2007 - 2014
Regional Housing Needs Allocation Plan for Stanislaus County

prepared by the
Stanislaus Council of Governments
Adopted September 2008
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Introduction

The Draft Regional Housing Needs Allocation (RHNA) Plan has been developed by the Stanislaus Council of Governments (StanCOG) in accordance with the requirements of the State of California (Government Code Section 65584). The RHNA Plan provides a draft allocation of the regional housing needs for each jurisdiction in Stanislaus County, including all of the incorporated cities as well as unincorporated county areas.

These housing allocations, once finalized and approved by the StanCOG Policy Board, will be used by each individual jurisdiction in the update of their Housing Element (also in accordance with State law requirements).

The methodology for the RHNA was developed at the direction of the StanCOG Policy Board with the assistance of the county Planning Directors, and the Local Area Formation Commission Executive Officer representing the political jurisdictions in the region.

The StanCOG Policy Board approved the release of a RHNA Draft allocation at their March 25, 2008 meeting. That Draft was reviewed by the jurisdictions in the region over a 60-day period. The StanCOG Citizens and Technical Advisory Committees are scheduled to review the RHNA at their July 30-31 meetings. The RHNA will go before the StanCOG Policy Board for adoption at their August 13, 2008 meeting.
The RHNA Process

State Housing Element Law

The State of California requires the Department of Housing and Community Development (HCD) to identify housing needs for each region of the State in response to projected population and household growth. State law (Government Code 65584 – See Appendix C) further mandates that each Council of Governments (COG) distribute the RHNA (as determined by the State) to each jurisdiction within the COG’s region. The Stanislaus Council of Governments (StanCOG) is the COG charged with overseeing the RHNA (RHNA) process for jurisdictions in Stanislaus County.

StanCOG is responsible for determining the “fair share” of regional housing need for each jurisdiction in Stanislaus County for the period from January 1, 2007 through June 30, 2014. The law states that “the share of a city or county of the regional housing needs includes the share of the housing need of persons at all income levels within the area significantly affected by a general plan of the city or county.”1

State law also requires StanCOG “determine the existing and projected housing need for its region” after considering several statutory requirements, as described in Chapter 2 of this report. State law further requires that the distribution of the RHNA seeks to “[allocate] a lower proportion of housing need to an income category when a jurisdiction already has a disproportionately high share of households in that income category.”2

Each COG is responsible for the details of the methodology used in the RHNA process, working in cooperation with HCD. StanCOG is required to provide HCD and each jurisdiction within its region “with data describing the assumptions and methodology used in calculating its fair share of regional housing need” (which is the purpose of this Draft RHNA Plan). After StanCOG approves the final allocation report, HCD has 30 days to ensure that the determination is consistent with statewide housing need, and may make necessary revisions.

State Housing Element Law sets forth a schedule and process for the RHNA distribution cycle. The process begins with the State’s determination of the regional housing need, followed by the COG’s determination of each jurisdiction’s allocation. A review period follows, whereby each jurisdiction is given 60 days following StanCOG’s release of a draft allocation report to propose any revisions to its share of regional housing need. Within 60 days after a city or county proposes a revision, StanCOG “shall accept the proposed revision, modify its earlier determination, or indicate,

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1 California Code § 65584(a)(1)
2 California Code § 65584(d)(4)
based upon available data and accepted planning methodology, why the proposed revision is inconsistent with the regional housing need."

This 60 day review period ran from March 27, 2008 through May 26, 2008. In accordance with the RHNA allocation, each jurisdiction must then update the Housing Element of its General Plan to demonstrate that it is meeting State law requirements, including accommodation of its fair share housing goal. Jurisdictions within Stanislaus County are required to submit adopted Housing Elements to HCD for final review on or before August 31, 2009.

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3 California Code § 65584.05(c)

4 A legislative extension for the Monterey Bay area was signed by the Governor on October 14, 2007. The law will be effective from January 1, 2008, and provides for the Housing Element date shown here.
Development of the RHNA 2007-2014

Preparation of Draft Regional Housing Needs Allocation Methodology
July 24, 2007 – February 20, 2008

Regional efforts to prepare the 2007-2014 RHNA commenced in July 2007. The State Department of Housing and Community Development provided StanCOG with its determination of regional housing needs on July 24, 2007.

The collective process of developing the methodology for StanCOG’s 2007-2014 Regional Housing Needs Allocation began on August 16, 2007, with the initial meeting of the county Planning Directors and LAFCO Executive Officer.

Working with the county Planning Directors and the Local Area Formation Commission (LAFCO) Executive Officer, StanCOG determined an allocation methodology based on the current number of housing units in each jurisdiction. In determining this methodology, StanCOG and the county Planning Directors took into consideration the State law requirements regarding required factors in determining the regional distribution of housing needs.

Over several meetings, the jurisdictions discussed strategies involving existing land use, housing capacities, under-developed parcels, specific/master plans under development, and development potential within each jurisdictions sphere of influence. Jurisdictions were surveyed to assess how best to proceed with the RHNA Methodology:

➢ Based on existing zoning and your best Allocation of vacant and under-developed parcels, how many units can be developed within your City or, for Stanislaus County, he unincorporated area? This estimate should include any recently adopted zoning ordinances or specific plans/master plans. If available, it would be helpful if the information could be delineated by single vs. multi-family housing units.

➢ For specific plans/master plans that are currently under development, list each plan, the projected housing unit capacity, and the anticipated date of adoption of the plan. It would be helpful if you would provide a graphic showing the boundary of these plans showing the area that would be incorporated into the City to determine if there is an impact on the County’s ability to produce housing. Also, if possible, please break this information down by single-vs.- multi-family units.
Results of the survey were reviewed and analyzed by StanCOG staff and the county Planning Directors. The intent of the survey was to establish ‘residential capacity potential’ in each of the ten jurisdictions.

**60 Day Comment Period**

The Draft RHNA for 2007-2014 was provided for review to each of the StanCOG jurisdictions and members of the public for an additional 30 day period.

During the statutory 60-day review period, member jurisdictions could request a revision to the allocation of their share of the regional housing needs in accordance with the considerations set forth in Government Code §65584. Any proposed revisions must be based upon available data and accepted planning methodology, and be supported by adequate documentation. Furthermore, revisions to one jurisdiction’s housing need determination would require a compensating revision to the housing need determination of one or more other jurisdictions, such that the total regional housing needs as determined by HCD would be maintained.

**Public Hearing re: Draft Regional Housing Needs Allocation Methodology**
February 13, 2008

At their February 13, 2008 meeting, the StanCOG Policy Board held a Public Hearing for the purpose of receiving public comments on the Draft Regional Housing Allocation Methodology. No comments were received.

**Review of regional Housing Needs Allocation Methodology by the Stanislaus Council of Governments Citizens and Technical Advisory Committees**
February 27-28, 2008

The Citizens and Technical Advisory Committees both unanimously recommended that the StanCOG Policy Board adopt the Regional Housing Allocation Methodology.

**Adoption of Regional Housing Needs Allocation Methodology**
March 25, 2008

The StanCOG Policy Board unanimously adopted the RHNA Methodology.
Draft Regional Housing Needs Allocations to Member Agencies
March 26, 2008

Draft Regional Housing Needs Allocations were distributed to all member agencies.

45 Day Public Comment Period
March 27 – May 11, 2008

No public comments were received.

60 Day Member Agency Appeal Period
March 27, 2008 – May 26, 2008

No member agencies appealed Housing Allocations

Review of Allocations by the Stanislaus Council of Governments Citizens and Technical Advisory Committees
July 30-31, 2008

The StanCOG Advisory Committees are scheduled to review the RHNA at their July 30-31, 2008 meetings. All comments and recommendations will be forwarded to the StanCOG Policy Board for action at their August 13, 2008 meeting.

Adoption by the StanCOG Policy Board
August 13, 2008

The StanCOG Policy Board is scheduled to take action on the RHNA at their August 13, 2008 meeting.

Following the additional 30 day review period, StanCOG staff will prepare a summary of any comments received and present these for review by the StanCOG Policy Board. As provided for under State law, the StanCOG Policy Board may either (a) accept a proposed revision(s); (b) modify its earlier allocation, or (c) indicate, based upon available data and accepted planning methodology, why the proposed revision would be inconsistent with the regional housing need.

Submittal to State Department of Housing and Community Development
August 14, 2008
RHNA Working Group Members

The methodology for preparing the 2007-20014 RHNA was developed with the assistance of the RHNA Working Group, consisting of the LAFCO Executive Officer and the Planning Directors from all nine cities and Stanislaus County. The Planning Directors and the LAFCO Executive Officer reviewed and commented on methodology related to the development of the RHNA allocation.

Organization
- City of Ceres
- City of Hughson
- City of Modesto
- City of Newman
- City of Oakdale
- City of Patterson
- City of Riverbank
- City of Turlock
- City of Waterford
- County of Stanislaus
- Stanislaus Local Area Formation Commission
Local Housing Elements Updates

In accordance with a legislative extension (AB 1259) recently signed by the Governor, adopted housing elements are due to HCD by August 31, 2009. Prior to adoption of their elements, each jurisdiction must also submit their Draft Housing Element to HCD for review and comment. HCD requires a 60-day review period for the draft elements. Final adopted Housing Elements must be submitted to HCD for a second review following adoption. HCD requires 90 days for the second review period, after which time an official determination of compliance with State Housing Element law will be issued to the local jurisdiction.
RHNA Methodology

California Government Code §65584 requires StanCOG to distribute the regional housing needs (as determined by HCD) to each jurisdiction in Stanislaus County. This section of the code contains a set of guidelines that StanCOG must follow when developing its distribution methodology. These guidelines include two principle components, which are (1) to prepare a region-wide allocation of the State’s “housing unit goals,” as determined by HCD; and (2) to consider the planning factors identified by HCD when determining the allocation of need in the region by jurisdiction.

The StanCOG Projections 2003 represents the most regional comprehensive approved distribution of population, employment and housing forecasts to the regional in the Stanislaus region. Land use projections for the 2007-2014 time period were reviewed and considered as a potential source for projection data.

Ultimately, housing data from the California Department of Finance, Demographics Research Unit was utilized for the RHNA distribution.

Initial Sample Allocations

Each jurisdiction’s respective allocation was primarily determined by five factors. Each jurisdiction’s pro rata share of:

1. Current Housing Stock
2. Current Residents Employed
3. Current Housing Stock and Resident Employed
4. Current Housing Stock, Residents Employed, with Small Cities Adjustment

To lessen the impact of new residential growth in the unincorporated areas of the County, and to not overburden the City of Modesto with the challenging task of planning for the vast majority of low-income housing, an “equity adjustment” was agreed upon:

1. It was determined that the 2007 population of the small and medium cities represented 34% of the total County population.
2. 34% of the County’s share of the Regional Housing Allocation (1,842) was distributed back to the small and medium cities on a per-population basis.

The “equity adjustment” resulted in a slightly higher allocation for each of the eight small and medium cities, a 34% decrease in allocation for the unincorporated area of the County, and no change for the city of Modesto.
Regional Housing Needs Allocation by Jurisdiction

Region-wide Share of State Housing Unit Goals

The State Department of Housing and Community Development agency responsible for determining StanCOG’s region-wide share of the estimated statewide housing need for the period of January 1, 2007 through June 30, 2014. The regional numbers supplied by HCD are “goal numbers” that often exceed the anticipated growth expected by cities and counties in the region. The methodology used to determine the statewide housing need, and each region’s share of that need, incorporates factors such as vacancy rates, potential growth rates (population, jobs, and household formation rates) and demolition of existing housing stock. All of these factors are included in the State’s projection of housing need. (See Appendix B for a copy of the housing needs determination for the region provided by HCD.)

StanCOG’s share of the statewide housing need is provided in the form of a regional determination that is divided by income category (very low, low, moderate and above-moderate). StanCOG is required to distribute this number to jurisdictions based on a methodology that is developed independent of the one used by HCD to determine statewide housing goals. Consistent with past practice in the region, income category allocations are passed through to jurisdictions at the percentages provided by HCD.

Regional Housing Need Determination: Draft Allocation

Appendix A contains the draft allocation as prepared by the RHNA Working Group. As the table shows, the regional housing need determination of 25,602 units is organized by jurisdiction for Stanislaus County.

Accounting for Income

In addition to a total number of units distributed among the 9 cities and the unincorporated area in Stanislaus County, HCD assigned specific proportions of the units based on income. As shown in Appendix A, jurisdictions within the region must plan for 22 percent of units for very low-, 17 percent for low-, 19 percent for moderate- and 42 percent for above moderate-income. It is important to note that the county’s share of very low- and low-income units can only be reduced proportionately to the reduction in share of moderate- and above moderate-income units.

Income Categories

Family Median Income for Stanislaus County - $40,101
Very Low Income: up to 50% of Family Median Income up to $20,050
Low Income: 51% - 80% of Family Median Income $20,050 to $32,081
Moderate: 81% - 120% of Family Median Income $32,081 to $48,121
Above Moderate: above 120% of Family Median Income above $48,121

Source: State Department of Finance
Measure E: Thirty (30) Year Land Use Restriction Initiative

In November 2007, the voters of Stanislaus County passed Measure E, the Thirty (30) Year Land Use Restriction Initiative (see Appendix D). With its passage, the Initiative amended the Land Use Element of Stanislaus County’s General Plan by adding Goal 6 and Policy 25 to restrict for a period of thirty (30) years the Board of Supervisors of Stanislaus County from approving the redesignation or rezoning of land in the incorporated area of the County from an agricultural or open space use to a residential use without the approval of a majority of voters of the County.

The Initiative has no effect on growth and General Plans of the nine cities in Stanislaus County and will not affect requests by cities to expand their sphere of influence or annexations for residential development. The initiative shall be in effect until December 31, 2036.
Appendix A

Regional Housing Needs Allocation

January 2007 – June 2014
### Appendix A

**Stanislaus Council of Governments**  
Regional Housing Needs Allocation  
January 2007 - June 2014

<table>
<thead>
<tr>
<th>Income Distribution %</th>
<th>Very Low</th>
<th>Low</th>
<th>Moderate</th>
<th>Above Moderate</th>
<th>Total Housing Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ceres</td>
<td>23%</td>
<td>16%</td>
<td>19%</td>
<td>42%</td>
<td>1,819</td>
</tr>
<tr>
<td>Hughson</td>
<td>66</td>
<td>46</td>
<td>54</td>
<td>116</td>
<td>282</td>
</tr>
<tr>
<td>Modesto</td>
<td>2,596</td>
<td>1,818</td>
<td>2,145</td>
<td>4,571</td>
<td>11,130</td>
</tr>
<tr>
<td>Newman</td>
<td>98</td>
<td>69</td>
<td>81</td>
<td>173</td>
<td>421</td>
</tr>
<tr>
<td>Oakdale</td>
<td>229</td>
<td>161</td>
<td>189</td>
<td>404</td>
<td>983</td>
</tr>
<tr>
<td>Patterson</td>
<td>160</td>
<td>112</td>
<td>132</td>
<td>282</td>
<td>686</td>
</tr>
<tr>
<td>Riverbank</td>
<td>209</td>
<td>146</td>
<td>172</td>
<td>367</td>
<td>894</td>
</tr>
<tr>
<td>Turlock</td>
<td>807</td>
<td>566</td>
<td>667</td>
<td>1,421</td>
<td>3,461</td>
</tr>
<tr>
<td>Waterford</td>
<td>83</td>
<td>58</td>
<td>69</td>
<td>147</td>
<td>357</td>
</tr>
<tr>
<td>County</td>
<td>1,298</td>
<td>910</td>
<td>1,073</td>
<td>2,287</td>
<td>5,568</td>
</tr>
<tr>
<td>TOTAL</td>
<td>5,970</td>
<td>4,183</td>
<td>4,934</td>
<td>10,515</td>
<td>25,602</td>
</tr>
</tbody>
</table>
Appendix B

Regional Housing Needs Allocation Notification

from

State Department of Housing and Community Development
August 31, 2007

Mr. Vince Harris, Executive Director
Stanislaus Council of Governments
900 H Street, Suite D
Modesto, CA 95354

Dear Mr. Harris:

RE: Regional Housing Needs Determination

This letter transmits the Regional Housing Needs Determination for Stanislaus Council of Governments (StanCOG) region pursuant to Government Code Section 65584.01 of State housing element law. As you are aware, local governments play a critical role in advancing the State's housing goals through the update of their general plan housing elements. The determination of regional housing need is to be used for development of a regional housing need allocation plan (RHNPP) to update housing elements.

On May 24, 2007, the Department of Housing and Community Development (Department) notified you that it extended the due date for jurisdictions to update their housing elements from June 30, 2008 to August 31, 2009. This extension was necessary to accommodate the Department of Finance’s July 2007 update of the State’s population projections.

The Department completed its consultation process after meeting with you on July 24, 2007. At this meeting, the Department provided a copy of its draft determination of the regional housing need. In addition, a briefing was given on applicable statutory requirements and changes relating to development of the distribution of the allocation and factors to be considered in the methodology of the RHNPP. The Department informed representatives of the opportunity to provide comments and information for the Department to consider in finalizing its determination.

The Attachments present the final determination of minimum housing need for StanCOG to be allocated among cities and counties in the RHNPP for the planning period 2007 – 2014. The RHNPP is required to be consistent with the following objectives, as set forth in more detail in statute (Section 65584(d)):

(1) Increasing the housing supply and the mix of housing types, tenure, and affordability;
(2) Promoting infill development and socioeconomic equity, protection of environmental and agricultural resources, and encouragement of efficient development patterns;
(3) Promoting an improved intraregional relationship between jobs and housing; and
(4) Balancing the distribution of households by income category.
Each jurisdiction must be allocated a share of housing need, by income category, to plan to accommodate in updating their housing elements by August 31, 2009. Regarding local government’s regional housing need allocation, jurisdictions may take credit for housing units permitted since the January 2007 baseline of the housing element planning period that ends August 31, 2014.

Government Code Section 65584.01(d)(1) allows 30 days from the date of this letter to file an objection and proposed alternative to the Department’s determination based only on demographic issues set forth in the statute. Pursuant to Government Code Section 65584.05 (h), the RHNP is to be submitted to the Department for review within 60 days of adoption by the council of governments. The Department is required to determine whether the RHNP is consistent with the regional housing need determination made by the Department (conveyed by this letter) and is authorized to revise the RHNP to obtain this consistency.

The Department appreciates the important role your organization plays in the regional housing needs process and the cooperation provided by representatives. Staff is available to further assist development and implementation of the RHNP and updates of the housing elements. For assistance, please contact Glen Campora, of our office, at (916) 327-2640.

Sincerely,

Cathy E. Creswell
Deputy Director

Enclosures
**Stanislaus County**

**Regional Housing Need Determination**

*For the Period January 2007 Through June 30, 2014*

<table>
<thead>
<tr>
<th>Income Category</th>
<th>Housing Unit Need</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Very Low</td>
<td>5,970</td>
<td>23</td>
</tr>
<tr>
<td>Low</td>
<td>4,183</td>
<td>16</td>
</tr>
<tr>
<td>Moderate</td>
<td>4,934</td>
<td>19</td>
</tr>
<tr>
<td>Above Moderate</td>
<td>10,515</td>
<td>42</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>25,602</strong></td>
<td><strong>100%</strong></td>
</tr>
</tbody>
</table>
Methodology, Assumptions, and Data Sources Used to Project Housing Unit Need:

1. Household (HH) growth (24,544) was derived by subtracting 1/1/2007 "Occupied Housing Units" (168,483) from 6/30/2014 "Projected Households" (193,027). The Demographic Research Unit of the California Department of Finance (DOF) prepares these official estimates and projections last updated July 2007 (Population Projections by Race/Ethnicity, Gender and Age for California and Its Counties 2000-2050, July 2007). For planning period purposes, DOF provides the Department projections of HH population and projected number of households. The HH population projection reflects the population housed (occupied housing units) and excludes the group quarters population. Occupied housing units are estimated by DOF in its E-5 report (Population and Housing Estimates for Cities, Counties and the State, 2001-2007, with 2000 Benchmark, May 2007). The projected change in HH population reflects the change between January 1, 2007 (513,663) and June 30, 2014 (604,879). In projecting households, DOF uses the cohort-component method by applying age- and ethnicity-specific HH formation ratios from Census 2000 to the projected population as described on its webpage (http://www.dof.ca.gov/html/DEMOGRAPH/ReportsPapers/Projections/P3).

2. Homeowner and Renter households (HHs): allocation based on Census 2000 proportion of owner-occupied HHs (61.9%) held constant through projection period. Renter HHs reflect the difference in subtracting homeowner HHs from projected HH growth.

3. Vacancy allowance: rates of 1.8% (owner) and 5.0% (renter) reflect adjustments from standard targets of 2.0% and 6.0%, respectively, for current conditions. Standard targets identified by Office of Planning and Research, Economic Practices Manual (1984:37).

4. Replacement allowance: empirical demolition rate per housing unit averages .08% per year for 2001 through 2007 based on DOF demolition permit data (average 137 demolition permits among jurisdictions within the county, 2001-2007). The average rate is adjusted by a multiple of 2 to account for other losses, such as demolitions without a permit, conversions from residential use to other uses not involving demolition, and/or dwelling units destroyed because of a disaster. The adjusted rate is multiplied by 7.5 (years in the planning period) yielding a 1.25% replacement allowance rate. The minimum replacement percentage applied is 1% whereas the maximum replacement percentage applied is 2%.

5. Income category allocation: each income category was calculated by multiplying total housing need by the proportion of HHs in each income category based on County median HH income (Census 2000) and income definitions (H&S Code Sections 50079.5 and 50105, et.seq.).

Housing Unit Need Projection:

<table>
<thead>
<tr>
<th>Household growth, Census 2000 headship rates (1)</th>
<th>24,544</th>
</tr>
</thead>
<tbody>
<tr>
<td>Homeowner HHs (2)</td>
<td>61.9%</td>
</tr>
<tr>
<td>Homeowner HH vacancy allowance (3)</td>
<td>1.8%</td>
</tr>
<tr>
<td>Renter HHs</td>
<td>38.1%</td>
</tr>
<tr>
<td>Renter HHs vacancy allowance (3)</td>
<td>5.0%</td>
</tr>
<tr>
<td>Subtotal</td>
<td></td>
</tr>
<tr>
<td>Replacement allowance (4)</td>
<td>1.25%</td>
</tr>
<tr>
<td>Total</td>
<td></td>
</tr>
</tbody>
</table>
Appendix C

Government Code Section 65584

65584.
a) For purposes of subdivision (a) of Section 65583, the share of a city or county of the regional housing needs includes that share of the housing need of persons at all income levels within the area significantly affected by a general plan of the city or county. The distribution of regional housing needs shall, based upon available data, take into consideration market demand for housing, employment opportunities, the availability of suitable sites and public facilities, commuting patterns, type and tenure of housing need, the loss of units contained in assisted housing developments, as defined in paragraph (8) of subdivision (a) of Section 65583, that changed to non-low-income use through mortgage prepayment, subsidy contract expirations, or termination of use restrictions, and the housing needs of farm workers.

The distribution shall seek to reduce the concentration of lower income households in cities or counties that already have disproportionately high proportions of lower income households. Based upon population projections produced by the Department of Finance and regional population forecasts used in preparing regional transportation plans, and in consultation with each council of governments, the Department of Housing and Community Development shall determine the regional share of the statewide housing need at least two years prior to the second revision, and all subsequent revisions as required pursuant to Section 65588.

Based upon data provided by the department relative to the statewide need for housing, each council of governments shall determine the existing and projected housing need for its region. Within 30 days following notification of this determination, the department shall ensure that this determination is consistent with the statewide housing need. The department may revise the determination of the council of governments if necessary to obtain this consistency. The appropriate council of governments shall determine the share for each city or county consistent with the criteria of this subdivision and with the advice of the department subject to the procedure established pursuant to subdivision (c) at least one year prior to the second revision, and at five-year intervals following the second revision pursuant to Section 65588. The council of governments shall submit to the department information regarding the assumptions and methodology to be used in allocating the regional housing need.

As part of the allocation of the regional housing need, the council of governments, or the department pursuant to subdivision (b), shall provide each city and county with data describing the assumptions and methodology used in calculating its share of the regional housing need. The department shall submit to each council of governments information regarding the assumptions and methodology to be used in allocating the
regional share of the statewide housing need. As part of its determination of the regional share of the statewide housing need, the department shall provide each council of governments with data describing the assumptions and methodology used in calculating its share of the statewide housing need. The councils of governments shall provide each city and county with the department's information. The council of governments shall provide a subregion with its share of the regional housing need, and delegate responsibility for providing allocations to cities and a county or counties in the subregion to a subregional entity if this responsibility is requested by a county and all cities in the county, a joint powers authority established pursuant to Chapter 5 (commencing with Section 6500) of Division 7 of Title 1, or the governing body of a subregional agency established by the council of governments, in accordance with an agreement entered into between the council of governments and the subregional entity that sets forth the process, timing, and other terms and conditions of that delegation of responsibility.

(b) For areas with no council of governments, the department shall determine housing market areas and define the regional housing need for cities and counties within these areas pursuant to the provisions for the distribution of regional housing needs in subdivision (a). If the department determines that a city or county possesses the capability and resources and has agreed to accept the responsibility, with respect to its jurisdiction, for the identification and determination of housing market areas and regional housing needs, the department shall delegate this responsibility to the cities and counties within these areas.

(c) (1) Within 90 days following a determination of a council of governments pursuant to subdivision (a), or the department's determination pursuant to subdivision (b), a city or county may propose to revise the determination of its share of the regional housing need in accordance with the considerations set forth in subdivision (a). The proposed revised share shall be based upon available data and accepted planning methodology, and supported by adequate documentation.

(2) Within 60 days after the time period for the revision by the city or county, the council of governments or the department, as the case may be, shall accept the proposed revision, modify its earlier determination, or indicate, based upon available data and accepted planning methodology, why the proposed revision is inconsistent with the regional housing need.

(A) If the council of governments or the department, as the case may be, does not accept the proposed revision, then the city or county shall have the right to request a public hearing to review the determination within 30 days.

(B) The city or county shall be notified within 30 days by certified mail, return receipt requested, of at least one public hearing regarding the determination.
(C) The date of the hearing shall be at least 30 days from the date of the notification.

(D) Before making its final determination, the council of governments or the department, as the case may be, shall consider comments, recommendations, available data, accepted planning methodology, and local geological and topographical restraints on the production of housing.

(3) If the council of governments or the department accepts the proposed revision or modifies its earlier determination, the city or county shall use that share. If the council of governments or the department grants a revised allocation pursuant to paragraph (1), the council of governments or the department shall ensure that the current total housing need is maintained. If the council of governments or the department indicates that the proposed revision is inconsistent with the regional housing need, the city or county shall use the share that was originally determined by the council of governments or the department.

(4) The determination of the council of governments or the department, as the case may be, shall be subject to judicial review pursuant to Section 1094.5 of the Code of Civil Procedure.

(5) The council of governments or the department shall reduce the share of regional housing needs of a county if all of the following conditions are met:

(A) One or more cities within the county agree to increase its share or their shares in an amount that will make up for the reduction.

(B) The transfer of shares shall only occur between a county and cities within that county.

(C) The county's share of low-income and very low income housing shall be reduced only in proportion to the amount by which the county's share of moderate- and above moderate-income housing is reduced.

(D) The council of governments or the department, whichever assigned the county's share, shall have authority over the approval of the proposed reduction, taking into consideration the criteria of subdivision (a).

(6) The housing element shall contain an analysis of the factors and circumstances, with all supporting data, justifying the revision. All materials and data used to justify any revision shall be made available upon request by any interested party within seven days upon payment of reasonable costs of reproduction unless the costs are waived due to economic hardship.
d) (1) Except as provided in paragraph (2), any ordinance, policy, or standard of a city or county that directly limits, by number, the building permits that may be issued for residential construction, or limits for a set period of time the number of buildable lots that may be developed for residential purposes, shall not be a justification for a determination or a reduction in the share of a city or county of the regional housing need.

(2) Paragraph (1) does not apply to any city or county that imposes a moratorium on residential construction for a specified period of time in order to preserve and protect the public health and safety. If a moratorium is in effect, the city or county shall, prior to a revision pursuant to subdivision (c), adopt findings that specifically describe the threat to the public health and safety and the reasons why construction of the number of units specified as its share of the regional housing need would prevent the mitigation of that threat. (e) Any authority to review and revise the share of a city or county of the regional housing need granted under this section shall not constitute authority to revise, approve, or disapprove the manner in which the share of the city or county of the regional housing need is implemented through its housing program. (f) A fee may be charged to interested parties for any additional costs caused by the amendments made to subdivision (c) by Chapter 1684 of the Statutes of 1984 reducing from 45 to 7 days the time within which materials and data shall be made available to interested parties. (g) Determinations made by the department, a council of governments, or a city or county pursuant to this section are exempt from the California Environmental Quality Act, Division 13 (commencing with Section 21000) of the Public Resources Code.
Appendix D

Measure E

Thirty (30) Year Land Use Restriction Initiative
Full Text of Measure E
County of Stanislaus

Thirty (30) Year Land Use Restriction Initiative

The people of the County of Stanislaus do hereby ordain as follows:

I. Purpose and Findings.

A. Purpose. The purpose of this initiative measure is to: (1) establish a mechanism for direct citizen participation in land-use decisions affecting County policies, and (2) minimize sprawl, reduce transportation costs, maintain farmland, and secure the fees necessary to provide for the cost of needed services by directing development into incorporated cities.

B. Findings. The voters of Stanislaus County find:

1. The protection of existing agricultural and open space lands in Stanislaus County is of critical importance to the County's present and future residents. Agriculture has been and remains a major contributor to local and regional economy. Agriculture creates direct and indirect employment for many people, provides valuable food crops distributed worldwide, and defines the County's identity and way of life.

2. Continued urban residential encroachment into agricultural and open space lands impairs agriculture and threatens the public health, safety, and welfare. Such encroachment causes increased traffic congestion and air pollution, and threatens the quantity and quality of water supplies. Continued urban encroachment into agricultural lands also requires significant new public infrastructure and facilities, places additional stresses on existing public infrastructure and facilities, and increases costs on existing residents.

3. The unique character of Stanislaus County and the quality of life enjoyed by County residents depend on the protection of agricultural and open space lands. The protection of such lands aids the continued viability of agriculture, defines urban/rural boundary, and brings mental and physical benefits from the broad vistas at the urban edge.

4. This Citizen's Right to Vote on Expansion of Residential Areas policy establishes a mechanism for direct voter participation in land-use decisions authorizing residential development of lands designated for agricultural or open space uses. Providing for such participation is consistent with, and builds upon, existing General Plan policies designed to protect agricultural land and open space.

II. General Plan Amendment

The Stanislaus County General Plan (as adopted in October 1984, and as amended through the effective date of this initiative measure), is amended as follows:

A. The following Goal and Policies are inserted at page 1-16 of the General Plan Land-Use Element, immediately following Goal Five:

GOAL SIX

Provide for direct citizen participation in land-use decisions involving the expansion of residential uses into agricultural and open space areas in order to encourage compact urban form and to preserve agricultural land.

POLICY TWENTY-FIVE

A. Any decision by the Board of Supervisors of the County of Stanislaus to approve the redesignation or rezoning of land from an agricultural or open space use to a residential use shall require, and be contingent upon, approval by a majority vote of the County voters, at a general or special local election. In the event the Board approves the redesignation or rezoning of such land for a residential use, such approval shall not take effect unless and until that decision is approved by an affirmative majority vote of the voters of the County voting on the proposal.

B. The requirement set forth in paragraph (A) shall apply to all such decisions affecting land that is designated for agricultural or open space use on the Land Use Map of the County's General Plan as of the effective date of this policy, even if the affected land is, after the effective date, redesignated or rezoned to a use other than an agricultural or open space use. The intent of this paragraph is to ensure that a developer does not "laundry" land by obtaining County approval for a non-residential use (e.g., an industrial or commercial use), and then subsequently obtain County approval for a residential use.

C. The Board's decision to approve the redesignation or rezoning of land from an agricultural or open space use to a residential use constitutes the "approval" of a "project" for purposes of CEQA. For this reason, the County shall comply with CEQA prior to the Board's decision to approve the redesignation or rezoning, notwithstanding the requirement that the voters approve such redesignation or rezoning.

D. Once the Board has approved a land use map designation or land use entitlement for a property, additional voter approval shall not be required for: (1) subsequent entitlement requests that are consistent with the overall approved development project or land-use designation and zoning; and (2) any requested modification to a land-use or zoning designation that does not decrease the number of permitted dwellings, as specified in the exhibits and plans approved by the voters.

E. Exemptions.

The requirement for voter approval set forth in this policy shall not apply to any of the following:

1. After notice and hearing as required by state law and after compliance with CEQA, the Board of Supervisors may, without a vote of the electorate of the County, approve residential development on land designated for agricultural or open space uses if the Board finds, based on substantial evidence in the record, and HCD certifies in writing, that all of the following circumstances exist: (a) the approval is necessary and required to meet the County's legal fair share housing requirement; and (b) there is no other land in the County or the cities in the County already designated for urban use that can accommodate the County's legal fair share housing requirement. The Board shall not redesignate more than ten (10) acres per year for residential use under this paragraph.

2. Additional acreage may be designated for residential use if the Board finds, and HCD certifies in writing, that the additional acreage is necessary to meet the Board's legal fair share obligation based on maximum multi-family densities. Any proposal approved under this subsection shall be required to have all housing units permanently affordable to persons or families of moderate, low and very low income. The intent of this exemption is to provide sufficient land for housing to accommodate moderate, low and very low income housing, as may be necessary over time under State law.

3. Any development project that has obtained a vested right pursuant to state law prior to the effective date of this policy.

4. Any development project consisting entirely of farm worker housing.
F. Definitions.
The following definitions apply to this policy:

1. "Residential use" means any land-use designation, zoning district or other legislative entitlement authorizing, allowing, or consistent with residential development at a density greater than one (1) dwelling unit per ten (10) gross acres. Such density shall not include (a) caretaker housing or other residential uses incidental to the primary use, or (b) farm worker housing. "Residential use" includes the following land-use designations set forth in the General Plan (1994), all land-use designations that may be adopted by the County in the future that are comparable to such designations, and all zoning districts compatible with such designations: Estate Residential, Low-Density Residential, Medium-Density Residential, Medium High-Density Residential, Planned Development, and Specific Plan.

2. "Agricultural or open space use" means any land-use designation or zoning district authorizing, allowing, or consistent with residential development at a density of equal to or less than one (1) dwelling unit per ten (10) gross acres. "Agricultural or open space use" includes the following land-use designations set forth in the General Plan (1994), all land-use designations that may be adopted by the County in the future that are comparable to such designations, and all zoning districts compatible with such designations: Agriculture, Urban Transition, Mineral Resources.

3. "General Plan" means the Stanislaus County General Plan adopted in or about October 1994, as amended through the effective date.

4. "Effective date" means the effective date of the County's Right to Vote on Expansion of Residential Areas Initiative measure, as established by the California Elections Code.

5. "Board" or "Board of Supervisors" means the Stanislaus County Board of Supervisors.

6. "County" means Stanislaus County.

7. "CEQA" means the California Environmental Quality Act.

8. "HCD" means the California Department of Housing and Community Development.

III. Implementation

A. Elections: Except for the renewal or repeal of this Goal Six and Policy Twenty-Five, any direct or indirect costs to the County caused by the elections mandated by this goal and policy shall be borne by the applicants of the amendment of the General Plan land-use map designation or other development proposal requiring the election, unless otherwise prohibited by State law. Elections mandated by this goal and policy shall be consolidated with other elections, whenever feasible. Different proposals may appear on the same ballot at the same election provided that each separate proposal affecting a discrete property or development project shall be submitted to the voters as a separate measure.

B. Interim Amendments: The County of Stanislaus General Plan In effect at the time the Notice of Intent to Circulate this Initiative was submitted to the County of Stanislaus General Plan, as of April 17, 2006 (revised date), and that General Plan as amended by this Initiative, comprise an integrated, internally consistent and compatible statement of policies for the County of Stanislaus. In order to ensure that the County of Stanislaus General Plan remains an integrated, internally consistent and compatible statement of policies for the County as required by State law and to ensure that the actions of the voters enacting this Initiative are given effect, any provision of the General Plan that is adopted between the submittal date and the Effective Date shall, to the extent that such interim-enacted provision is inconsistent with the General Plan provisions adopted by this Initiative, be amended as soon as possible and in the manner and time required by state law to ensure consistency between the provisions adopted by this Initiative and other elements of the County's General Plan.

C. Duration; Amendment: This Initiative, including Goal Six and Policy Twenty-Five, shall remain in effect until December 31, 2036, and may be amended or repealed only by the voters of the County at an election held in accordance with State law.

D. Interpretation; Severability: This Initiative shall be interpreted so as to be consistent with all Federal and State laws, rules, and regulations. If any word or part of a sentence, paragraph, subparagraph, item, subitem, or other part of this Goal and Policy is declared unconstitutional or otherwise in violation of state or federal law by a court, the remainders thereof shall continue in full force and effect to the extent that such remaining parts are not inconsistent with state or federal law and as necessary to effectuate the purpose of this law.

E. If, after the effective date but before the date of the election on this Initiative measure, the Board amends the General Plan such that the General Plan is not consistent with this Initiative measure, then any such amendments shall not automatically become null and void, to the extent necessary to be consistent with this policy. This provision is intended to ensure that the Board, in an effort to thwart the reserved initiative power of the people, does not amend the General Plan after the effective date so as to create an internal inconsistency in the General Plan as of the date the voters approve this Goal and Policy.