ATTACHMENT 4 STAKEHOLDER LIASON'S REPORT



October 27, 2016

Mrs. Angelica Espiritu, City Planner Entitlements and Environmental Clearance Section One World Way, suite 218 Los Angeles, CA 90045

<u>Executive Director's Review – Case Number 001-016LAXSP for the Terminal 1.5</u> Project at LAX

The Stakeholder Liaison's Office (SLO) appreciates the opportunity for an Executive Director's review for the proposed Project. Comments submitted to the SLO are intended to provide guidance to LAWA's Executive Director regarding the Project and should be incorporated into the Executive Director's Report.

Prior to issuing a grading permit, building permit, or use of land permit for the proposed project, the Los Angeles City Council must grant an LAX Plan Compliance approval pursuant to the LAX Specific Plan (Sec. 7.F.2). This approval will be based on recommendations from LAWA's Executive Director and the Board of Airport Commissioners. The Executive Director's recommendation will be provided in a written report, which will include the results of LAWA's consultation with the LAX Stakeholder Liaison. The public review period provides an opportunity for stakeholders to provide comments and identify concerns that will be considered by the Executive Director when making recommendations on the proposed project.

On July 20, 2016, the Stakeholder Liaison's Office (SLO) received a request for an LAX Plan Compliance Review for the Terminal 1.5 Project. Notification of an LAX Plan Compliance Review process was then published in the L.A. Times newspaper, and was also made available online at www.ourlax.org. Although the Stakeholder Liaisons process does not address review under the California Quality Environmental Act (CEQA), the SLO LAX Plan Compliance review process ran concurrently with the CEQA review process (Exhibit 1). The Public review period officially began July 21, 2016 and ended August 10, 2016.

A total of seven comments were received. These comments, although submitted as part of the LAX Plan Compliance process, were comments related to the CEQA process and

will be addressed in the Final Environmental report for this project. No written comments were submitted for the SLO LAX Plan Compliance Review Process for the proposed project.

Attached to this report (Exhibit 2) is a copy of all comments received during the public review period. If you have questions and/or need additional information, please do not hesitate in contacting the Stakeholder Liaison's Office at (800)919-3766 or (424) 646-5185.

Singerely,

Brenda Martinez-Sidhom Stakeholder Liaison's Office

Exhibit 1

LAX Plan Compliance and CEQA Notification



NOTICE OF INTENT TO ADOPT A MITIGATED NEGATIVE DECLARATION

and

LAX PLAN COMPLIANCE REVIEW

Pursuant to the State of California Public Resources Code Article 6 of the California Environmental Quality Act (CEQA), as amended, the City of Los Angeles, Los Angeles World Airports has prepared an Initial Study for the project described below. Under CEQA, the City finds that, with the incorporation of described mitigation measures, there is no substantial evidence that the proposed project would have a significant effect on the environment and proposes to adopt a Mitigated Negative Declaration.

Date:

July 21, 2016

To:

All Interested Parties

Project Title:

Los Angeles International Airport (LAX) Terminal 1.5 Project

Project Location:

The project site is located within the Central Terminal Area (CTA) of LAX. LAX is situated within the City of Los Angeles, an incorporated city within Los Angeles County. The project site is in the northern portion of the CTA, west of Sepulveda Boulevard and Sky Way, north of World Way, east of the Tom Bradley International Terminal, and south of the LAX

north airfield complex.

Lead Agency:

Los Angeles World Airports (LAWA)

DESCRIPTION OF PROJECT:

The proposed project would construct a structure between Terminals 1 and 2 at LAX to improve existing passenger processing capabilities, improve passenger quality of service, and provide additional space to help meet federal security requirements. The proposed project would include passenger and baggage screening, ticketing, and baggage claim facilities in support of existing operations within Terminals 1 and 2; a secure passenger connection (i.e., enclosed/controlled corridor) between existing Terminals 1 and 2; and office and support space.

PUBLIC REVIEW AND COMMENT:

The proposed Mitigated Negative Declaration and Initial Study for the proposed project will be available for a 20-day review period beginning on July 21, 2016 and may be viewed on the LAWA website www.OurLAX.org under "Current Projects." Please call (800) 919-3766 for other viewing locations or for questions. Submit written comments on the LAX website (www.OurLAX.org) or mail to:

Angelica Espiritu, City Planner City of Los Angeles, Los Angeles World Airports Post Office Box 92216 Los Angeles, CA 90009-2216

Comments must be received by LAWA no later than 5:00 p.m. Pacific Time, Wednesday, August 10, 2016

LAX PLAN COMPLIANCE REVIEW:

Prior to issuing any grading, building or use of land permit for the proposed project, the Los Angeles City Council must grant an LAX Plan Compliance approval pursuant to the LAX Specific Plan. This approval will be based on recommendations from LAWA's Executive Director and the Board of Airport Commissioners. The Executive Director's recommendation will be provided in a written report, which will include the results of LAWA's consultation with the LAX Master Plan Stakeholder Liaison. This public review period provides an opportunity for stakeholders to provide comments and identify concerns that will be considered by the Executive Director in

making this recommendation. Your comments to the LAX Stakeholder Liaison can be submitted via email to LAXStakeholderLiaison@lawa.org, online at www.OurLAX.org, or to the following address:

Los Angeles World Airports Stakeholder Liaison Office (SLO) Attention: Brenda Martinez-Sidhom One World Way, Room 219 Los Angeles, CA 90045

Comments must be received by the Stakeholder Liaison no later than 5:00 p.m., Pacific Time, Wednesday, August 10, 2016

As a covered entity under Title II of the Americans with Disabilities Act, the City of Los Angeles does not discriminate on the basis of disability and, upon request, will provide reasonable accommodation to ensure equal access to its programs, services, and activities. Alternative formats in large print, braille, audio, and other formats (if possible), will be provided upon request.

Si desea esta información en español, llame a (800) 919-3766.

Exhibit 2

Public Comments



City of El Segundo

Office of the City Manager

Elected Officials:

Suzanne Fuentes, Mayor Drew Boyles, Mayor Pro Tem Michael Dugan, Council Member Carol Pirsztuk, Council Member Dr. Don Brann, Council Member Tracy Weaver, City Clerk Crista Binder, City Treusurer

Appointed Officials:

Greg Carpenter, City Manager Mark D. Hensley, City Attorney

Department Directors:

Joseph Lillio,
Finance
Chris Donovan,
Fire Chief
Martha Dijkstra,
Human Resources
Debra Brighton,
Library Services
Sam Lee,
Planning and
Building Safety
Mitch Tavera,
Police Chief
Stephanie Katsouleas,
Public Works
Meredith Petit,
Recreation & Parks

www.elsegundo.org www.elsegundobusiness.com August 4, 2016

Angelica Espiritu, City Planner P.O. Box 92216 Los Angeles, CA 90009-2216

RE: LAX Terminal 1.5 Project – Notice of Intent to Adopt a Mitigated Negative Declaration and LAX Plan Compliance Review

Dear Ms. Espiritu:

The City of El Segundo has reviewed the Negative Declaration and we have no comments at this time. We appreciate the notification and opportunity to review the project and analysis.

Regards,

Greg Carpenter
City Manager



SENT VIA E-MAIL AND USPS: LaxStakeholderLiaison@lawa.org

August 10, 2016

Angelica Espiritu, City Planner City of Los Angeles, Los Angeles World Airports PO Box 92216 Los Angeles, CA 90009-2216

<u>Draft Mitigated Negative Declaration (Draft MND) for the Proposed</u> <u>Los Angeles International Airport (LAX) Terminal 1.5 Project</u>

The South Coast Air Quality Management District (SCAQMD) staff appreciates the opportunity to comment on the above-mentioned document. The following comments are meant as guidance for the Lead Agency and should be incorporated into the Final MND. The Lead Agency proposes to construct a structure between Terminals 1 and 2 at Los Angeles International Airport (LAX). The proposed project would include passenger and baggage screening, ticketing, baggage claim facilities, and office space.

Although, the Lead Agency determined that regional and localized construction emissions were less than significant, the Air Quality Analysis did not quantify emissions from the portable aggregate crushing phase. SCAQMD staff recommends incorporating emissions from the engine as well as the aggregate crushing and screening into the analysis. Should the Lead Agency determine after revising the air quality analysis that project construction air quality impacts exceed the SCAQMD recommended regional daily significance thresholds, the SCAQMD staff recommends mitigation measures be incorporated into the project description and air quality analysis in the Final CEQA document to reduce those impacts below significant levels.

The SCAQMD staff is available to work with the Lead Agency to address these concerns and any other air quality questions that may arise. Please contact Jack Cheng, Air Quality Specialist at (909) 396-2448, if you have any questions regarding these comments. We look forward to reviewing and providing comments for the Final MND associated with this project.

Sincerely,

Jillian Wong, Ph.D. Program Supervisor

Jillian Wong

Planning, Rule Development & Area Sources

JW:JC <u>LAC 160722-02</u> Control Number

DEPARTMENT OF TRANSPORTATION

DISTRICT 7, OFFICE OF REGIONAL PLANNING IGR/CEQA BRANCH 100 MAIN STREET, MS # 16 LOS ANGELES, CA 90012-3606 PHONE: (213) 897-0219

PHONE: (213) 897-02 FAX: (213) 897-1337

August 2, 2016

Serious drought Help save water!

Ms. Angelica Espiritu City of Los Angeles Los Angeles World Airports Post Office Box 92216 Los Angeles, Ca 90009-2216

> Re: Los Angeles International (LAX) Terminal 1.5 Project

Vic: LA-105,405 GTS# LA-2016-00051ME

Dear Ms. Espiritu:

Thank you for including the California Department of Transportation (Caltrans) in the environmental review process for the Los Angeles International (LAX) Terminal 1.5 Project.

The proposed project would construct a structure between Terminals 1 and 2 at LAX to improve existing passenger processing capabilities, improve passenger quality of service, and provide additional space to help meet federal security requirements.

The nearest State facilities to the proposed project are Interstates 105 and 405. It is noted that prior to initiation of construction, LAWA will require contractors to complete a construction traffic management plan (CTMP). Based on review, Caltrans does not expect project approval to result in a direct adverse impact to the existing State transportation facilities.

As a reminder, any transporting of heavy construction equipment and/or materials which require the use of oversized-transport vehicles on State highways will require a Caltrans transportation permit. Caltrans recommends that large size truck trips be limited to off-peak commute periods.

In the Spirit of mutual cooperation, Caltrans staff is available to work with your planners and traffic engineers for this project, if needed. If you have any questions regarding these comments, please contact project coordinator Ms. Miya Edmonson, at (213) 897-6536 and refer to GTS# LA-2016-00051ME

Sincerely,

DIANNA WATSON IGR/CEQA Branch Chief

cc: Scott Morgan, State Clearinghouse



Shell Pipeline Company LP

910 Louisiana, OSP 41st Floor Houston, Texas 77002 Tel 1-800-438-7752 Email SPLC-Encroachments@shell.com

August 9, 2016

Los Angeles World Airports Attn: Angelica Espiritu P O Box 92216 Los Angeles, CA 90009

Dear Angelica Espiritu:

SUBJECT: Your Project: Los Angeles Internation Airport LAX Terminal 1.5 Project

Shell's Pipeline(s): NONE Shell's Inquiry Record No. 15430

Thomas Brothers Map Book Page 702 Grid G5

Please refer to your correspondence dated 7/21/2016 concerning your subject project. Shell Pipeline Company LP (Shell) has determined that no Shell facilities are located within your project area.

Sincerely,

Kenny Garon

ESPIRITU, ANGELICA G

From:

edward.g.keating@stanfordalumni.org

Sent:

Friday, July 22, 2016 8:32 AM

To:

WEB COMMENT .

Subject:

Stakeholder Comment Submitted - Ref. No. 160722083218

Follow Up Flag:

Follow up

Flag Status:

**

This is to inform you that a comment form was submitted.

Reference No.:	160722083218
Date Submitted:	7/22/2016
From:	Edward G Keating
Email:	edward.g.keating@stanfordalumni.org
Company Name:	
Address:	8707 Falmouth AvenueApt. 216
City:	Playa del Rey
State:	CA
Zip Code:	90293
Project Name:	Terminal 1.5
Other Comments:	I think there is much to admire in the proposed Terminal 1.5 Project. Indeed, I think the Initial Study - Proposed Mitigated Negative Declaration is too negative in tone. The report fails to sufficiently emphasize, in my view, the manifest safety advantages that would be associated with clearing Terminal 1 and Terminal 2 customers through baggage check-in and security more quickly. As we saw tragically in Brussels, the most vulnerable part of an airport is in the presecurity areas so expediting customers through those steps increases passenger safety. I am, however, concerned about the planned elimination of Gate 10 in Terminal 1. Whereas Page A-16 of the draft report blithely suggests that aircraft arrivals and departures that currently occur at that gate would be rescheduled or reassigned to other nearby gates, I question that assumption. Terminal 1, it seems to me, is already operating at or near capacity. Eliminating a gate at Terminal 1 risks resulting in more delays as aircraft wait for gates and-or diminished service by Southwest Airlines at LAX. A possible mitigation would be to assign Southwest an additional gate or gates in Terminal 2. With the secure connector between the terminals, perhaps Terminals

I and 2 could evolve into operating as a coordinated entity, akin to how United Airlines operates
Terminals 7 and 8. We would not want a diminution or disruption of the service Southwest
Airlines provides to customers at LAX.



July 28, 2016

Angelica Espiritu, City Planner City of Los Angeles, Los Angeles World Airports Post Office Box 92216 Los Angeles, CA 90009-2216

SUBJECT: NOTICE OF INTENT TO ADOPT A MITIGATED NEGATIVE DECLARATION AND LAX PLAN COMPLIANCE FOR LAX TERMINAL 1.5 PROJECT

Dear Ms. Espiritu,

Thank you for the opportunity to comment on the Notice of Intent (NOI) to adopt a Mitigated Negative Declaration (MND) and Los Angeles International Airport (LAX) Plan Compliance Review of the Terminal 1.5 project for the construction of a structure to connect Terminals 1 and 2 to provide additional space for passenger and baggage screening, ticketing, and baggage claim facilities at LAX. Staff of the Los Angeles County Airport Land Use Commission (ALUC) has reviewed the documents you provided and has the following comments:

- In December 1991, the Los Angeles County Regional Planning Commission in its capacity as the ALUC adopted the Airport Land Use Plan (ALUP) for the county's fifteen public use airports. For each airport the ALUC adopted planning boundaries, also known as the airport influence area (AIA), within which certain proposed local actions must be submitted to the ALUC for review. Staff has determined that the subject property is located within the AIA for LAX.
- The proposed project is an implementation of the LAX Plan and LAX Specific Plan and is not a type of land use action which requires ALUC review as listed in Sections 1.5.1 and 1.5.2 of the ALUC Review Procedures and therefore does not require review by the ALUC for an Airport Land Use Plan consistency determination.

If you have any questions regarding this matter, please contact Bruce Durbin at (213) 974-6432 or via email at aluc@planning.lacounty.gov, between 7:30 am and 5:30 PM, Monday through Thursday. Our office is closed on Fridays.

Sincerely,

DEPARTMENT OF REGIONAL PLANNING

Richard J. Bruckner

Bruce Durbin, Supervising Regional Planner Ordinance Studies Section/ALUC Staff

BD:as

ESPIRITU, ANGELICA G

From:

Pershall Jr, Jay J < Jay. Pershall@p66.com>

Sent:

Friday, July 22, 2016 8:25 AM

To:

MARTINEZ-SIDHOM, BRENDA

Cc:

Gutierrez, Tracey R.; Hebert, Mona

Subject:

RE: LAX Terminal 1.5 Project - Notice of Intent to Adopt a Mitigated Negative

Declaration

Follow Up Flag:

Follow up

Flag Status:

Flagged

Ms. Martinez-Sidhom:

There appears to be no conflict between LAWA's project and Phillips 66 Pipeline LLC's pipeline and tank storage facilities on LAWA's LAX property.

Please let me know if you have any questions.

Thank you.

Burl J. (Jay) Pershall, Jr. Senior Advisor

O: (+1) 562.290.1540 | M: (+1) 562.256.0114 | F: (+1) 562.290.1580 3900 Kilroy Airport Way, Suite 210, Long Beach, CA 90806



From: MARTINEZ-SIDHOM, BRENDA [mailto:BMARTINEZ-SIDHOM@lawa.org]

Sent: Thursday, July 21, 2016 11:19 AM

To: LAX Stakeholder Liaison

Subject: [EXTERNAL]LAX Terminal 1.5 Project - Notice of Intent to Adopt a Mitigated Negative Declaration