

TO: ABAG Administrative Committee  
FROM: Therese W. McMillan, Executive Director  
SUBJECT: Town of Danville RHNA Appeal Final Determination

DATE: November 12, 2021

## **RHNA Background**

The [Regional Housing Needs Allocation \(RHNA\)](#) is the state-mandated process to identify the number of housing units (by affordability level) that each jurisdiction must accommodate in the Housing Element of its General Plan. The California Department of Housing and Community Development (HCD) determined Bay Area communities must plan for 441,176 new housing units from 2023 to 2031.

ABAG convened an ad hoc [Housing Methodology Committee \(HMC\)](#) from October 2019 to September 2020 to advise staff on the methodology for allocating a share of the region's total housing need to every local government in the Bay Area. The allocation must meet the [statutory objectives](#) identified in Housing Element Law and be consistent with [Plan Bay Area 2050](#). The HMC included local elected officials and staff as well as regional stakeholders to facilitate sharing of diverse viewpoints across multiple sectors.

The ABAG Executive Board approved the Proposed RHNA Methodology in October 2020 and held a [public comment period](#) from October 25 to November 27 and conducted a public hearing at the November 12, 2020 meeting of the ABAG Regional Planning Committee. After considering comments received, the ABAG Executive Board approved the Draft RHNA Methodology in January 2021. As required by law, ABAG submitted the Draft RHNA Methodology to HCD for its review. On April 12, 2021, [HCD sent ABAG a letter](#) confirming the Draft RHNA Methodology furthers the RHNA objectives.

On May 20, 2021, the ABAG Executive Board approved the final RHNA Methodology and draft allocations, which are described in detail in the [Draft RHNA Plan](#). Release of the draft RHNA allocations in May 2021 initiated the [appeals phase of the RHNA process](#).

## **ABAG RHNA Appeals Process**

At its meeting on May 20, 2021, the ABAG Executive Board approved the [ABAG 2023-2031 RHNA Appeals Procedures](#). The Appeals Procedures provide an overview of existing law and the statutory procedures and bases for an appeal, as outlined in [Government Code Section 65584.05](#), and outline ABAG's policies for conducting the required public hearing for considering appeals. The ABAG Executive Board also delegated authority to the ABAG Administrative Committee to conduct the public hearing and to make the final determinations on the RHNA appeals.

On May 25, 2021, ABAG notified the city/town manager or county administrator and planning or community development director of each local jurisdiction, HCD, and members of the public about the adoption of the draft RHNA allocations and the initiation of the appeals period. The email to jurisdictions included a link to the *ABAG 2023-2031 RHNA Appeals Procedures* on the ABAG website.

ABAG received 28 appeals from Bay Area jurisdictions during the 45-day appeals period from May 25, 2021 to July 9, 2021. On July 16, 2021, ABAG posted all [appeal materials received from local jurisdictions](#) on its website and distributed them to the city/town manager or county administrator and planning or community development director of each local jurisdiction, HCD, and members of the public consistent with Government Code Section 65584.05(c).

During the public comment period from July 16, 2021 to August 30, 2021, ABAG received nearly 450 comments from local jurisdictions, HCD, regional stakeholders, and members of the public on the 28 appeals submitted. On September 1, ABAG posted [all comments received during the comment period](#) on its website and distributed them along with the public hearing schedule to the city/town manager or county administrator and planning or community development director of each local jurisdiction, HCD, and members of the public. This notification ensured that each jurisdiction that submitted an appeal was provided notice of the schedule for the public hearing at least 21 days in advance, consistent with Government Code Section 65584.05(d). Between August 29, 2021 and September 3, 2021, legal notices were posted on the ABAG website and published in multiple languages in newspapers in each of the nine counties of the Bay Area, announcing the dates of the public hearing.

The ABAG Administrative Committee conducted the public hearing to consider the RHNA appeals at six meetings on the following dates:

- [September 24, 2021](#)
- [September 29, 2021](#)
- [October 8, 2021](#)
- [October 15, 2021](#)
- [October 22, 2021](#)
- [October 29, 2021](#).

### **ABAG Administrative Committee Hearing and Review**

The Town of Danville requests the reduction of its Draft RHNA Allocation by 1,441-1,641 units. The Town of Danville's appeal was heard by the ABAG Administrative Committee on September 24, 2021, at a noticed public hearing. The Town of Danville, HCD, other local jurisdictions, and the public had the opportunity to submit comments related to the appeal. The materials related to the Town of Danville's appeal, including appeal documents submitted by the jurisdiction, the ABAG-MTC staff response, and public comments received about this appeal during the RHNA

appeals comment period, are available on the MTC Legistar page at <https://mtc.legistar.com/LegislationDetail.aspx?ID=5143151&GUID=2FB76C35-9307-42E5-A727-C0ADAA525240&Options=&Search=>. Additional comments on RHNA Appeals are available at:

- <https://mtc.legistar.com/View.ashx?M=F&ID=9824315&GUID=7E48C1E6-441A-4AFE-B464-2CA74C73B5B4>
- <https://mtc.legistar.com/View.ashx?M=F&ID=9836540&GUID=1603966E-228B-4907-AA28-6F50249DC3AD>
- <https://mtc.legistar.com/View.ashx?M=AO&ID=106683&GUID=11d21ca8-c7fe-42b2-b6d2-bf4125769321&N=SXRIbSA2LCBIYW5kb3V0IFB1YmxpYyBDb21tZW50>

Per ABAG's adopted 2023-2031 RHNA Appeals Procedures, the Town of Danville had an opportunity to present the bases for its appeal and information to support its arguments to the committee. The Town of Danville presentation was followed by a response from ABAG-MTC staff, consistent with the information provided in its written staff report (**Attachment 1**). Then, the applicant could respond to the arguments or evidence that ABAG-MTC staff presented.

After these presentations, members of the public had an opportunity to provide oral comments prior to discussion by members of the Administrative Committee. Following their deliberations, members of the committee took a preliminary vote on the Town of Danville's appeal. The Administrative Committee considered the documents submitted by the Town of Danville, the ABAG-MTC staff report, testimony of those providing public comments prior to the close of the hearing and comments made by Town of Danville and ABAG staff prior to the close of the hearing, and written public comments, which are incorporated herein by reference.

Video of this day of the public hearing is available at:

[http://baha.granicus.com/MediaPlayer.php?view\\_id=1&clip\\_id=9330](http://baha.granicus.com/MediaPlayer.php?view_id=1&clip_id=9330). A certified transcript of the proceedings from this day of the public hearing is available at: <https://abag.ca.gov/tools-resources/digital-library/9-24-21-rhna-trial-day-1-certifiedpdf>.

### **ABAG Administrative Committee Decision**

Based upon ABAG's adoption of the final RHNA methodology and the 2023-2031 RHNA Appeals Procedures and the process that led thereto; all testimony and all documents and comments submitted by the Town of Danville, HCD, other local jurisdictions, and the public prior to the close of the hearing; and the ABAG-MTC staff report, the ABAG Administrative Committee denies the appeal on the bases set forth in the staff report. The key arguments are summarized as follows:

- *Regarding Issue #1: Inclusion of the Danville Priority Development Area (PDA) in the Plan Bay Area 2050 Final Blueprint* – Danville Resolution No. 1-2012 authorized the Town

Manager to apply for a PDA in Danville's downtown. The PDA was formally included in Plan Bay Area (2013), Plan Bay Area 2040, and Plan Bay Area 2050. The Downtown Danville PDA also appears in documents from Contra Costa Transportation Authority, which has cited this PDA as basis for supporting Danville's application for transportation funding through the One Bay Area Grant (OBAG) program. There is no documentation of a request to remove the PDA being communicated to ABAG or to any entity outside the Town. Thus, there is no error in the Final Blueprint, which correctly includes the Downtown Danville PDA as a growth geography.

- *Regarding Issue #2: ABAG Failed to Adequately Consider Statutory Factor Related to Jobs-Housing Relationship* – The RHNA methodology uses data about each jurisdiction's jobs-housing relationship in the Plan Bay Area 2050 Final Blueprint and in factors related to Job Proximity, which measure job access based on commute shed to better capture lived experience of accessing jobs irrespective of jurisdiction boundaries.
- *Regarding Issue #3: ABAG Failed to Adequately Consider Statutory Factor Related to Availability of Land* – Statute states that ABAG may not limit its consideration of suitable housing sites to a jurisdiction's existing zoning and land use restrictions and must consider the potential for increased residential development under alternative zoning ordinances and land use restrictions. Danville does not provide evidence it is unable to consider underutilization of existing sites, increased densities, and other planning tools to accommodate its assigned need.
- *Regarding Issue #4: ABAG Failed to Adequately Consider Statutory Factor Related to the Plan Bay Area 2050 growth distribution and opportunities to maximize transit use* – The RHNA Methodology considers both the distribution of household growth assumed for regional transportation plans as well as opportunities to maximize use of public transportation by incorporating the forecasted development pattern from the Plan Bay Area 2050 Final Blueprint as the baseline allocation.
- *Regarding Issues #5 and #6: Methodology Does Not Further RHNA Objectives* – These arguments by Danville challenge the final RHNA methodology adopted by ABAG and approved by HCD, and thus fall outside the scope of the appeals process. HCD has authority to determine if the RHNA methodology furthers the statutory objectives and HCD found that ABAG's methodology does further these objectives.
- *Regarding Issue #7: Drought* – Government Code Section 65584.04(e)(2)(A) states ABAG must consider opportunities and constraints to development of housing due to "lack of capacity for sewer or water service due to federal or state laws, regulations or regulatory actions, or supply and distribution decisions made by a sewer or water service provider other than the local jurisdiction that preclude the jurisdiction from providing necessary infrastructure for additional development during the planning period." Although Danville cites information from the Urban Water Management Plan (UWMP) prepared by EBMUD

about potential impacts from drought, the Town has not demonstrated it is precluded from meeting its RHNA allocation because of a decision by its water service provider.

- *Regarding Issue #8, Issue #9, Issue #10, and Issue #11:* The Town of Danville included these arguments in its appeal but noted that these arguments are not a valid basis for an appeal.

## **Conclusion**

For the foregoing reasons and based on the full record before the ABAG Administrative Committee at the close of the public hearing (which the Committee has taken into consideration in rendering its decision and conclusion), the ABAG Administrative Committee hereby denies the Town of Danville's appeal and finds that the Town of Danville's RHNA allocation is consistent with the RHNA statute pursuant to Section 65584.05(e)(1).