# Regional Council (RC)
## List of Public Comments for the Public Hearing
*Received after 5pm on Wednesday, March 3, 2021*

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March 4, 2021

Southern California Association of Governments
900 Wilshire Blvd., Ste. 1700
Los Angeles, CA 90017

Submitted via email to: housing@scag.ca.gov

RE: RHNA DETERMINATION FOR THE CITY OF HUNTINGTON BEACH PUBLIC
COMMENTS

Dear Regional Council:

The City reincorporates all of the legal and factual arguments presented to the SCAG RHNA Subcommittee and submits for the administrative record of the March 4, 2021 SCAG Regional Council meeting. In addition, the City of Huntington Beach has and continues to object to the arbitrary and capricious process followed by the State in determining and allocating RHNA for the SCAG region, specifically in Orange County and the City of Huntington Beach.

OCTA Planning Documents are Conceptual

The City has engaged Orange County Transportation Authority (OCTA) staff throughout the RHNA and Connect SoCal process. OCTA has stated that their planning documents, including the 2018 Long Range Transportation Plan and OC Transit Vision, are conceptual. Any conceptual transit idea listed in either of these documents is subject to further analysis, feasibility studies, votes of the OCTA Board, and other vetting in order to become a funded project. The OCTA planning documents are conceptual and are not project commitments to be funded or operational on any timeline. The City has noted this fact in multiple comment letters throughout the Connect SoCal/RHNA process and in its RHNA appeal as well.

The importance of recognizing that OCTA Planning documents (and the documents of other transit agencies) are conceptual and not project commitments is further supported by the CEHD’s recommended addition to the draft RHNA process improvement resolution. The CEHD added in several points, including ensuring that the transportation agencies fully understand that their conceptual transportation projections will be assumed as project commitments for RHNA purposes. The need to add this point in the resolution
demonstrates that the transit agencies are not aware that their conceptual Planning
documents are used for RHNA determinations and they were not meaningfully engaged
as stakeholders throughout the RHNA process. Including this point in the resolution
equates to an acknowledgement of this issue within the 6th Cycle RHNA and Connect
SoCal process by SCAG.

Request for SCAG to Engage the California Coastal Commission (CCC) as a Stakeholder

As noted in multiple public comment letters from the City and its RHNA appeal, the RHNA
methodology and Connect SoCal disregard coastal issues. The CCC is a key stakeholder
for jurisdictions in SCAG’s coastal zone. SCAG’s Connect SoCal and RHNA
methodology have not addressed the impact of sea level rise (SLR), coastal inundation,
and other issues at the forefront of analysis for the CCC. SCAG’s 2017 RTP Data Map
Book for Huntington Beach includes an exhibit depicting “Sea Level Rise Impacted Areas
(2 feet) 2040 Scenario in Orange County.” Even though SCAG created this map, it does
not utilize it for any analysis within Connect SoCal or RHNA.

The CCC has adopted multiple guidance documents since 2015 regarding climate
change, sea level rise, and coastal inundation utilizing the best available data. At their
May 13, 2020 meeting, the CCC adopted a document titled, “Making California’s Coast
Resilient to Sea Level Rise: Principles for Aligned State Action.” The document is a tool
for aligned, consistent state agency action in planning and preparing for a minimum
baseline 3.5 feet of sea level rise statewide. The principles outlined in the document are
intended to guide unified, effective action towards sea level rise resilience for California’s
coastal communities, ecosystems, and economies across state agencies in order to
improve effectiveness in addressing this immediate challenge.

SCAG has not addressed this critical information from the CCC, partly because the CCC
has not been engaged as a stakeholder. Coastal cities are explicitly unable to
accommodate any new development (especially residential development) in the Coastal
Zone and adjacent areas, as they are specifically vulnerable and unable to adapt to
managed retreat within areas of sea level rise. The CCC expects all Local Coastal
Programs to recognize that public lands adjacent to the Pacific Ocean and harbors will
extend inward as a direct result of sea level rise. This information alone indicates that
coastal cities will lose land available for development (and land that is currently
developed) to the public trust boundary. The CCC also recommends that coastal cities
purchase land within areas of sea level rise to remove all associated structures and
conserve the land as open space.

Rezoning and associated land use changes required to adequately plan for RHNA
allocations will necessitate a Local Coastal Program Amendment subject to CCC
approval. Coastal jurisdictions may adopt land use changes to comply with RHNA
requirements, but there is no guarantee that those changes will be approved by the CCC.
The development challenges faced by coastal cities due to sea level rise and other coastal
hazards were not analyzed by throughout the RHNA and Connect SoCal process. The
City encourages the Regional Council to include a provision in the resolution to engage the CCC as a stakeholder to ensure that the RHNA methodology does not conflict with the Coastal Act and that coastal hazards and policies/priorities such as public coastal access are utilized in development of the RHNA methodology.

City of Huntington Beach Denied Due Process throughout RHNA

Previous comments noted the City's former Mayor Semeta was denied the right to speak at the November 7, 2019 Regional Council meeting. Minimization of the City's voice continued throughout the RHNA process and became a pattern.

SCAG Acts with Bias during Appeals Hearings

At the January 25, 2021 RHNA Appeals Hearing, the City of Pico Rivera received a reduction of 1,022 units, resulting in a new RHNA allocation of 2,917 units due to new information submitted regarding the potential failure of the Whittier Narrows Dam. Pico Rivera's first hearing was held on January 8, 2021. The item was continued to January 22, 2021 to allow Pico Rivera staff time to further revise their appeal. The January 22, 2021 hearing was continued to January 25, 2021 in order to allow SCAG staff and Pico Rivera staff time to work together to submit revised flood maps and information regarding the potential dam failure. At the January 25 hearing, SCAG staff noted the time spent over the weekend of January 22 – 24 to assist the City with submitting new information. Pico Rivera's revised appeal was submitted on Saturday, January 23, 2021 and was the basis of the entire January 25 hearing.

At the January 19, 2021 RHNA Appeals Hearing, Regional Council Member Mayor Bucknum asked Huntington Beach staff if they received assistance or guidance for the type of documents to submit regarding flood hazards, sea level rise, or other hazard areas. City staff had not received such assistance. It is clear that Mayor Bucknum asked Huntington Beach staff if they received assistance regarding flood hazard documents as Pico Rivera had received extensive assistance directly from SCAG staff. Multiple cities presented appeal information regarding flood hazards, but it appears that only one jurisdiction has received special treatment (or any assistance at all) from SCAG.

At the January 19, 2021 Huntington Beach hearing, the RHNA Appeals Board voted to continue the item to January 25, 2021 and Chair Huang directed SCAG staff to work with OCTA to resolve conflicting information within OCTA planning documents regarding HQTA in the City of Huntington Beach. At the January 25, 2021 hearing, Chair Huang asked staff for a report on their discussion with OCTA. SCAG staff responded they did not contact OCTA. SCAG staff did not respond to the OCTA contact assignment to verify data which is vital to the successful implementation of RHNA and achieving statewide greenhouse gas reduction goals.

It is clear that the argument presented by Huntington Beach provided accurate data from OCTA while the RHNA data was incorrect. SCAG has emphasized throughout the RHNA process that they have statutory deadlines to meet. SCAG could not engage OCTA in
the appeals process which would correct the erroneous data but hinder SCAG from meeting their deadlines. SCAG has prioritized meeting statutory deadlines over providing accurate data for analysis, which is the only factor that will enable the subregion/State to achieve greenhouse gas reduction goals.

SCAG also demonstrated bias against Huntington Beach regarding OCTA information submitted via email by the City on Friday, January 15, 2021 prior to the January 19, 2021 hearing. At the January 19 hearing, SCAG staff advised the RHNA Appeals Board that the January 15 email contained “new information” and could not be considered at the January 19 hearing. This is in direct conflict with all public hearing processes which allow information to be submitted and considered any time prior to conducting a vote. Further, as noted above, SCAG staff worked with Pico Rivera over the weekend of January 22 – 24 to assist the City with submitting revised flood information. Pico Rivera’s letter dated Saturday, January 23, 2021 was not referred to as “new information” during their hearing. The January 23 letter was the basis of the entire discussion on January 25. If SCAG staff applied the Huntington Beach “new information” argument to Pico Rivera, this letter would not have been allowed for discussion or consideration during their hearing.

Conclusion

The City has submitted timely, accurate data which demonstrates that the portion of Beach Boulevard within the City limits does not qualify as HQTA based on OCTA documents. SCAG has noted during the hearings that there were many “lessons learned” during the 6th Cycle RHNA process. It is unfortunate that the SCAG subregion chooses to accept these “lessons” that will impede the success of its jurisdictions in achieving greenhouse gas reduction goals. The City encourages SCAG, the Regional Council, and the RHNA Appeals Board to correct these lessons by revising the RHNA allocation with input from the CCC, include accurate HQTA data within the City of Huntington Beach, and engaging OCTA as a stakeholder to provide accurate data for Orange County.

Sincerely,

Nicolle Aube, AICP
Associate Planner
From: Holly Osborne <nredschool@yahoo.com>
Sent: Thursday, March 4, 2021 1:51 PM
To: ePublic Comment Group <ePublicComment@scag.ca.gov>
Subject: Speech on RHNA algorithm, March 4 2021

This is what I just said this afternoon on March 4.

This is so you can make sure your minutes are accurate. Could you just add this to the minutes.
Holly Osborne

Good afternoon.

This is Holly Osborne again, retired engineer, someone who is obsessive about numbers being correct, and a resident of Redondo Beach. But, as often, I am speaking on a general matter - in this case the RHNA algorithm

Back in November, I was working on some pie charts, and I wanted to make sure I had the latest and greatest algorithm. I had the February 2020 version, which was very close to the final, but I wanted to use the absolute final, and it was not posted on the web site. I wrote to SCAG staff, asking it be posted; a staffer posted the algorithm, and called it Sept 2020.

That Sept 2020 algorithm had a major major flaw, I soon discovered. If you INCREASED the total RHNA allocation above 1.34 million, the individual city's RHNA went DOWN, and if you decreased the total RHNA, the individual cities went UP.

I call this the 737 MAX version of the algorithm: it crashed and burned.

I immediately emailed the staffer back; asked if they were sure they posted the correct version (because previous algorithms did not behave that way). I got no response.

I also pointed this out in a correspondence I wrote to Mr. Rex Richardson in a Dec 24 analysis, where I had numerous pie charts (done out of necessity with the Feb 2020 algorithm.)

There was no response.

I bring this up now because after listening to all the appeals, it seemed that the appeals committee was sure that the SCAG people performing the analysis were always right, and the algorithm was sacred; and the cities were always wrong, when it came to questioning numbers. In some cases staff was condescending to the cities (although in many cases the appeals committee were sympathetic.)

Now you are engaged in a final algorithm approval. I believe it will be a major embarrassment to you if you do not fix the Sept. 2020 "crash and burn" algorithm. It used to behave correctly before, so I do not know what was done cause this behavior. It is also unfair to the cities to have such a flawed algorithm posted, since they will not be able to figure out what their new RHNA should be, should they decide to join in any appeal to HCD to decrease the allocation.

They are other instances of questionable numerical assumptions (aside from the 1.34 million total) such as how you split "existing need" vs "future growth." I am still perplexed as to how building for a transit station that may not be completed until well into the 7th, or even 8th RHNA cycle should have been called existing need, since it guarantees failure to those cities. I spoke on that last time.

I urge the committee today to discuss some of these issues. Also, bring up the RHNA algorithm as posted on the website, if you doubt anything I say.

Thank you for your time.

Holly Osborne