been established and developed. This requires the local councils to provide the missing funds and pay the entire cost of the program or discontinue it.

Currently, there is a strong movement within the councils to pressure the states for additional aid. The majority of councils presently receiving state aid obtain it as dues from member state agencies. A few councils, however, receive significant aid directly from the state. The Regional Planning Council of the Baltimore area, for example, submits to the State Board of Public Works its operating budget for the next following fiscal year, together with supporting schedules to show that such budget is financed as herein provided, and upon approval of such budget by the State Board of Public Works, provision shall be made in the State budget for such ensuing fiscal year for an appropriation equal to one-third of the budget of the Council so submitted and approved....41

**Other Sources**

Councils also receive funds from a variety of other sources. The most important single one is the individual local governments. Many councils assess the local governments for services which significantly benefit the individual members directly.

Occasionally, a single local government will provide the majority of operating funds for the entire council.\textsuperscript{42}

Finally, the other sources include funds obtained from foundation grants, gifts, and even quasi-regional taxes. However, these constitute only a small source of funds, although foundation grants and other gifts occasionally provide substantial aid to pay for specific projects and have helped councils in their initial establishment.

While regional taxes have often been suggested, no council currently collects a regional tax. The closest arrangement to a regional tax is used by Boston's Metropolitan Area Planning Council:

The council may expend for services and other expenses such amounts as the general court may appropriate.\ldots\ The amount appropriated by the general court shall be charged as assessments on the various cities and towns comprising the district\ldots\ The state treasurer shall \ldots\ certify the amount to be assessed upon each city or town comprising the district, and said amount shall be paid by such city or town to the state treasure\ldots\textsuperscript{43}

\textsuperscript{42}\textit{The Cities and County of San Joaquin Advisory Planning Association's entire budget is paid by the county government, Agreement for the Formation, (mimeographed, 1969), p. 3.}

\textsuperscript{43}\textit{Massachusetts, Chapter 668 of the Acts of 1963, as Amended Through 1969: An Act Establishing the Metropolitan Planning Council. Section 114.}
CHAPTER III

COUNCIL MEMBERSHIP

An important issue facing all councils of governments is the problem of membership.

A number of specific federal and state regulations and requirements affect the membership policies of most councils. As a general rule, all councils include the counties and large cities in their regions. In addition public agencies having areawide and regional authority are often included in the membership. Occasionally, councils discover that it is useful to include other units of local government and even private groups. This is primarily necessary when the councils are unable to meet problems for which they are responsible without the aid of these other public and private groups.¹

I. STATE AND FEDERAL REQUIREMENTS

The majority of councils are not entirely free to determine their own membership. They are limited in their choices by both state and federal requirements.

¹National Service to Regional Councils, Regional Council Bylaws, op. cit., p. 2.
HUD Requirements and Guidelines

The Department of Housing and Urban Development, for example, has established one requirement and a number of recommended guidelines concerning the geographic area of council responsibility. In this manner the Department is able to determine minimum membership standards. In order for a council to receive comprehensive planning assistance, as a minimum, the Metropolitan Region over which the Regional Council has authority for developing plans and programs must include the urbanized areas within Standard Metropolitan Statistical Areas (SMSA's) plus the contiguous area likely to become urbanized within five-ten years.²

While HUD does not stipulate any exacting criteria for this requirement, it does make rough estimates. An example of this procedure occurred when the Department initially refused to recognize the Columbia Region Association of Governments as a local review agency. The Department stated that the council did not meet the specified requirement until "jurisdictions representing 90% of the Portland-Vancouver metropolitan area have joined the organization." This was interpreted to mean that at least ten cities and three counties must be members of the council.³

³Letter from Robert Pitts, Regional Administrator, Region VI, HUD, to McKay Rich, Executive Director, Portland Metropolitan Study Commission, Portland, Oregon, August 10, 1966, and John Painter, "Federal Funds Depend
The Department's guidelines concerning geographic boundaries are based upon a desire to help reduce the confusion and increase the efficiency of local government and councils of governments. The Department recommends:

(1) Where feasible, the Metropolitan Region should include urbanized areas plus the contiguous area likely to become urbanized within the long-range planning period (minimum 20 years).
(2) Where feasible, contiguous SMSAs should be included in the same Metropolitan Region.
(3) Where the state has delineated sub-state planning areas, the Metropolitan Region should extend to the boundaries of the state-delineated planning area.
(4) Wherever feasible, boundaries of the Metropolitan Region should coincide with the boundaries of the larger units of general local government, such as counties.

Advisory Commission Recommendations

A number of recommendations concerning council membership have also been proposed by the Advisory Commission on Intergovernmental Relations. However, these recommendations are primarily aimed at the state governments. The Advisory Commission advocates the position that councils should be given wider latitude in establishing the limits of their authority. The model statute suggested on Regional Planning Organization," Oregonian, September 23, 1966, p. 29.

by the Advisory Commission provides that the governing bodies of any two or more general purpose units of local government, such as cities and counties, may establish a regional council of public officials. It authorizes agreements to be made with governing bodies of similar units in other states in order to permit establishment of a council which could draw membership throughout the entire territory of an inter-state metropolitan area. Some states might wish to broaden permissive membership to include representatives from local school districts or from the state governments.5

State Requirements

Many states have statutes which leave the question of council membership entirely in the hands of the local governments. California, for example, allows the local governments to decide the council's membership:

If authorized by their legislative or other governing bodies, two or more public agencies may jointly exercise any power common to the contracting parties, even though one or more of the contracting agencies may be located outside this state.6

While many states allow their local governments this wide latitude in formulating council membership, a larger number are not so liberal. A majority of the states impose many forms of limitations on local council membership. These limitations are imposed through the use of both general enabling legislation and special purpose legislation.

New York and Connecticut, for example, are states

5Hanson, on. cit., p. 40.
6California, Government Code (1963), Section 6502.
which have built limitations and restrictions into their
general enabling legislation for councils of governments.
Council agreements in New York are restricted by the
Regional Planning Agency Act of 1963, which limits these
agreements to counties.\footnote{New York, \textit{General Municipal Law} (1960), Articles 5 and 12. New York's Metropolitan Regional Council is a non-profit corporation and is not affected by this law.} Connecticut, which has no coun­
ties, limits council membership to cities, towns and
boroughs and precludes membership by special districts
and other governmental and private agencies.\footnote{Connecticut, \textit{Public Act No. 511} (1965).}

Maryland and Massachusetts are examples of states
which have incorporated restrictions regarding council
membership into special purpose legislation creating coun­
cils. Baltimore's Regional Planning Council, created by
the state legislature, has its membership (by unit and
position) specifically enumerated in the legislation. The
council is composed of only five counties, the City of
Baltimore, and four state departments and authorities.
There are no provisions in the legislation allowing for
eventual expansion, nor eventual withdrawal of any members,
without further special legislation.\footnote{Maryland, \textit{Annotated Code}, \textit{op. cit.}, Section 4.}

While the state legislation creating Boston's Met­
ropolitan Area Planning Council lists the initial member­
ship, it does allow for future changes. Any other city
or town may also join the council if a majority of the existing members approve and

provided that any such city or town is within an area which is being urbanized and which adjoins the metropolitan area planning district and has common or related urban planning problems.\textsuperscript{10}

Since its creation, seventeen other cities and towns have joined the organization. However, special legislation is still necessary for the withdrawal of any of the initial members from the council.\textsuperscript{11}

These examples indicate the variety of membership limitations and restrictions. On the other hand, a few states have laws which prevent the creation of any official councils of governments:

For instance, in certain areas of the country local governments are considered agencies of the state and, as such, may not "join" organizations. In these instances, membership need only be redefined to apply, by position, to responsible officials who are officials or representatives appointed by the local governments. A conference of elected officials is a good example of this approach, wherein the chief elected official of each jurisdiction is eligible for membership in the conference is synonymous with a council of governments.\textsuperscript{12}

Since the passage of the Demonstration Cities and Metropolitan Development Act of 1966, however, a majority of

\textsuperscript{10}Massachusetts, Chapter 668, \textit{op. cit.}, Section 111.

\textsuperscript{11}Ibid., and the Metropolitan Area Planning Council, Metropolitan Area Planning Council, (Boston: November, 1969), (pamphlet).

\textsuperscript{12}National Service to Regional Councils, \textit{Regional Council Bylaws}, \textit{op. cit.}, p. 2.
states with these laws are in the process of changing them or are likely to change them to conform to federal laws and regulations.

II. COUNCIL RESTRICTIONS

In addition to the many restrictions and limitations existing in state and national legislation affecting councils, a majority of councils specify their own membership restrictions. Often these are with reference to the forms of local governments, geographic location, financial commitment, and acceptance of a written agreement. An example of these self-limitations are found in the constitution of the Columbia Region Association of Governments:

Any county or city in or near the Portland-Vancouver Standard Metropolitan Statistical Area may become a member of CRAG
1) by entering into the agreement by which CRAG has been established and
2) by complying with the requirements of CRAG's constitution and bylaws and
3) by making financial contributions as required.13

Councils occasionally will accept staff aid in place of monetary contributions, and a few councils do admit jurisdictions from outside their geographic area.14

A large number of councils require the approval of the majority of existing members before admitting

13Columbia Region Association of Governments, Constitution, (mimeographed, n.d.) Article II, Section 2.1.

14The Association of Bay Area Governments and the Miami Valley Council of Governments are examples of
new members. In a few rare situations, councils may impose exceptional restrictions upon the new members. San Antonio's Alamo Area Council of Governments, for example, requires that,

in the event the number of member governmental units other than cities and counties shall in the future exceed forty-five per cent (45%) of the total membership, the Council shall adopt by-laws restricting the addition to membership of governmental units other than cities and counties.15

Types of Restricted Membership

In addition to the general restrictions and limitation, there are many specific restrictions concerning council memberships. A majority of these refer to the voting status of special purpose local governments and public agencies. The restrictions do not prevent the "limited members" from participating in council debates, advising the council on specific programs and policies, and performing many other functions associated with council membership. The limited members, however, are usually not allowed to vote on proposals before the council.

Currently at least 17 councils are using some form of restricted membership.16 The most common form is councils which do allow membership of governmental units from outside their general geographic regions.

15Alamo Area Council of Governments, Articles of Agreement, (mimeographed, n.d.), Section V.

16Information compiled from 46 different councils
the ex officio membership which is used by 9 councils. The "associate" form of membership is used by only 4 councils. The "non-voting" membership is used by 2 councils and the other "affiliate", "honorary," "subscription," "cooperative," and "inactive" forms are used only by single councils.

While these types of restricted membership are not concentrated in any single region of the country, several states have large numbers of these councils. The Pacific States and the Mid-West are home to 10 of the 17 councils using some form of restricted membership. There are only 3 councils which use more than 2 of these different types.

Kinds of Member Governments

A majority of the councils throughout the country chose to limit their regular membership to general purpose local governments. Cities and counties are the only full voting members of 43 councils. Cities are the only members of 4 councils, however, one of these councils is in Connecticut, which has no counties.

in 24 states. Statistical data from the National Service to Regional Councils, Regional Council Profiles, op. cit., council documents and letters.

17Ibid. This information, however, is compiled from 89 councils in 33 states.

18Capitol Region Council of Elected Officials of Hartford.
Counties are the sole members of 2 councils.

The Supervisors Inter-County Committee of Detroit Michigan, the forerunner of the Southeast Michigan Council of Governments, was often listed among councils having only county members. While this was technically true, the county governing bodies were composed entirely of officials from local cities and townships. For example, in May, 1965, this committee was composed of 27 city officials and 15 township officials. However, this arrangement changed when the new council was established.19

Other general purpose local governments, which belong to councils of governments, are townships and boroughs. These forms of local governments, however, are primarily concentrated in the Mid-West and Pennsylvania. Townships and boroughs currently are included in 7 councils, but 2 of these are composed exclusively of townships and boroughs.20

In addition to general purpose local governments, special-purpose local governments are members of 29 councils. School districts are the most commonly admitted, and belong to 12 different councils. Special districts and public utilities are also common, and belong to 15 different councils. A majority of the councils

20 Centre Regional Council of Governments and the North Hills Council of Governments, both in Pennsylvania.
admitting school and special districts are located in the states of Oregon, Washington and Texas. These states contain 12 of the councils. Planning commission are members of 4 widely scattered councils, and port commissions and authorities are members of 5 councils. The majority of the councils, which allow special-purpose local governments to join, are usually attempting to include all governmental bodies with special taxing authority.

Other Members

A few councils are also attempting to coordinate their local policies and programs with both state and national governments. Therefore, many of these councils include officials from these governmental bodies. State agencies are members of 7 councils and state legislators are represented on 4 councils. While federal agencies are commonly given ex officio membership on many councils, no council has any federal agency official as a full voting representative. In addition, only the Metropolitan Washington Council of Governments includes representatives from both houses of Congress as full voting representatives.

Many councils also try to include the powerful private and public associations in their policy-making bodies. The majority of the councils, in this category,
however, allow these groups to participate only in an ex officio or associate status. Examples of these organizations are the Catholic Diocese of Pittsburgh, which is an associate member of the Allegheny Council for Intergovernmental Action, and the Denver Chamber of Commerce, which is a subscribing member of the Denver Regional Council of Governments.

A few councils, on the other hand, use these semi-public associations to help them determine the attitudes of segments of their own membership. The East-West Gateway Coordinating Council of St. Louis, for example, provides for the full voting participation on its Board of Directors of the president and vice president of the Southwestern Illinois Council of Mayors. In addition, the president of the St. Louis County Municipal League serves to represent the civic community in the organization.21

The Allegheny Council for Intergovernmental Action also uses the local associations of public officials to represent governmental entities on its Executive Board. For example, the local county borough association, township commissioners association and township supervisors association, all have representation on the board, a procedure which substitutes for the direct representation

of local boroughs and townships. ²²

Size of Council Membership

In addition to the great variety in the forms of membership and the kinds of governmental units given membership, there is an equally wide range in the number of council members. Currently, the range in membership varies from 2 to 388. The two councils with only 2 members also differ: one has 2 city members and the other has one city and one county member. The council with the largest membership is the Penjerdel Council of Governments which has 388 members. This is more than twice the size of the second largest council. There are 35 councils with less than 10 members and 36 councils with between 10 and 30 members. There are only 17 councils with more than 30 members. ²³

²²Allegheny Council for Intergovernmental Action, Bylaws, op. cit., Article VI, Section 1.

²³Statistical data compiled from information in the National Service to Regional Councils, Regional Councils Profiles, op. cit., council documents and letters.
CHAPTER IV

REPRESENTATION AND VOTING

Critical factors in the decision making process of all councils of governments are the representational and voting arrangements. The determination of these factors are usually issues of much controversy.

Many councils have been forced to develop representational and voting systems which are complicated, cumbersome and confusing. Several councils, for example, have developed different arrangements for each of their two- and three-tiered structures. A few councils permit certain members to vote only on specific issues. Others have developed more than one voting system to use in the same council body. These different arrangements are important and help to focus attention on the power relationships within councils.

I. REPRESENTATIONAL SYSTEMS

The representatives who occupy the policy making bodies of the councils are usually selected by their local governments under some system which takes into consideration the powers and the functions of the councils. The representatives chosen are normally those individuals who determine and reflect their local governments'
attitudes. Therefore, a majority of these individuals are chosen from among the governing officials of the local jurisdictions. A number of councils also permit non-elective officials to participate in council activities. However, the number of non-elective officials is limited by federal, state and local council requirements and restrictions.

Restrictions on Non-Elected Member Representatives

The most important restrictions on non-elective representatives are imposed by the Department of Housing and Urban Development. The Department requires that, insofar as feasible, voting representatives from units of local governments should be composed of elected officials or appointed chief executives responsible to elected officials.

Voting membership on the Council's policy-making body must be as prescribed by state law. If state law is not explicit, however, at least two-thirds of the voting members must be elected officials or chief appointive officials representing units of local governments which together comprise at least three-fourths of the aggregate population of the Region.\(^1\)

From the beginning of the council movement the majority of councils have been primarily composed of elected local governmental officials. A number of councils do not even provide for non-elected local officials. Approximately 57 councils are composed entirely of

elected officials.\(^2\) Another 12 councils have non-elected officials as representatives, but meet the requirements established by HUD. The majority of the remaining councils have an "unacceptable" percentage of non-elected official representatives but are in the process of revising their representational provisions to conform to the requirements.

There is great variety in the composition of many councils. In several instances, councils are regulated by state laws predetermining much of the representation.

Connecticut state law, for example, limits council representation to the chief elected executives of local governments or, "if such member ... does not have an elected chief executive, a member of its legislative body chosen by such body to be such representative."\(^3\)

A majority of states, which have established councils through enacting special-purpose legislation, also indicate the representation. The legislation creating Baltimore's Regional Planning Council, for example, specifies the representation of each member. Baltimore is represented by both the mayor and the president of the

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\(^2\) Statistical data in this chapter has been compiled from the National Service to Regional Councils, Regional Council Profiles, op. cit., council documents and letters from council officials.

\(^3\) Connecticut, Public Act No. 511, op. cit., and a letter from Dana Hanson, Executive Director, Capitol Region Council of Elected Officials, Hartford, Connecticut, January 22, 1970.
City Council. Each county is represented by its "county executive" and the chairman of the local "county council." In addition, each jurisdiction has a non-elected member of the local planning board serving as a representative. Finally, the state departments and authorities are represented by their chief appointed officials.4

Furthermore, a majority of the councils establish self-limitations for their own representation. Normally, councils prefer representatives who are the chief elected executive officials and members of the elected governing bodies. In cases where administrative officials or their alternates must represent administrative agencies, provisions are made to allow for these representatives to participate.

Elected Member Representation

There is a wide variety in the range of council member representation. Obviously, the bulk of the individual representatives are from the cities and counties, which constitute the majority of most councils. The cities are usually represented by either the mayor or a member of the governing body, or by both. Several cities, however, have placed all administrative duties

4 Maryland, Annotated Code, op. cit., Article 78D, Section 4.
in the hands of city managers. In these instances, the city manager is usually a representative on the council, or is a member of one of the technical-advisory committees.

The counties, on the other hand, are represented normally only by a member of the county governing body. In areas where counties have elected administrative officers, such as county executives or judges, provisions sometimes are made to include these officials as representatives. School districts, special districts and ports, which have elected governing bodies, usually have one of the members of the governing body as representative.

Councils which have local and state administrative agencies as members often include the chief administrative official or his chosen alternate as the agency's representative. In a few instances, the governor or his assistant is listed among the representatives of the state. Where federal agencies are members of councils, their chief local administrators are usually listed as the ex officio representatives.

5"Representatives of county governments shall qualify as representing the unincorporated areas of the county plus those incorporated areas whose governing bodies agree to be represented by county officials." U.S., HUD, Areawide Planning Requirement, (Washington: August, 1969), p. 7.
In an apparent desire to increase the coordination between local governments, state legislatures and councils of governments, several councils have included significant numbers of state legislators on the council policy-making bodies. Generally, these legislators are selected by the local governments and represent districts within the area of council jurisdiction. The arrangement used by the Denver Regional Council of Governments is typical. The state legislative representatives include seven State Representatives from the State Representative Districts in the Region. One State Representative shall be designated from each respective county by the board of county commissioners from the State Representative District within such county, and two State Representatives shall be designated from the State Representative Districts within the City and County of Denver by the Mayor.6

A significant variation from this procedure is used by the Regional Planning Council of Baltimore. In this case,

the Governor of the State of Maryland shall appoint a member of the Senate ... and a member of the House of Delegates of the State of Maryland, both representing legislative districts within the "Area," as members of the Council.7

A few councils also allow all state legislators, whose districts are within council boundaries, to

6Denver Regional Council of Governments, Bylaws, (mimeographed, n.d.) Article IV, Section 3.

7Maryland, Annotated Code, op. cit., Article 78D, Section 4.
participate on councils. However, only the Metropolitan Washington Council of Governments currently includes all members of the General Assemblies of Maryland and Virginia and the Congress of the United States who represent portions of the geographical area of the National Capital Region and the members of the Committees on the District of Columbia of the U. S. Senate and House of Representatives...(Emphasis added)8

Lay Representation on Councils

In 1969 the Department of Housing and Urban Development established new requirements for council representation. Included within these requirements was the provision that lay representatives be appointed to councils:

Specific provision shall be made to include persons from disadvantaged low income and minority groups where the selection arrangement would not result in their inclusion on the policy making body. In those instances where there is an executive committee or other similar organizational structure within the policy making body, the same representation provisions should apply.9

The low income and minority groups were singled out for emphasis by President Nixon. In his inaugural address the President promised to help these groups, which have traditionally been ignored in the planning process. However, the Department is also encouraging...


all community groups, such as professional and business organizations, to participate in council decision making.\(\text{10}\)

While no council of governments presently fulfills the Department's requirements on lay representation, at least seven councils provide for some lay representation. The East-West Gateway Coordinating Council of the St. Louis area comes closest to satisfying this requirement. Currently, the council has six "Regional Citizens" selected for one year terms from among the Black Community, the Business Community, the Labor Community, the Educational Community, and the Religious Community sectors.... Each year at the conclusion of the November meeting of the Board of Directors the appointing officials will caucus and allocate the community sectors to the various appointing officials (or caucuses)....\(\text{11}\)

The appointing officials are the mayors of St. Louis and East St. Louis, the governors of Missouri and Illinois, the Supervisor of St. Louis County, Missouri, and the governing board of Madison County, Illinois. Each of these officials appoints one lay representative.\(\text{12}\)

The governors of Maryland and Massachusetts also appoint citizen representatives to councils in their...

\(\text{10}\)Letter from William Fuller, Senior Assistant for Congressional Relations, HUD, to Senator Robert Packwood, October 29, 1969.

\(\text{11}\)East-West Gateway Coordinating Council, By-laws, op. cit., Article II, Section 2.

\(\text{12}\)Ibid.
states. The governor of Maryland, for example, appoints to Baltimore's Regional Planning Council two citizens residing within the council area.\textsuperscript{13} The governor of Massachusetts appoints twenty-one lay representatives to Boston's Metropolitan Area Planning Council.\textsuperscript{14}

The Executive Board of Dallas-Fort Worth's North Central Texas Council of Governments also has the authority to appoint a number of non-elected citizens from each county in the area to the council. The exact number of representatives is determined by a simple population-weighted formula: one citizen per 250,000 population and up to five representatives from any one county.\textsuperscript{15} Non-elected governmental officials and members of the public-at-large are also appointed by the Board of Trustees of the O-K-I Regional Planning Authority of Cincinnati.\textsuperscript{16}

The General Assembly of Detroit's Southeast Michigan Council of Government may also appoint, upon the recommendation of its executive committee, as many as seven citizens, who serve as non-voting at-large advisors.

\textsuperscript{13}Maryland, \textit{Annotated Code}, \textit{op. cit.}, Article 72D, Section 4.

\textsuperscript{14}Massachusetts, \textit{Chapter 66B}, \textit{op. cit.}, Section 109.

\textsuperscript{15}North Central Texas Council of Governments, \textit{By-laws}, (Revised), \textit{op. cit.}, Section VI.

"The citizens to be considered for these seats should be recognized because of their civic or public interests and accomplishments as 'regional statesmen.'"\(^{17}\)

Finally, the arrangement developed by Baton Rouge's Capital Region Planning Commission, which includes non-elected citizens on its policy-making bodies, differs from these other approaches toward lay representation. The citizens on this council serve as regular members of each jurisdiction's delegation, instead of being at-large, area-wide observers. They are selected by each local city council or parish 'police jury.' The number of citizens selected from each jurisdiction is determined by a simple population-weighted formula.\(^{18}\)

**Geographic Versus Interest Group Representation**

Previous to the adoption of the HUD regulations on low income and minority group representation, few persons in these categories served on council policy-making bodies. However, a majority of councils had lay representatives on their technical-advisory committees, and a few used them as advisors on the policy-making bodies. Of course, council decision-making processes were dominated by the local government officials.

\(^{17}\)Southeast Michigan Council of Governments, By-laws, (mimeographed, June 29, 1967), Article IV, Section 5.

\(^{18}\)Capital Region Planning Commission, By-laws and Rules of Procedure, (mimeographed, as amended September 16, 1968), Article III, Sections A-C.
In conflicts within councils between community desires and regional needs, the local government officials almost invariably respond to community demands. Interest group representatives, on the other hand, are generally not concerned with boundaries; their interests cut across such lines.

While interest groups currently have little influence over council decisions, this situation may change as a result of the strong HUD requirements on interest group representation, with respect to minority and low income groups.

There is, of course, a strong possibility that stronger interest group representation may develop a real split between the regionally-minded representatives and the more geographically-oriented governmental officials. Interest groups are not hampered by community pressures in the way government officials are, and, consequently, should be able to develop a more regional bias. The more geographically-oriented representatives must always consider how each decision will affect their constituencies. If these two approaches can work together, the chance for regional planning and coordination will be greatly improved.

II. VOTING SYSTEMS

Closely related to the critical problems of representation are the equally critical problems concerning
voting. There is an increasing concern within councils over the entire voting process. This is particularly apparent where there are wide population differences among the constituencies of council members. Responding to many of these problems, several forms of voting arrangements have been developed by various councils.

There are basically three different broad classifications of voting arrangements. They are the "one unit, one vote," the "weighted vote" or "proportional vote," and the "one man, one vote" systems. While there are many special arrangements in use, they can be placed in one of these classifications.

"One Unit, One Vote"

The "one unit, one vote" system is the most popular and is used by most councils. Currently over 55 councils use this arrangement. It is the easiest method to determine and the most acceptable to the members. For these reasons it is the most popular with new councils.19

Under this system, each governmental unit has one voting representative regardless of population, size of financial contribution, or other consideration. Occasionally, this scheme is modified to the extent that all units of government of the same type have an equal number of voting representatives but not necessarily the same number as do other types of governments. For

19 Letter from James Dowden, Assistant Director, National Service to Regional Councils, Washington, D.C., January 27, 1970.
instance, a council may agree that each county has two votes and each municipality has one. 20

This basic approach facilitates the simple handling of the non-controversial business before the council. In several instances, this simple voting arrangement has enabled new councils to avoid many of the complex procedural problem by ignoring juridical differences and emphasizing the need to build a consensus during the early stages of council development. However, this same approach can develop into a major barrier to the broadening of future council responsibilities. This is especially true in metropolitan areas having large and powerful core communities but a predominance of smaller governmental units. "The large jurisdictions are generally unwilling to take subordinate positions when matters of importance are being decided." 21

Weighted or Proportional Voting

Many councils, attempting to avoid these problems, have turned to "weighted or proportional" voting systems. These systems are a basic attempt to form a compromise between the needs for council consensus and greater representation of the larger jurisdictions. At least 27 councils of governments are currently using some form of

"weighted or proportional" voting.

There are several different possible arrangements within this basic approach. One common avenue is to give each member an equal number of representatives on the council. However, each representative's voting strength varies according to some formula negotiated among the membership. This form gives some representatives on the council multiple votes and, consequently, significant influence. Another avenue is to allow some members more than one representative with each representative having a single vote. 22

The voting strength is usually the result of a compromise based upon each member's constituent population, financial contribution, and form of government. 23 The counties and larger cities are normally given a significant voting advantage. The smaller governmental entities combined usually are given only a few votes.

"One Man, One Vote" 24

The "one man, one vote" approach is similar to the

22 This is not the same as the one man, one vote approach since a jurisdiction's multiple representation is not necessarily based on population.

23 Occasionally, counties are arbitrarily given a greater voting strength in councils than other forms of local governments.

24 The legal questions concerning "one man, one vote" and councils of governments are discussed in detail in Chapters VI and VII.
weighted-proportional voting systems, but is based solely on population. The major differences between these forms is one of degree. While the weighted-proportional systems are based upon rough estimates and negotiated results, the one man, one vote system is an attempt to use only population, determined by the latest census information. While no council presently has a true one man, one vote system, several councils use systems which attempt to emulate this approach. The council approach which most clearly resembles this system is used by Baton Rouge's Capital Region Planning Commission. In this instance, the parishes gain an additional representative for every 10,000 of population in excess of 30,000. The cities, on the other hand, receive an additional representative for every 5,000 population in excess of 10,000 population.25

While the representational and voting strengths of cities and counties are difficult to determine, it would be virtually impossible to use this same approach for the special purpose governments and administrative agencies without distorting the council's relationships.

The Appeal of Population-Based Systems

An increasing number of councils are beginning to examine the possibilities of developing population-based
representational and voting arrangements. While much of this interest is being generated by the larger jurisdictions, there is also significant pressure from other groups, to alleviate much of the gross inequities found in the one unit, one vote approach. Furthermore, while the federal government does not require a weighted or proportional representational-voting system, it does recommend that "the distribution of voting power on the council policymaking body should be proportional to population."26

Several councils have undergone shifts in their representational or voting arrangements. The Columbia Region Association of Governments, for example, made a major change in its voting system in 1968 as a concession to the City of Portland. The city wanted an arrangement essentially proportional to population, but was forced to settle for a weighted voting system. The city gained significant voting strength in the council's Executive Committee, although its vote in the General Assembly was unchanged.27

More recently, the City of Cleveland, a member of the Northeast Ohio Coordinating Agency, is seeking through court action to require the Coordinating Agency to operate on a one man, one vote basis.


CHAPTER V

REPRESENTATION AND VOTING: SELECTED SYSTEMS

In attempting to alleviate the problems of geographic differences within regions, population differences between member jurisdictions, and the variety in the types of council members, many councils have developed arrangements which are extremely complex and confusing.¹ Much of this complexity is the result of a desire to balance these different factors and to develop safeguards which can help to relieve the many local suspicions and widespread distrusts.

I. GEOGRAPHIC FACTORS

While there are relatively few inter-state councils, most of these are located within the larger metropolitan regions. In addition to the kinds of problems facing other councils, these councils also have problems arising from their inter-state nature.

¹Only single-bodied councils and the executive committees of the two- and three-tiered councils are discussed here in detail. Only the most important aspects of the other council bodies are discussed. Since a majority of the councils using two- and three-tiered structures have developed modified or unusual arrangements, these systems are discussed separately from the basic models examined in Chapter IV.
Louisville, Kentucky, Metropolitan Area

The arrangement developed by the Falls of the Ohio Metropolitan Council of Governments of the Louisville metropolitan area is an example of the simple approach to inter-state representational and voting arrangements. The Kentucky and Indiana jurisdictions are given equal representation and voting strength on the council. Each state's city and county delegations have six representatives and six votes to distribute between them. There is no attempt made to compensate the Kentucky jurisdictions for their more populous constituencies. 2

St. Louis Metropolitan Area

A similar inter-state balance is maintained on the Board of Directors of the East-West Gateway Coordinating Council of the St. Louis metropolitan area. Within this inter-state balance, however, exists an extremely complex intra-state arrangement. There are seven representatives from the local governments in each state, two non-voting state department administrators, one inter-state agency official and six regional citizens: a total of 14 local, 4 non-voting state, 1 inter-state, and 6 regional representatives.

The Missouri delegation is composed of the mayor

and president of the Board of Aldermen of St. Louis, the
presiding judge of each county, and the president of the
St. Louis County Municipal League. The Illinois delega-
tion, on the other hand, reflecting a greater areawide
concern, is composed of the mayor of East St. Louis, the
chairman of the board of commissioners of each county,
the president and vice president of the Southwestern
Illinois Council of Mayors, and the president of the
Southwestern Illinois Metropolitan Area Planning Commis-
sion. The states are represented by the chief engineers
of the highway departments, and the directors of the
Illinois Department of Business and Economic Development
and the Missouri Department of Community Affairs. The
chairman of the Bi-State Development Agency, a non-prof-
it public corporation, is also a member of the board.
Moreover, there are six regional representatives repre-
sentating the Black, Business, Labor, Educational, and
Religious Communities.3

The basic inter-state balance was created in 1965
as an attempt to alleviate the widespread distrust of
the St. Louis leadership. Although the Missouri portion
of the council's area has approximately 77 per cent of
the population, the council leaders found that the only

3East-West Gateway Coordinating Council, By-laws,
op. cit., Article IV, Section 2. See Chapter IV for
the method of selection of the regional lay represent-
atives.
acceptable compromise was equal representation and voting for the delegations from the two states.4

New York Metropolitan Area

Other inter-state councils have found it necessary to negotiate geographic and population differences. New York's Metropolitan Regional Council, for example, has developed an arrangement which considers both of these factors. The council's board of directors is composed of nine members from the three states in the region. The jurisdictions in New York select 4 representatives, the jurisdictions in New Jersey select 3 representatives, and the municipalities in Connecticut select 2. Each representative has only one vote.5 In this manner no single state delegation has sufficient strength to control the board.

Moreover, New York City, the largest single member jurisdiction, has only one representative on the board. However, this representative also serves as the council's permanent chairman. This arrangement is most successful device developed by the council to ensure the necessary participation of the large number of suburban


5Metropolitan Regional Council, Metropolitan Regional Council: A Voluntary Organization to Strengthen Local Government, (pamphlet, n.d.).
jurisdictions in the metropolitan area.

**Portland Metropolitan Area**

A few inter-state councils have been able to develop representational and voting arrangements which emphasize only the areas population patterns. The system used by Portland's Columbia Region Association of Governments is one example. In this instance the Executive Committee of the council is composed of 9 representatives, who cast a total of 16 votes.

The largest city, Portland, has one representative, who is entitled to 4 votes. Each county also has one representative, who casts 2 votes. The cities in each county, other than Portland, share 1 representative, but cast only 1 vote.6 Under this arrangement the largest city and the counties can control the committee. In addition, there is a basic overall city-county balance.

**II. POPULATION FACTORS**

Many councils have significant population variations between their local jurisdictions. Usually these are between the large, populous core cities and the multitude of smaller suburban jurisdictions. A few councils even have several competing population centers. The arrangements developed by councils with these problems

6Columbia Region Association of Governments, Constitution, op. cit., Article IV, Section 4.2.
also range from the very simple to the complex. Examples of these arrangements have been discussed in the previous section.

Many councils with population disparities attempt to emphasize the large jurisdictions by giving them additional representation and voting strength. However, these arrangements are not always satisfactory.

Cleveland Metropolitan Area

A case in point is the Northeast Ohio Areawide Coordinating Agency (Cleveland area). The council's Steering Committee is composed of the four Agency officers, the mayors of Cleveland and Akron, a representative from Cuyahoga County, and at least one representative from each of the other three counties. Each representative has only one vote on the committee.7

This arrangement, however, has been attacked by the City of Cleveland as not reflecting the area's population patterns. There is strong city pressure to adopt a more precise one man, one vote system for the council. Currently, Mayor Stokes of Cleveland is testing in court the legality of the present system, and indirectly, the application of the recent Supreme Court "one man, one vote decisions" to the voting arrangements of councils of

governments.8

Puget Sound Regional Area

Other councils also use various forms of "spotlighting" similar to the Cleveland area council's, but to a greater degree of satisfaction. In the case of the Puget Sound Governmental Conference, there are several large, competing population centers within the area. However, each of the major centers is located in different counties. Therefore, the arrangement developed for the Conference's Executive Committee includes one representative from each county and one from the largest city in each county. In addition, the other municipalities together share one representative. Each representative on the committee has one vote.9 Although there are significant differences in the size of the major cities, each has an equal voice.

Pittsburgh Metropolitan Area

Occasionally councils encompassing a small geographic area but with a large number of member governments find it necessary to develop unusual arrangements. In the case of Pittsburgh's Allegheny Council for Inter-governmental Action, it was found necessary to group

8Letter from Anthony Toth, Program Director, Northeast Ohio Areawide Coordinating Agency, Cleveland, Ohio, January 5, 1970.

member jurisdictions into different blocs.

The council's Executive Committee is composed of one representation from Pittsburgh and one from Allegheny County. The cities of Clairton, Duquesne, and McKeesport are grouped together and share one representative. The 42 member townships are also grouped together, but they share one representative from the Allegheny County Association of Township Commissioners and one from the Allegheny County Association of Township Supervisors. The 81 boroughs members, on the other hand, share only one representative from the Allegheny County Boroughs Association. Each of these representatives has one vote. In addition to these governmental representatives, large segments of the general public are represented by officials from both public and private agencies. These agencies range from the Pennsylvania Economy League (Western Division) to the Catholic Diocese of Pittsburgh.¹⁰

Dallas-Forth Worth Metropolitan Area

A slightly different kind of arrangement is used by the North Central Texas Council of Governments. In this instance the council's Executive Committee is composed of the three council officers, the immediate past president, five directors of the Regional Planning

¹⁰Allegheny Council for Intergovernmental Action, Bylaws, op. cit., Article VI, Section 1.
Commission, and two citizen representatives. Two of the Commission's directors must represent the cities of Dallas and Fort Worth and at least one other representative must be from a county. The directors are selected by the entire Planning Commission. Citizen representatives on the Executive Committee are selected by and from the citizen representatives on the Commission, with the provision that one citizen must be from either Dallas or Tarrant Counties. Each representative is entitled to only one vote. While the core cities have a significant voice on the committee, the voice is not decisive, nor proportional. The committee, as a whole, on the other hand, is given a strong sense of direction by the council's past and present leadership.

Washington Metropolitan Area

Several councils have developed weighted representational and voting systems which give the larger jurisdictions significant strength. The largest and most important council to use the weighted vote is the Metropolitan Washington Council of Governments. This arrangement was developed in the council's Executive Committee and not in the General Assembly. The Assembly is

11This Regional Planning Commission, and its relationship to the council, is discussed in Chapter II.

12North Central Texas Council of Governments, By-laws (Revised), op. cit., Section IV.
composed of all members of the governing bodies of all member jurisdictions and certain state and Congressional legislators. As a result of this arrangement, the smaller jurisdictions have significant voting advantage in the assembly since all representatives have one vote.

The larger jurisdictions are compensated by the weighting of each of their votes by population in the more important council bodies. The council's Board of Directors, for example, is composed of nineteen representatives. One representative is selected from each jurisdiction with over 100,000 population, and the other representatives are divided among the other participating local governments and state and Congressional legislators. The weighted vote is:

(1) On a vote on the budget or amendment to it....
(2) On a vote on any other matter, weighted voting may be called for by a majority of members of the participating governments on the Board.
(3) Any question for which weighted voting has been called shall be determined by the majority of the members of the participating governments present and voting. For this purpose, each participating government shall have one vote for each 25,000 population, and the next major succeeding portion thereof, except that any participating government whose jurisdiction has a population of less than 25,000 shall have one vote.

(5) Board members from the Virginia General Assembly, the Maryland General Assembly, and the United States Congress, shall be excluded from any weighted vote.14

13Washington, D.C., is considered as both a city and a county by the Council, and has two representatives and two votes on non-weighted voting questions.

14Metropolitan Washington Council of Governments,
As a result of this arrangement, the larger jurisdictions have a considerable voting advantage over the smaller members. In addition, while the state and national legislators have a voice in the discussions, they do not have a vote on any controversial matters when the weighted vote is invoked.

The composition of the board's Steering Committee and its voting arrangement, on the other hand, is neither complex nor confusing. The large jurisdictions have virtually complete control. The committee is composed of one person from each jurisdiction over 100,000 population and one person representing all jurisdictions under 100,000 population. Moreover, all issues are decided by a simple majority of all representatives present and voting.15

San Francisco Bay Regional Area

Occasionally, councils develop arrangements which can be extremely complex. When the Association of Bay Area Governments changed its representation and voting system in 1968, the final arrangement was both complicated and confusing.

While the Association's General Assembly has

By-laws, op. cit., Section V with amendments. See Chapter II for a more detailed discussion of the council's organization.

15Ibid.
remained bicameral with a city-county balance, the Executive Committee has undergone several serious changes. The committee was originally slightly balanced in favor of the cities. However, currently the committee is strongly controlled by the cities; the three largest cities control just under one-third of the representatives. The committee is composed of thirty three representatives including the council's president and vice president. The City and County of San Francisco has five representatives, Oakland has three representatives and San Jose has two representatives. Alameda and Santa Clara Counties have two representatives each, and the cities in each county has two representatives. Marin, Napa, Solano,¹⁶ and Sonoma Counties each have one representative, as do the cities in each county. Contra Costa and San Mateo Counties, on the other hand, each have one full-time representative and one additional representative who rotates between the cities and the counties. The cities also have one full-time representative and one additional who alternates on a yearly basis with the counties. Each representative has only one vote.¹⁷

¹⁶Solano County, which is authorized one representative and one vote, is currently not a member.

¹⁷Association of Bay Area Governments, Bylaws, op. cit., Article V, Section A.
While the cities can control this Executive Committee, their influence could be negated in the General Assembly by the counties. Since all decisions must ultimately be approved by a majority of both cities and counties in the General Assembly, it is doubtful that strong city blocs would attempt to override strong county objections in the Executive Committee. The decisions of the Executive Committee have rarely been overturned by the General Assembly.

III. OTHER ARRANGEMENTS

Frequently, councils which have special problems and internal factors must adopt special arrangements which emphasize their peculiarities.

Boston Metropolitan Area

The system developed by Boston's Metropolitan Area Planning Council is an example of one council's attempts to emphasize these local factors. The council was established by the state legislature with a number of specific membership blocs. These membership blocs have been also included in the council's Executive Committee and reflect the different attitudes of the blocs. The committee includes the four council officials.

Of the remaining twenty members, five shall be elected from the representatives of cities; provided that at least one such member elected is a resident of the city of Boston; five shall be elected from the representatives of towns; five
shall be elected from the citizens appointed by the governor; and five shall be elected from the ex officio members.¹⁸

As a result, the larger jurisdictions are not given any additional representation or voting advantage, and, other than Boston, may not even be represented on the important Executive Committee. Since all representatives have one vote, the citizen and ex officio members are not down-graded nor are they relegated to the impotent status of advisors. Since the council was formed by the state, there is a continuing desire to represent an area-wide outlook instead of the local parochial interests of the individual jurisdictions.

**Chicago Metropolitan Area**

A more common arrangement is used by Chicago's Council of Governments of Cook County, Illinois. The council's General Assembly is strongly balanced by the use of the "concurrent majority bloc voting system" which essentially requires the approval of a majority of the representatives of at least three of the four membership blocs: cities and villages; school districts; non-school special districts; and townships and the county. This balance is between the different forms of governments. The Executive Committee is balanced to reflect the geographic areas within the county.

¹⁸Massachusetts, Chapter 662, op. cit., Section 113.
The Executive Committee of the council is heavily weighted in favor of the smaller municipalities. The body is composed of twenty one representatives. The city of Chicago and Cook County each has one representative. The cities and villages over 30,000 population share six representatives and the cities and villages under 30,000 also share six representatives. However, "within each category a representative should be drawn from each geographic section of the county." The elementary and secondary school districts have one representative. The townships share three representatives and are selected from each geographic region. The special districts have two representatives. Each representative on the committee has only one vote.19

The result of this arrangement is that the two largest, most important and metropolitan-oriented jurisdictions have little control over the decisions reached by the committee or the council. While neither Chicago nor Cook County has strength in accord with their population and influence, the smaller municipalities have numerical superiority and can control the committee. However, since any three membership blocs must approve a decision in the General Assembly, it is possible to create a dead-lock if Executive Committee decisions are made simply by cities.

19Council of Governments of Cook County, Illinois, By-laws, (mimeographed, November 20, 1968), Section V.
IV. SUMMARY

These twelve examples of the different forms of representational-voting arrangements used by many of the more important metropolitan area councils of governments can give only a small indication of the large variety of possible local solutions. They demonstrate both the great flexibility and diversity of council power structures. Largely because of this elasticity, many local councils are able to overcome the many small but important obstacles facing metropolitan cooperation and coordination.

This same elasticity, however, can also hinder the council's development. Many councils are in continual change due to the many internal pressures. Many councils have found that their existing arrangements have proven faulty and in need of change. Some councils are in the process of reorganization. Two examples of these councils are the Penjerdel Council of Governments of Philadelphia and the Council of Governments of Cook County, Illinois. Whether a council succeeds will partially be determined by the success of its internal representational voting arrangements and its ability to accommodate the interest of dissident members.
CHAPTER VI

REPRESENTATION AND VOTING: ONE MAN-ONE VOTE?

An issue which can greatly change the entire future development of councils of governments is the question of the legality of the present council representational and voting arrangements. This issue has significant immediate and long term consequences to all councils. The immediate problems concern the constitutionality of existing council systems. If the systems do not conform to the law, what changes are necessary? If they do currently conform, will future changes be necessary when councils are able to gain greater responsibilities. Or will the possibility of future representational and voting changes deter the development of councils?

I. "EQUAL PROTECTION"

Beginning with the Baker v. Carr decision\(^1\), the Supreme Court has gradually extended the meaning of the Equal Protection Clause of the Constitution to include all levels of government. The Court has specifically applied the equal representation interpretation to all general purpose local governments in the Avery v. Midland County,

Texas decision in 1968.2

The Avery Decision

The defendants in the Avery case had maintained that the county's governing body did not perform a legislative function and that the body did not represent people, but geographic districts. They maintained, furthermore, that according to prior Court decisions the equal representation requirements did not apply to the county's body.

The Supreme Court ruled, however, that the county's governing body, the Commissioners Court, is assigned some tasks which would normally be thought of as "legislative," others typically assigned to "executive," or "administrative" departments, and still others which are "judical." In this regard Midland County's Commissioners Court is representative of most of the general purpose governing bodies of American cities, counties, towns, and villages.3

When the State apportions its legislature it must have due regard for the Equal Protection Clause. Similarly, when the State delegates lawmaking power to local governments and provides for the election of local officials from districts specified by statute, ordinance, or local charter, it must insure that those qualified to vote have the right to an equally effective voice in the election process.4

Our decision today is only that the Constitution imposes one ground rule for the development of arrangements of local government: a requirement that units with general governmental powers over


3390 U.S. at 482.

4390 U.S. at 480.
an entire geographic area not be apportioned among single-member districts of substantially unequal population. 5

Until the Avery case the Court had apparently limited its application of the equal representation principle to general purpose governments with significant legislative powers. This decision, however, extended the principle to all general purpose governments, without regard to their legislative nature. The major impact of this case was felt in nearly all the cities and counties throughout the country.

The Hadley Decision

Finally, on February 25, 1970, in Hadley v. Junior College District of Metropolitan Kansas City, Missouri, the Supreme Court extended the application of the principle to all forms of elected government. The Supreme Court ruled that,

while there are differences in the powers of different officials, the crucial consideration is the right of each qualified voter to participate on an equal footing in the election process.

We therefore hold today that as a general rule whenever a state or local government decides to select persons by popular election to perform governmental functions, the Equal Protection Clause ... requires that each qualified voter must be given equal opportunity to participate in that election. 6

This case has apparently ended the basic controversy

5390 U.S. at 485.

over whether an elected government is administrative or legislative in nature, and whether it is general or special purpose local government. All elected governments are expected to comply with the equal representation principle. There remains the question: Does this principle apply to governmental entities with appointed governing bodies performing legislative functions?

II. "NOTHING ... TO PREVENT EXPERIMENTATION"

Currently these rulings do not appear to apply to councils of governments. While the majority of councils are composed of elected local officials, the representatives are not elected by the populace nor do they directly represent people, but governments. The representatives are essentially appointed by their respective local jurisdictions to represent governmental interests.

The councils, moreover, are not legislative governmental entities. While their decisions have an ultimate impact upon regional planning, they are primarily voluntary advisory bodies.7

The Sailors Decision

Their status, furthermore, is protected by several Supreme Court decisions allowing for governmental

7While they are voluntary bodies, the larger members are prevented from withdrawing due to coercive factors enforced by HUD which regulate all review agencies.
experimentation with regard to local government. The major case establishing this principle was Sailors v. Board of Education of Kent County, Michigan. The Supreme Court ruled:

no Constitutional reason why state or local officials of the nonlegislative character involved here may not be chosen by the governor, by the legislature, or by some other appointive means rather than by election....

Viable local governments may need many innovations, numerous combinations of old and new devices, great flexibility in municipal arrangement to meet changing urban conditions. We see nothing in the Constitution to prevent experimentation. At least as respects nonlegislative offices, a State can appoint local officials or elect them or combine the elective and the appointive systems as was done here.... Since the choice of members of the county board did not involve an election and since none was required for these nonlegislative officies, the principle of "one man, one vote" has no relavancy.9

Reassertion in the Hadley Decision

This principle was again emphasized in the Hadley decision in February, 1970:

We have also held that where a State chooses to select members of an official body by appointment rather than election, and that choice does not itself offend the Constitution, the fact that each official does not "represent" the same number of people does not deny those people equal protection of the laws.... But once a state has decided to use the process of popular elections and "once the class of voters is chosen, and their qualifications specified," we see no constitutional way by which equality of voting power may be evaded.10

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9387 U.S. at 108 and 110.
10Hadley v. Junior College District, 90 S Ct. 791.
Application of Equal Representation to Councils

According to a number of reliable sources, the equal representation requirements do not apply to councils of governments. For example, the Department of Housing and Urban Development studied the question and the result was that,

two or three years ago the HUD General Council opined that COGs which were voluntary advisory bodies were not affected by the Supreme Court decisions concerning the representativeness of local governing bodies. As they take on operating functions, however, courts may find that the one man, one vote rule applies to COGs.11

Furthermore, the National Service to Regional Councils also examined the problem. It concluded:

as we understand the current court cases, the Supreme Court and certain local courts have ruled that in those instances where direct governmental services or activities of government cause a disruption or influence the lives of the citizens of that government, then the decision-making process shall be accessible equally to all citizens. In effect, then, with respect to the councils of governments, until such time as the council of governments becomes the implementary agency for its decisions affecting the population of the region, we would assume it would not be legally necessary for the council to have a population based voting system.12

Nevertheless, since the Court has not specifically viewed such a case, the question of whether the one man, one vote concept applies to councils remains unanswered.

11Letter from Nicholas F. Thomas, Director, Division of Planning Assistance, HUD, February 6, 1970.

Within the short sixteen year history of the council of governments movement many developments have taken place which have had a significant impact upon the governmental situation in metropolitan areas. Beginning in 1954 with the establishment of the Supervisors Inter-County Committee in the Detroit metropolitan area, the movement has grown to encompass the majority of metropolitan areas and many other areas as well.

Development

The early councils originated as local efforts to alleviate regional and metropolitan governmental problems and conditions. When the first few councils began to prove their value, public and private organizations in other locations began to encourage the establishment of councils. As early as 1961, the Advisory Commission on Intergovernmental Relations suggested the council concept as a viable alternative to the ineffectiveness of local governments in metropolitan areas. In addition, by 1962, the American Municipal Association and the National Association and the National Association of County Officials were providing joint services to help existing councils
and to encourage the development of additional ones. Eventually these two associations formed a new organization, the National Service to Regional Councils, designed to guide and nourish regional councils throughout the country.

While earlier federal programs helped finance councils of governments, the first major legislation specifically designed to encourage their development did not emerge until the passage of the Housing and Development Act of 1965. Section 701(g) of the Act authorizes metropolitan area coordinating agencies to apply for grants covering as much as two-thirds of the cost of several different activities and programs. Encouraged by this source of funds, many local governments hastened to establish councils.

In 1966, Congress passed the Demonstration Cities and Metropolitan Development Act. For the first time the national legislature directed the establishment of metropolitan areawide agencies instead of simply encouraging their development through financial incentives. The major coercive factor of the Act is the requirement for review and comment by a recognized metropolitan review agency before grants or loans to local governments will be approved. In addition, incentive is provided through the authorization of grants up to one-fifth of the cost of accepted projects. These grants are supplemental to other
federal grant programs, provided that the total federal contribution to the cost of the project does not exceed 80 per cent.

Under the impetus of the Demonstration Cities Act, the vast majority of metropolitan areas, which did not yet have review agencies, created councils of governments. Since the passage of the Act in 1966, over 100 new councils have been created.

External Factors and Influences

Currently, the majority of councils throughout the country are strongly influenced and directed by many factors beyond their local area and sphere of control. These factors help both to further council development and responsibilities and to circumvent council initiative and priorities.

Among the most important external factors and influences affecting councils are the many federal and state requirements, restrictions and procedures. While the purpose of most of these factors is to augment councils authority and extend council capabilities, they also inhibit council development.

One requirement established by HUD, for example, limits each metropolitan area to one local review agency. The purpose of this limitation, obviously, is to provide for greater metropolitan coordination through a single areawide agency. Many regions, however, have more than
one metropolitan organization attempting to coordinate governmental activities. There are competing local councils, as well as local councils competing with state and inter-state agencies. In areas with competing entities, the federal government has chosen to recognize and support the state and inter-state bodies to the detriment of the local councils of governments.

In many cases the federal government has attempted to push many of its goals and policies upon the local councils. For example, in 1969, it adopted a policy requiring the representation of low-income and minority groups on all review agencies. While this change may be ultimately desireable and eventually necessary, it has altered the equilibrium of a majority of councils. It has introduced a radical change into many councils by compelling the representation of nongovernmental officials. Moreover, this required change has added many new problems and conflicts to the already overwhelmed councils.

While the council concept originated as a voluntary effort to improve coordination and cooperation among metropolitan area governments, the federal government is exhibiting more and more direct control over councils. The position of the federal agencies is strengthened by the adoption of standards and regulations which councils must meet. In this manner the federal government is able to enforce its goals and policies indirectly on local
governments. These pressures of the federal government have a strong tendency to divert council facilities, limit or derail projects desired by council members, and add unnecessary barriers to council operations. Furthermore, they serve to complicate existing problems and aggravate local conflicts and suspicions.

Several state governments have also attempted to impose their goals and policies on the local councils. Although there is indication in many areas that state interest and pressures are increasing, these attempts have not been too common. Currently, the councils which are most strongly influenced by state governments are the Baltimore and Boston area councils, which were established by special state legislation.

In Oregon the Governor has "directed" the local governments within each of the State's fourteen administrative districts to join and make use of existing councils of governments or to establish councils where none exists. Unfortunately the State acted without first gaining the ear of local officials. By not determining local desires and needs, the State has fomented unnecessary local opposition. Communities in two state administrative areas have refused to cooperate with the State on this matter.¹ While the State has sufficient pressure to ensure that a

¹These are in Baker, Klamath and Lakeview Counties. Interview with A. McKay Rich, Executive Director, Portland Metropolitan Study Commission, April 14, 1970.
majority of local communities and existing councils will comply with the State's desires, much of this controversy could have been averted by a better understanding of local problems. The need is great for better state-local cooperation, but it must be handled with an awareness of local priorities, desires and needs.

While the federal and state governments must have a strong influence in the councils, their influence must be tempered with understanding. They should continue to regulate councils and provide the incentives necessary to aid council development. However, they should refrain from hindering local initiative and drive.

The federal and state governments must keep to a minimum the number of standards, regulations and procedures which inhibit local interests and retard council development. The councils are already faced with their share of major problems which have prevented the vast majority of them from becoming truly effective instruments of metropolitan cooperation and coordination.

Council Problems

Councils face many kinds of problems. Some are common to all councils, while others are mainly local in nature.

Councils of governments have generally been unable to achieve concrete solutions to regional problems, although many have undertaken important research and
planning efforts. Furthermore, while a majority of councils were created as a result of federal legislation and regulations which virtually require metropolitan planning agencies and provide many financial incentives, there is strong pressures within Congress to repeal these laws and regulations.

Several congressmen have accused federal officials of using the council device to create "super governments". The anti-metropolitan sentiment was strong enough in the House of Representatives in 1968 to achieve an amendment to a housing bill deleting Section 204 requirements. Fortunately the amendment was dropped from the final draft of the bill proposed by the Senate-House Conference Committee and adopted by the Congress.  

A number of council problems concern structural defects. Several councils, including the Penjerdel Council of Governments, the Miami Valley Council of Governments, the Metropolitan Regional Council, and the San Diego County Comprehensive Planning Organization, have already undergone major reorganization attempts. The Council of Governments of Cook County, Illinois, and the Mississippi-Arkansas-Tennessee Council of Governments, are currently in the process of making important structural changes.

Councils have also found themselves unable to

perform satisfactorily because of inadequate funding and staff aid. A few councils have even found that promised monies have not been forthcoming. The Chelan-Douglas Regional Planning Council, for example, has not been able to collect revenues promised by members, a problem compounded by HUD regulations which limit the use of existing funds. The result is that "at this point in time the organization is largely a 'paper' one." \(^3\)

Councils have become the arenas of strong conflicts between different levels of government. The Penjerdel Council of Governments is one of these arenas:

It seems that the large urban counties are battling with various functional state bureaucracies (principally the highway departments) for the control of emerging regional agencies. These regional agencies ... are relatively new, have a fuzzy outlook and potentially can wield a great deal of power. The net effect is that the Penjerdel Region has a fragmented, amorphous and confusing regional government or governance.\(^4\)

Councils are plagued with the problems of "public invisibility, the voluntary nature of the councils, and the tendency for council activities to become static and fail to develop."\(^5\) Moreover, the projects of genuine significance tend to be controversial and too often fail

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\(^5\)Barnes, "Coping With Metropolitan Problems," op. cit., p. 3.
to garner sufficient support. Too many councils find themselves unable to maintain the interest of members.

Council Success

The determination of a council's success or failure can be an extremely difficult process. Few council accomplishments can be listed in terms of roads or buildings constructed, or even in terms of legal powers gained or laws enacted. A council's value and effectiveness must be measured in terms of regional issues defined, policies proposed and approved, achievement of a regional process of change, degree of coordination among local governments, degree of involvement of local elected officials and community leaders, and number of challenges met.6

While there are not many councils which can be considered major success stories, many councils are laying the groundwork necessary for future success. Among the more successful councils can be counted the Metropolitan Washington Council of Governments and the North Central Texas Council of Governments.

Successful councils are characterized by flexibility and adaptability. The North Central Texas Council of Governments is a good example of a council which has been adaptable to a changing situation and has moved from public invisibility to visibility.

While public invisibility is an asset during a

council's early development, there comes a time when there is a need for public acceptance and awareness. The North Central Texas Council has taken several steps to ensure and increase public awareness. It has developed citizen advisory and technical committees. It has contracted with the Texas Research League to find ways to increase citizen participation, and it has gained the support and participation of key community leaders.

The result of this active effort to develop visibility and awareness is public understanding of the council's place in the regional community. This in turn has enabled the council to get the funding needed to operate in a wide range of fields.

Other councils not as successful as the North Central Texas Council of Governments also have a high degree of flexibility and adaptability, but have not been able to overcome their problems. Either their members have not been sufficiently able to put aside the many suspicions to develop cooperation and create a truly regional outlook.

7"Public" includes not only the general public, but elected and appointed officials and influential community leaders.

8Barnes, "Coping With Metropolitan Problems," op. cit., p. 3.

9While the North Central Texas Council has been successful in at least many of its endeavors, there are several areas of potential difficulties. The region has most of the common problems of rural-suburban-urban disputes, large numbers of political jurisdictions, and local suspicions and distrust. Ibid., p. r.
or the councils themselves have not been able to find satisfactory formulas for success.

Whatever the problems,

the fundamental issue is whether councils of governments will develop into meaningful instruments of political decision-making. Most of these organizations lack, at this stage of development, the characteristics of political efficacy required of any organization which intends to deal with the difficult problems of urban areas. A major test of councils will be whether elected officials meeting together in a voluntary association can actually take decisive action on political problems which are both complex and difficult.10

One-Man-One-Vote

A major obstacle which could retard or derail councils concerns questions of representation and voting. More precisely, does the "one man, one vote" concept apply to appointed councils of governments which perform administrative and legislative functions? The general opinion is that the concept does not presently apply. However, if councils assume additional responsibilities, will major changes in their basic representation and voting systems be necessary?

The potential effects constitute a paradox. On the one hand, one man-one vote for the country will undoubtedly encourage a greater cooperative role for the country and this is consistent with the basic purpose of COGs in facilitating metropolitan cooperation, coordination and/or joint action. On the other hand, the present decision-making structure of most COGs is badly malapportioned in the direction of one governmental unit-one vote basis, rather than one man-one vote basis. If the COGs

should begin to make authoritative decisions which are significant enough to cause the Supreme Court to apply the one man-one vote principle to COGs, we can expect the voluntary structure of their political support to fall apart almost overnight. This is not to say that reapportionment of COGs would inevitably cause their abolition, but only that the principle of voluntarism in COGs is incompatible with one man-one vote representation in COGs.11

How much and what kind of representational experimentation the court will permit remains to be seen. Certain clues emerge from the ... discussion, but they remain only clues. For example, entities whose representational arrangements do not conform to the principle of equal representation may be excepted, if a part or all of the membership is appointed; or if their responsibilities are so narrowly defined in the underlying statutes or charter as to render them "administrative" rather than "legislative"; or if the system appears to be a constructive, fair-minded experiment, whose formula represents a workable compromise among opposing groups, and is necessary to solve important metropolitan problems.12

Should councils of governments develop to a point where the equal representation concept become applicable, one of several alternatives might take place. One would be the retardation of councils back into a completely voluntary and essentially ineffectual basis. Another would be the enactment of special legislation by state governments mandating the participation of local governments in councils. Without this external pressure the smaller cities and counties would probably not choose


12Scott and Bollens, op. cit., p. 102.
to give up their autonomy and "equality." However, if local governments are forced to join councils, either by state laws or federal regulations, this could supply the force necessary to transform the councils into meaningful limited-purpose metropolitan or regional governments.

What is the Future of Councils of Governments?

Although the future is acutely unpredictable, councils of governments are likely to play an important role in the development of our metropolitan communities. Their true roles are unascertainable until some important questions can be answered.

Probably the most important single question is what the future role of the federal government will be. In the past it has served as the major inspiration for the development of the council movement. The most important function, the review powers of councils, has been also required by federal regulation:

Section 204 gives councils of governments their most important political tool by granting them the power to review local development plans and administrative programs... The fact that Congress came close to dropping Section 204 leaves the future of the policy in doubt. The uncertainty is heightened by the change in national administrations. The councils of governments movement gained momentum during the Democratic administration. A change in emphasis by a Republican administration committed to expanding the role of the states could reverse or retard the council-of governments system.13

13Harman, op. cit., p. 16.
Another important question is whether councils will continue to be unwilling or unable to deal effectively with the major controversial issues of the day. Councils to date have been largely blind to the major social problems facing all urban communities. They have contented themselves with dealing with relatively safe and unemotional issues, such as land-use planning, public works coordination, administrative coordination and cooperation, and metropolitan and regional communications. While these are important, other major issues concerning discrimination and inequality, education, poverty, and housing, have been largely ignored.

While councils acting as review agencies for the federal government are required to develop programs in these fields, their efforts to date are not promising. Introduction of low-income and minority representation on council policy-making bodies could alter this picture. There is an excellent possibility for major reevaluation of many of the present priorities. Until councils are capable and willing to enter these important fields in earnest, their influence can not be pervasive, and their potential will remain restricted.

What is the future of councils of governments? Will

14While land-use planning is potentially an extremely emotional and explosive issue, councils tend to work with it only on a superficial level.
they eventually evolve into some form of metropolitan or regional government? No council has become such a government. However, several councils have been studying this possibility.15

Will the councils evolve into an extension of the state governments on a regional level? Several states are currently examining this possibility. However, none has acted to implement it.

Or will the future see numerous organizations reflecting the complications of the federal system in all its diversity? This last development appears to be the most likely one. While there has been no widespread interest expressed by council officials or officials from the three levels of government to change councils into new levels of metropolitan government nor to make councils extensions of the states, there has been much interest and discussion in experimenting with the council concept to meet regional conditions and problems. There is also strong interest in working with all levels of government, but on a voluntary and mutually productive basis.

15See Chapter II for the proposal made by the Association of Bay Area Governments.
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APPENDIX A

REGIONAL COUNCILS

Generally, there are five different categories of regional councils: Councils of Governments, Economic Development Districts, Regional Planning Commissions, Transportation Study Groups, and other unique regional bodies.

Councils of Governments are associations of local governments predominantly represented by their elected officials. These councils are mainly concerned with providing a regional forum for the discussion of common issues and the determining of policies and priorities on these issues. While comprehensive planning is a prime concern, council interests are oriented to any and all areawide metropolitan problems.

Economic Development Districts are generally non-profit corporations which coordinate public and private efforts within a regional area to promote economic development.

1 Information for the appendix has been obtained from the National Service to Regional Councils, Regional Council Profiles, or. cit., p. iii.

2 The multi-state regional commissions created by Congress in 1965 are not classified as regional councils in the same sense as those indicated. Each of these commissions include several states and have only state and federal representatives on their governing bodies.
progress and development. A district can be created only if the area in which it is located meets specified federal criteria, such as high unemployment rates or low average income levels. Most district governing bodies are composed of elected officials of local governments and of representatives from the major economic and social interest groups in the area.

Regional Planning Commission, however, are organizations with a major responsibility for comprehensive area-wide planning, traditionally emphasizing land use planning and the coordination of local plans. Many commissions are official agencies of the states, formed by specific state acts or general enabling legislation. The governing bodies of these commissions usually are composed of citizens appointed by state and local governments. There are many regional bodies which are called regional planning commissions which are actually councils of governments. The major differences usually are related to the fact that commissions are usually state or state-controlled bodies.

Transportation Study Groups are organizations directly responsible for the highway and mass transit planning for local governments in regional areas. Most transportation planning groups were established to comply with the Federal-Aid Highway Act of 1962. Many are not regional councils, but are local extensions of the state highway
departments. Others have been gradually taken over by other forms of regional councils. The governing bodies are usually similar to the regional planning commissions, but their major area of emphasis is with state and transportation-oriented bodies.

Other regional councils include the unique forms established in the Minneapolis-St. Paul region of Minnesota, called simply the Metropolitan Council, and the Hudson River Valley Commission in New York. These are essentially experimental organizations, but can be classified as regional councils because of their multi-jurisdictional nature and their emphasis on areawide planning and coordination.
## APPENDIX B

### A PARTIAL LISTING OF COUNCILS OF GOVERNMENTS

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<th>State</th>
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<td>Alabama:</td>
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<td>Anniston</td>
<td>Calhoun County Council of Governments</td>
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<td>Boston</td>
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North Carolina (continued):
Wilmington  Lower Cape Fear Council of Local Governments
Winston-Salem  Forsyth Council of Governments

Ohio:
Cincinnati  Ohio-Kentucky-Indiana Regional Planning Authority
Cleveland  Northeast Ohio Areawide Coordinating Agency
Dayton  Miami Valley Council of Governments
Youngstown  Mahoning-Trumbull Counties Comprehensive Transportation Study Group

Oklahoma:
Oklahoma City Association of Central Oklahoma Governments

Oregon:
Albany  Linn-Benton Association of Governments
Eugene  Central Lane Planning Council
Medford  Rogue Valley Council of Governments
Portland  Columbia Region Association of Governments (includes portions of Washington)
Roseburg  Central Umpqua Regional Planning Council
Salem  Mid-Willamette Valley Council of Governments

Pennsylvania:
Philadelphia  Penjerdel Council of Governments (formerly the Regional Conference of Elected Officials)(includes portions of Delaware and New Jersey)
Pittsburgh  Allegheny Council for Intergovernmental Action
State College  Centre Regional Council of Governments
Stroudsburg  Tocks Island Regional Advisory Council

Tennessee:
Bristol  Bristol, Tennessee-Virginia Joint Planning Commission
Chattanooga  Chattanooga Area Regional Council of Governments
Knoxville  Knoxville Area Council of Governments
Memphis  Mississippi-Arkansas-Tennessee Council of Governments
Nashville  Mid-Cumberland Council of Governments
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