REGIONAL HOUSING NEEDS ALLOCATION



2023-2031 Regional Housing Needs Assessment (RHNA) Appeal Request

Submit appeal requests and supporting documentation via DocuSign by <u>5:00 pm PST on July 9, 2021</u>. **Late submissions will not be accepted.** Send questions to <u>rhna@bayareametro.gov</u>

Jurisdiction Whose Allocation is Being Appealed: $ extstyle ex$	ity of Saratoga		
Filing Party: O HCD Surisdiction: City of Sarato			
Contact Name:	Title:		
Phone: (408) 868-1231	Email: dpedro@saratoga.ca.us		
APPEAL AUTHORIZED BY:	PLEASE SELECT BELOW:		
Yan Zhao Name:	⊗ Mayor		
	O Chair, County Board of Supervisors		
Signature: Docusioned by: Yan Ahao 2238384622226412.	O Chief Administrative Officer		
Date: 7/8/2021	O Chief Administrative OfficerO Other:		
IDENTIFY ONE OR MORE BASES FOR APPEAL ☑ ABAG failed to adequately consider information	n submitted in the Local Jurisdiction Survey		
regarding RHNA Factors (Government Code Se Fair Housing (See Government Code Section 65	,		
3 ,	, , , , , , , , , , , , , , , , , , , ,		
Existing and projected jobs and housing relSewer or water infrastructure constraints fo	r additional development due to laws, regulatory		
actions, or decisions made by a provider ot			
Availability of land suitable for urban development	opment or for conversion to residential use.		
Lands protected from urban development u	·		
County policies to preserve prime agricultu			
☐ Distribution of household growth assumed			
County-city agreements to direct growth toLoss of units contained in assisted housing	•		
☐ Households paying more than 30% or 50%	•		
☐ The rate of overcrowding.			
☐ Housing needs of farmworkers.			
\square Housing needs generated by the presence	of a university campus within a jurisdiction.		
Housing needs of individuals and families e	1 3		
5	ergency from January 31, 2015 to February 5, 2020.		
☐ The region's greenhouse gas emissions targ	gets to be met by Plan Bay Area 2050.		
☐ Affirmatively furthering fair housing.	G BUNDA All COLOR		
ABAG failed to determine the jurisdiction's Draf			
RHNA Methodology and in a manner that furth			
Objectives (see Government Code Section 6558	•		
A significant and unforeseen change in circums	<u> </u>		
(appeals based on change of circumstance can d	nation submitted in the Local Jurisdiction Survey		
where the change occurred	mily be made by the jurisdiction of jurisdictions		

Pursuant to Government Code Section 65584.05, appeals shall be based upon comparable data available for all affected jurisdictions and accepted planning methodology, and supported by adequate documentation, and shall include a statement as to why the revision is necessary to further the intent of the objectives listed in Government Code Section 65584(d). An appeal shall be consistent with, and not to the detriment of, the development pattern in the sustainable communities strategy (Plan Bay Area 2050 Final Blueprint). (Click here)

Number of units requested to be reduced or added to jurisdiction's Draft RHNA Allocation:

⊗ Decrease	Number of Units: 856	O Increase	Number of Units: _	
further the in the revision is Plan Bay Area	tion of appeal request and statetent of the objectives listed in s consistent with, and not to the 2050. Please include supportinal pages if you need more roor	Government Code ne detriment, of the g documentation fo	Section 65584(d) ai	nd how ern in
to wildfire risks. wildfires. For exa mixed-use housi mixed-use housi WUI and high fin appropriate beca Additionally, incr statutory objectiv emissions by pla	of land suitable for urban development of Approximately 50% of Saratoga is in the ample, Saratoga's downtown businessing in the City. However, this area of thing, is in a Very High Fire Hazard Zone erisk areas should be considered high ause it would be irresponsible to plan make to promote improved intraregional journing for housing growth near public tras and is not in a Transit Rich Area (TF	ne Wildland Urban Interfaction district has the highest of the City with the highest of and Wildland Urban Interfactors when the housing in areas with 389% over the fifth cycle bs-housing relationship a transit facilities and the residuant of the second of the content of the wildland of the second of the wildland of	ace (WUI) area and at higonocentration of multifamily oportunity for multi-family orface area. The propertine new development is not high fire risk. RHNA is not consistent and to help reduce greeningion's job centers. Sarato	gh risk for ly and and es in the ot with the house gas oga has few
peak service free serves only a sm number of housi	quency of 15 minutes or less. The han nall part the City. Because the City is ung units in areas where public transportemissions which is inconsistent with the	dful of VTA bus lines sto inderserved by public tra tation is not readily avail	ps every 20 to 60 minute nsit, significantly increasi able will increase the con	s and ng the nmunity's
	rting documentation, by title and Appeal Letter July 7, 2021, 4 pages		es	
2 3				
The maximum f	file size is 25MB. To submit larger file	es, please contact <u>rhna@</u>	<u>@bayareametro.gov</u> .	Click here to attach files



CITY OF SARATOGA

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COUNCIL MEMBERS:
Mary-Lynne Bernald
Kookie Fitzsimmons
Rishi Kumar
Tina Walia
Yan Zhao

Incorporated October 22, 1956

July 7, 2021

Therese McMillan ABAG/MTC Executive Director Bay Area Metro Center 375 Beale Street San Francisco, CA 94105

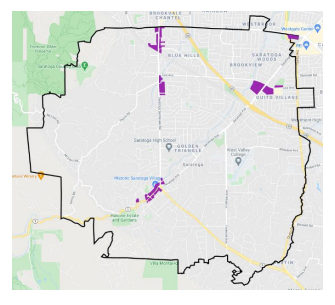
Subject: City of Saratoga Appeal of Draft 2023-2031 Regional Housing Needs Assessment Allocation

Dear Ms. McMillan,

On behalf of the Saratoga City Council and the Saratoga community, the City of Saratoga hereby submits an appeal to the Association of Bay Area Governments (ABAG) of the Draft 2023-2031 Regional Housing Needs Assessment (RHNA) Allocation. The City of Saratoga is appealing on the grounds the ABAG failed to adequately consider information submitted in the Local Jurisdiction Survey regarding RHNA Factors, including existing and projected jobs and housing relationship, availability of land suitable for urban development or for conversion to residential use; and the region's greenhouse gas emissions targets to be met by Plan Bay Area 2050. Furthermore, we request a 50% reduction in the City of Saratoga RHNA from 1,712 new housing units to 856 new units.

		Very Low	Low	Moderate	Above
RHNA	Total	Income	Income	Income	Moderate
Draft	1,712	454	261	278	719
Proposed	856	227	131	139	360

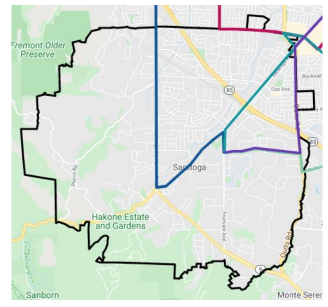
Nearly all of Saratoga land has been devoted to residential housing. Saratoga's commercial space is already extremely limited, especially after 80,000 square feet of retail and office space was lost to a Senate Bill 35 project. The parcels in purple on the adjacent map represent commercial properties in the City that provide services and jobs to the community and represent areas for future mixed use higher density housing in the City of Saratoga. The City is being forced to consider reducing the limited commercial job producing development that it has to accommodate the new housing required by the State,



leading to longer commutes and personal trips for current and future residents. This directly conflicts with the <u>RHNA Methodology</u> objective to reduce greenhouse gas emissions.

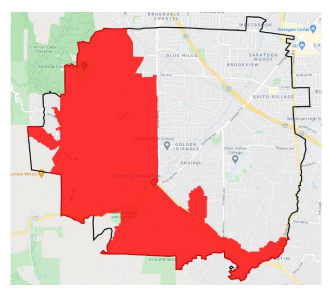
The City of Saratoga is also incorrectly identified as being in a Transit-Rich Area (TRA), which would include cities with a bus stop with peak service frequency of 15 minutes or less. Currently, there are no bus routes within City limits with peak service frequency of 15 minutes or less. As you can see on the map displaying bus routes in Saratoga, public transportation options in Saratoga consist of only 5 bus lines that serve only a small part

of the City. These routes offer varying service on weekdays, ranging from every 20 to 60 minutes. Clearly, Saratoga is far from any reasonable interpretation of Transit-Rich. With hardly any public transportation options in Saratoga, this forces residents into their cars, and that ultimately increases emissions and traffic. This is counterproductive to the City's and ABAG's efforts thus far and future goals to reduce greenhouse gas emissions.



Roughly half of Saratoga is in the Wildland Urban Interface area and at high or very high risk for wildfires. The area in red on the map below shows the Wildland Urban Interface

area in the City of Saratoga. Saratoga's downtown business district, a location most cities plan for higher density mixed use housing, is in a Very High Fire Hazard Zone and Wildland Urban Interface area. Last year, the CZU August Lightning Complex burned nearly 87,000 acres of land and destroyed 7,000 buildings in the Santa Cruz Mountains just outside Santa Clara County and the City of Saratoga. Many roads in Saratoga are narrow and winding, serving as the only entry and exit point for hillside neighborhoods. The Plan Bay Area 2050 Draft Environmental Impact Report, which helps shape the



RHNA Allocation process, acknowledges that an increase in housing units in the San Francisco Bay Area will intensify the risk of wildland fires and mitigation measures, such as educating the public and enforcing defensible space requirements, will not minimize this threat. The significant increase in the City of Saratoga RHNA Allocation and State legislative penalties for failing to reach RHNA targets incentivize increasing housing development in areas like Wildland Urban Interface area that simply cannot sustain increased housing density. Conversely, planning for the addition of more than 1,700 new homes in other sections of Saratoga that are outside of the Wildland Urban Interface is simply impractical and unrealistic given the financial realities of residential construction.

Further compounding this issue, Santa Clara Valley Water recently declared a water shortage emergency and instituted a mandatory 15% reduction in water use compared to 2019. Vegetation in our fire risk areas is extraordinarily dry and many of us fear what this and future fire seasons will look like, as it has become clear that drought conditions may be the new normal. As reported in the San Jose Mercury News, a recent study of this year's runoff from the Sierra Mountains indicates that due to climate change, past hydrology models are no longer reliable. Santa Clara County is also extremely sensitive to drought conditions locally as well as elsewhere in the State. Approximately 50% of Santa Clara County's water supply comes from outside the County. The Draft EIR for Plan Bay Area 2050 states that even after mitigation measures are implemented, water supplies will be insufficient to support the Bay Area's projected population increases. It is clear that Saratoga simply cannot accommodate an increased demand for water that would result from the addition of more than 1,700 new homes.

The proposed RHNA Allocation places an undue burden on the City of Saratoga with our limited commercial services, job base, access to public transportation, and over half of the City is in a Moderate to Very High Fire Severity Zones. For these reasons, we urge you to reduce the City of Saratoga 2023-2031 RHNA Allocation from 1,712 to 856 new units. This proposal from the City of Saratoga represents a far more realistic and feasible target.

Sincerely,

Yan Zhao, Mayor City of Saratoga