Mayor Kevin Faulconer’s proposal assumes that freeing developers from requirements to include parking in new housing projects may clear the way for smaller, more affordable units.

Mayor Kevin Faulconer is placing a bet that axing required parking for new housing near transit will deliver more homes at a lower cost and reduce San Diegans’ reliance on cars.

The city has long required home builders to incorporate parking in their projects. Last month, Faulconer announced a plan to eliminate that mandate within a half mile of transit hubs and unbundle parking from new multifamily projects in those areas. His plan would also compel projects near transit to add amenities such as bike storage, subsidized transit passes or other options.

Builders could still include parking if that’s what they decided buyers and renters wanted. And the people who live in the new buildings may very well still drive or pay for parking options. But the mayor’s proposed regulatory rollback aims to let the market, rather than the government, dictate what’s produced. If builders have to include parking spots, they will likely build larger housing units that cost more and can help them pay for the total construction.

The current code requires builders to provide at least one or two parking spaces in areas near transit.

The theory is that freeing them of this requirement may clear the way for smaller, more affordable units and lower the hurdle people with low incomes must overcome to get into new housing.

“You will all of the sudden be able to do zero parking as long as you’re in a transit priority area,” said Mike Hansen, the city’s planning director.

Cities including Portland and Seattle have approved similar policies that apply to many new projects, and San Francisco on Tuesday became the first major city to eliminate parking minimums throughout the city.

Faulconer’s team expects to send the proposal to the San Diego City Council this spring. If the Council approves the mayor’s plan, it would be one of his administration’s most substantive housing reforms.
The reforms in San Diego and elsewhere are partly inspired by a movement to eliminate requirements that can add tens of thousands of dollars to the cost of each apartment or condo in a development. San Diego officials estimate a single parking space can cost $35,000 to $90,000, a hefty sum then factored into rents and housing costs.

San Diego bureaucrats are also focused on meeting a Climate Action Plan target to cut greenhouse gas emissions in half by 2035, and have concluded that San Diegans must dramatically curtail car trips to help the city meet it. They believe increased development near transit stops will help.

Homebuilders, planning wonks and even progressives who don’t always align with Faulconer have cheered his proposal.

The development community has been particularly supportive.

“Putting these incentives to produce more housing along transit lines could help go toward achieving their (environmental) goals and go toward our goal to produce more housing that working families can afford,” said Matt Adams, vice president of the Building Industry Association.

Developer and architect Andrew Malick, who focuses on small and mid-sized projects, said he also considers the mayor’s proposal a potential gamechanger.

Malick concluded in an analysis shared with the planning commission earlier this year that the average size of developable lots in areas near transit in the city is just 11,700 square feet – meaning there’s little space for parking.

He said reducing parking requirements, which also has the benefit of substantially reducing project costs, will help developers experiment with projects that come with fewer on-site parking spaces, particularly in smaller lots and projects.

“To allow the developer the flexibility to test the market is really powerful,” Malick said.

Malick and others emphasize major change won’t come overnight.

Adam Covington, California development director for large-scale mixed-use developer StreetLights Residential, said he backs Faulconer’s proposal but predicts it will be difficult to significantly decrease parking in many projects early on.

Covington said his experience with projects even in dense neighborhoods such as Little Italy and Bankers Hill has taught him that residents tend to work in other neighborhoods and would need easy access to reliable transit and nearby amenities such as grocery stores and childcare to feel comfortable without a car – the sort of amenities that the city also plans to encourage with the new regulations.

“San Diego infrastructure is just not quite there yet,” Covington said.

Like any proposal in San Diego that involves potential parking reductions, the mayor’s pitch is also likely to face opposition from concerned residents and businesses.
There were hints of that last month when the mayor announced his plan on social media.

“Good luck finding a parking spot,” one Facebook commenter wrote.

“But there’s not nearly enough parking in San Diego,” another wrote on Twitter. “Your ‘solution’ will make things worse.”

But city officials say data they have gathered revealed San Diegans may already not need as much parking as they think.

Before they crafted the proposed policy, the city hired local transportation consultant Chen Ryan Associates to study parking policies in peer cities as well as parking patterns in 35 of San Diego’s so-called transit priority areas.

Alyssa Muto, the city’s deputy director of environment and mobility planning, said that research revealed the demand for parking in areas near transit was largely below even the lowest levels the city studied—a result that opened the door to the proposal to remove parking requirements altogether in those zones.

“That’s what gave us the green light to look forward versus just where industry or development is today,” Muto said.

City bureaucrats, developers and other experts acknowledge parking changes aren’t a silver bullet solution to the city’s housing or climate woes. They don’t expect builders to instantly stop incorporating car parking in their projects—or an immediate, dramatic uptick in housing projects or transit use.

The city also hasn’t set targets or predicted the changes it could see from the new regulation.

Instead, officials are focused on the holistic goal to incentivize alternate forms of transportation, lower-cost housing options and increased development near transit as the city and its housing market change.

“It’s really looking forward at what our lifestyles will be like in the future,” Muto said.

Indeed, Colin Parent, executive director of the mobility-focused nonprofit Circulate San Diego, predicted developers will for now continue to pitch projects that include parking if the regulations are approved next year.

“I think probably what you’ll see is you’ll see more developments with some parking, just less than they would have had before,” said Parent, whose organization backs Faulconer’s proposal.

More dramatic change will likely take years.

Portland’s principal planner Eric Engstrom, whose city implemented parking reforms that served as a model for San Diego’s proposal, said the city initially saw little change after it eliminated parking requirements for some developments.
It took real estate investors and banks that finance projects some time to get comfortable with the idea, he said.

Now, Engstrom said, developers build an average of one space for every two units they produce. Some buildings have no parking. Most others have about one space per unit.

Many residents of those new buildings still own cars, and there have been complaints about parking congestion in some neighborhoods.

But Engstrom said the parking reforms seem to have encouraged more transit use to and from work while reducing the cost of housing – a tradeoff that he said politicians have described as the price for a more sustainable economy.

If Faulconer’s proposed changes are approved, Muto said the city will watch closely to ensure the new regulations are working.

“We know that it’s going to take time and we believe now is the time to put in a zero-parking regulation minimum,” Muto said. “We can continue to monitor from there how development is coming in and make adjustments or additional regulatory improvements as time goes on.”
The Modesto Bee

Fight over river flows heads to historic Water Board meeting in Sacramento

By Ken Carlson

December 11, 2018 04:35 PM,

As all eyes turn to the State Water Resources Control Board on Wednesday, the board won’t have complete settlement agreements with Modesto-area irrigation districts to consider at a crucial meeting.

At most, the districts and negotiators with the state Natural Resources Agency will have the basic framework of an agreement that’s an alternative to a state plan for river flows that is fiercely opposed by water users and local agencies in Stanislaus County.

The Modesto Irrigation District board of directors had no announcement after a closed-door session held Tuesday to discuss potential litigation.

Top officials with the state Natural Resources Agency are expected to give an update on the talks at Wednesday’s meeting in Sacramento. If there is a framework for an agreement, the state board could approve a much-disputed update to its Bay-Delta water quality plan, which could serve as a baseline for considering detailed voluntary settlements with water districts after Gavin Newsom is sworn in as governor in January.

It’s also possible the water board could postpone the matter again. The issue was continued from a Nov. 7 meeting at the request of Gov. Jerry Brown and Newsom, who wanted to allow more time for negotiated agreements with the water districts.

MID Board Member John Mensinger said there is general agreement on many issues with the state Natural Resources Agency, which includes the departments of Fish and Wildlife and Water Resources, among other agencies.

“What we are talking about is much better,” Mensinger said Monday. “On most issues there is general agreement. What was in the Bay-Delta plan and (supplemental environmental document) was unacceptable.”

The Oakdale and South San Joaquin irrigation districts and Merced Irrigation District have tried to negotiate their own agreements for flows in the Stanislaus and Merced rivers, respectively.

Tom Orvis, board president of Oakdale Irrigation District, sounded less optimistic Tuesday. “This is completely in a state of flux,” Orvis said. “I plan on attending the meeting tomorrow to
see what happens. ... No matter what happens, the legal teams on both sides are going to be at the ready.”

In July, the irrigation districts and communities in the Northern San Joaquin erupted after the state released a proposal for leaving 40 to 50 percent of unimpaired flows in the Tuolumne, Stanislaus and Merced rivers with a goal of doubling depleted salmon populations in the rivers.

The state water board said those higher flows, at the expense of farmers and city water customers, were needed to revive the troubled ecosystem in the Sacramento-San Joaquin Delta.

Assemblyman Adam Gray, D-Merced, organized a rally in Sacramento attended by 1,500 residents from the valley and other places in California, saying the state proposal would take too much water, wreak havoc on the farm-based communities and lead to groundwater overdrafting.

The fairness of the flow requirements on the tributaries of the lower San Joaquin River is seriously questioned. The plan requires nothing from upper San Joaquin water users who are said to have more political clout.

The state board has said there is flexibility in the plan, allowing the 40 percent flow requirement to be used as a budget for restoring salmon in the rivers, and will consider voluntary settlements that achieve the goals of the Bay-Delta plan.

“We prefer a deal that improves the fisheries while maintaining our water rights and our economy,” TID Board Member Michael Franz said Tuesday. “We need the water board to do the right thing for that to happen.”

The state board also is under pressure to stop delaying and approve the water quality update for the delta. In a news release, the Environmental Defense Fund said the board could approve the plan to benefit salmon and still keep the door open for voluntary agreements “if reached by all parties.”

The MID and TID, along with the San Francisco Public Utilities Commission, say they have a comprehensive plan for restoring salmon in the Tuolumne, including $171 million in restoration and habitat projects. An MID spokesperson said the funds would be spent over the 30- to 40-year life of a Federal Energy Regulatory Commission license renewal for Don Pedro dam.

Larry Byrd, an MID board member, said the district would prefer to avoid years of litigation that usually follow water policy decisions in California. “We will spend a lot of money on the Tuolumne, but it has to be for fish restoration and to enhance fish habitat,” Byrd said. “We are not going to give up 40 percent flows.”

For all of the districts, the key issues are the amount and timing of river flows to support salmon migration, the amount of cold storage held in reservoirs for fish management and possible “offramps” to keep from draining reservoirs in consecutive dry years.
“Everyone seems to be talking about a suite of flow, habitat restoration and predation management,” said John Sweigard, general manager of the Merced Irrigation district. “It appears there is frustration on all sides.”

A California Natural Resources Agency didn’t have a comment on the progress of negotiations Tuesday.

The irrigation districts want to prevent scenarios in which no water is delivered to farmers in dry years, which would result in pumping and depletion of groundwater basins. With regular cuts to irrigation, farmers converting to lower-value crops would erode property values and tax revenue for public services.

The city of Modesto uses treated water from the Tuolumne River to supplement its drinking water wells and would receive the same reductions as farmers if the MID is forced to cut water deliveries.
California unveils $1.7 billion plan for rivers, fish. Will it ward off a water war?

By Ryan Sabalow and Dale Kasler

December 12, 2018 12:42 PM,

Farmers ‘fed up’ with state water grab

Merced farmers showed up in downtown Merced on tractors Monday morning to take a stand against the State Water Resources Control Board’s Bay-Delta Plan.
By McClatchy

Hoping to head off one of the biggest California water wars in decades, state officials Wednesday proposed a sweeping, $1.7 billion plan to prop up struggling fish populations across many of the state’s most important rivers.

Capping 30 days of feverish negotiations, the Department of Water Resources and the Department of Fish and Wildlife unveiled a dramatic plan that would reallocate more than 700,000 acre-feet of water from farms and cities throughout much of the Central Valley, leaving more water in the rivers and the Sacramento-San Joaquin Delta to support ailing steelhead and Chinook salmon populations.

That’s enough water to fill up three quarters of Folsom Lake, and several thousand acres of farmland would be fallowed as a result.

In addition, agricultural irrigation districts and municipal water agencies up and down the Central Valley have tentatively agreed to surcharges on their water to pay for massive habitat restorations to help fish — improved spawning grounds, development of nutrient-rich floodplains and more. The districts would kick in a total of $800 million and the state is planning to contribute $900 million, using water-bond proceeds and other sources, said Karla Nemeth, director of the Department of Water Resources.

The proposal was quickly blasted by many environmentalists as insufficient to save the fish. But members of Gov. Jerry Brown’s administration said it would smooth the way to make progress on the rivers as early as next year.

“It’s exciting and an important way to make things actually happen in a timely way,” Nemeth told members of the State Water Resources Control Board. Chuck Bonham, director of Fish and Wildlife, said the compromise plan represents an effort at “collaboration over conflict.”
It was far from certain, however, if the plan would bring peace to warring water factions. The board was set to vote later Wednesday on an even more dramatic proposal to roughly double the amount of water that stays in the rivers in order to benefit fish populations. The plan, unveiled over the summer, would require Valley farmers and cities such as San Francisco and Modesto to surrender even greater amounts of water than the plan presented by Nemeth and Bonham.

Notably, Bonham and Nemeth said they were unable to secure compromise agreements from water agencies that draw on the Merced and Stanislaus rivers — two of the most important rivers in the Valley watershed.

And the plan they did propose found little favor in the environmental community, which could sue in an effort to block the proposal. Doug Obegi of the Natural Resources Defense Council said the state plan doesn’t go nearly far enough in requiring cities and farms to relinquish water. “The state keeps asking for less to get to ‘yes,’” he said in an interview.

Trout Unlimited — an organization where Bonham worked for a decade — rejected the plan, too, saying it “falls short of meeting the needs of fishing families and salmon and steelhead in too many California rivers and the Delta estuary.” Regina Chichizola of Save California Salmon urged the board to vote right away: “The salmon are at the point where they can’t wait any longer.”

The state water board has spent years studying water flows on the Sacramento and San Joaquin watersheds, and earlier this year rolled out a final plan for leaving 40 percent of the San Joaquin’s flow in the river and its tributaries. A similar plan for the Sacramento River watershed was set for a vote next year.

State water board officials describe the situation as dire. In the San Joaquin rivershed, currently as little as 20 percent of the water stays in the rivers. Felicia Marcus, chairwoman of the board, has said the status quo has put endangered fish species “on the verge of collapse,” even as she has acknowledged the hardships that farms and cities would face because of the board’s proposal.

She said the board was attempting to “achieve that elusive balance” between the environment and human needs.

The state board, composed of Brown appointees, was poised to vote on the flows reallocation plan last month. But it agreed to a postponement after an 11th-hour request from Brown and Gov.-elect Gavin Newsom, who wanted to give state negotiators more time to reach a compromise with local water agencies, farmers and others.

“A short extension will allow these negotiations to progress and could result in a faster, less contentious and more durable outcome,” Brown and Newsom wrote in November. “Voluntary agreements are preferable to a lengthy administrative process and the inevitable ensuing lawsuits.”
The settlement plans unveiled by Bonham and Nemeth represent a partial solution. For instance, the city of San Francisco partnered with two agricultural irrigation districts in the San Joaquin Valley on a compromise agreement covering flows on the Tuolumne River, the third main tributary of the San Joaquin. Those water agencies would give up as much as 99,000 acre-feet of water and would spend millions on habitat restoration.

Bonham said the Tuolumne agreement represented “a touch of courage” on the part of San Francisco and the farm districts. Similar settlements were made on the Sacramento, American and Feather rivers, and by water users in the Delta itself.

The plan unveiled Wednesday comes at an unusually contentious time in California’s water world. The Trump administration, which wants more water shipped to Valley farmers, has pledged to sue California to block the plan that the water board has been contemplating. In recent weeks, it’s stepped up pressure on state officials by threatening to withdraw the federal government’s support for Gov. Jerry Brown’s $16.7 billion Delta tunnels project, according to environmental groups that are fighting the tunnels.
Employer taxes, rent caps, and more in big, bold Bay Area housing plan

The 10-point plan would span all nine of the Bay Area’s counties

By Erin Baldassari | ebaldassari@bayareanewsgroup.com | Bay Area News Group
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SAN FRANCISCO — In a bold new plan to tackle the Bay Area’s housing crisis, regional leaders are calling for a cap on rents, protection against arbitrary evictions and new employer and property taxes to generate $1.5 billion annually to help create new housing, preserve existing housing and pay for other measures.

The proposal is the outcome of around 18 months of work from some of the region’s heavyweights when it comes to planning for, approving and building housing: the mayors of the Bay Area’s three largest cities, tech giants, transit agencies and advocates, environmentalists, champions of affordable housing, tenants’ rights organizations, labor groups and developers alike.

In short, a lot of people who all agree the region needs more housing but often argue about the best ways to get there, said Leslye Corsiglia, the executive director of Silicon Valley at Home, an affordable housing advocacy organization, and co-chair of the working group, called CASA, or
the Committee to House the Bay Area. Convened by the Metropolitan Transportation Commission (MTC), the region’s transportation planning agency CASA formed to address the housing crisis in a holistic way, Corsiglia said.

“For all these years, we’ve been handling the housing crisis city by city and also in lots of different silos and not seeing eye-to-eye on the solutions,” she said. “We can see where it’s gotten us.”

Where it’s gotten us is astronomical home prices and precious hours spent on ever-lengthening commutes, said Randy Rentschler, a spokesman for the MTC. Nearly 190,000 workers from outside the nine-county Bay Area commute into Silicon Valley and the Tri-Valley every day, and more than 220,000 East Bay residents cross toll bridges to get to the Peninsula, according to the MTC. And there’s increasing recognition, he said, that the twin demons of worsening traffic and ballooning housing costs plaguing the Bay Area are intrinsically linked.

“That made this something we couldn’t ignore,” he said.

That led to a 10-point, 15-year “emergency policy package” approved by the CASA committee Wednesday. But it’s really just the first step. From there, the committee will take its ideas to legislators in the hopes of turning them into law, meaning it could be a full year on the most optimistic time schedule before the first polices are enacted.

The good news is the CASA committee represents a broad spectrum of interests, said Michael Covarrubias of TMG, a development corporation. Developers sat down with anti-gentrification activists. Affordable housing advocates heard from tech companies. Labor unions met with city officials.

Some members of the committee said there weren’t enough protections for tenants or that those protections should come before increasing housing production. Others said there wasn’t enough money to preserve existing housing. Still others, including San Francisco Mayor London Breed and San Jose Mayor Sam Liccardo, said there wasn’t enough emphasis on producing housing at all income levels. Despite that, they still managed to produce a suite of solutions they all could agree on — even if only reluctantly — an outcome that was baked into the process, said Fred Blackwell, the CEO of the philanthropic San Francisco Foundation.

“We are searching for the uncommon common ground,” because, he said, “The status quo is quite unacceptable.”

But that doesn’t mean the plan, which emphasizes the preservation of existing housing, the production of new housing and the protection of tenants vulnerable to displacement, was not without its critics.

Other elected officials who were not on the committee are already rallying against it. The Los Altos City Council unanimously approved a letter rejecting the compact, said Los Altos Mayor Lynette Lee Eng. She, along with another member of the council, blasted the committee for its
“closed door” meetings, lack of attention to transportation infrastructure and its top-down attack on local control.

“This compact as written is not feasible or respectful to local jurisdictions,” Eng said. “It will have the opposite of the desired effect and make housing more expensive by effectively up-zoning significant areas.”

Those sentiments were shared by Novato City Councilmember Pat Eklund, who vowed to fight the plan in the legislature, where it will likely manifest as a series of state bills.

Some of those bills will only impact the Bay Area, and some will cover the entire state, but Corsiglia said the idea is that all of these policies will eventually be implemented together. That includes region-wide just cause for eviction protections, a cap on rents, emergency rental and legal assistance for people facing evictions, the loosening of local control on building heights near transit, reforming the permitting process for new residential buildings, the creation of a regional housing authority with the power to purchase and lease land and, of course, some $1.5 billion annually in new taxes on employers and the public to help pay for it all.

Some bills have already been proposed this year that incorporate the recommendations from the CASA committee, including a proposal from state Sen. Scott Wiener to add more housing near transit. SB 18, authored by Sen. Nancy Skinner, D-Berkeley, would expand rental and legal assistance to help residents fight evictions and stay in their homes. And AB 11, from Assemblymember David Chiu, D-San Francisco, would allow cities and counties to create agencies similar to the former redevelopment agencies that were dissolved during the Great Recession.

“I look forward to supporting this,” Chiu said. “We’ll soon be having a deeper conversation about how to move forward this vision of a regional strategy.”

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A ten-point plan for housing the Bay Area:

1. **Just cause for eviction:** After a tenant has lived in a building for at least 12 months, they would no longer be vulnerable to arbitrary evictions. They could still get evicted if they fail to pay the rent, violate the rental agreement, create a nuisance or engage in illegal activity, if the owner is moving in or removing the building from the rental market, the building is unsafe or for demolition.

2. **Emergency rent cap:** Rent increases would be capped region-wide at the consumer price index plus 5 percent, per year. There are some exceptions for passing along the capital cost of repairs to renters or if the landlord had not raised the rent in prior years.

3. **Emergency rent and legal assistance:** Any tenant facing eviction could have access to a lawyer, unless the landlord or master tenant bringing the eviction action is living in the same unit as the tenant being evicted. And, low-income tenants facing eviction could receive emergency rent assistance, with the total amount of assistance capped at between $5,000 to $10,000.
4. **More tiny homes**: Technically, they’re called “accessory dwelling units,” or ADUs, but the idea is to make it easier for people to build homes of fewer than 500 square feet on their properties.

5. **Taller buildings near transit**: This proposal is similar to a law state Sen. Scott Wiener introduced last year and revived this year. The newest iteration would require cities to approve buildings up to three stories high along high-frequency bus corridors and up to around six stories high near BART, Caltrain or other fixed rail stations.

6. **A better permitting process**: Establishes standards for permitting residential projects that already conform to the city or county’s underlying development standards, or zoning codes. It also requires more transparency and consistencies about how fees are set and enforced.

7. **Fast-track certain projects**: Streamlining, streamlining, streamlining. This would create a faster way for projects to get reviewed, as long as they meet a set of criteria, including already complying to underlying zoning, exist in an already-urban area, and setting aside a portion of the units to be affordable to middle-class residents, generally defined as making between 80-110 percent of the area’s median income. In exchange, the qualifying projects would be eligible for reduced taxes, reduced parking requirements and a density bonus.

8. **Unlock public lands**: Make it easier for public agencies to develop their land for affordable housing. Create a database listing all publicly owned land in the Bay Area, limit approval process to no more than two years, and deploy 10 percent of available public land to affordable housing on an annual basis.

9. **New taxes to generate $1.5 billion annually**: Generate new revenue from a broad range of sources, including employer taxes, property taxes, vacant parcel or home taxes, general obligation bonds, sales taxes and more.

10. **New, regional housing authority**: One regional entity that could purchase, lease and sell land, monitor and report progress toward the region’s housing goals, provide incentives and offer technical assistance. This entity would not regulate or enforce housing policies, but it would be able to dole out regional money for housing.
The cities and towns hit this week with stiff demands to reduce water use, including San Francisco, say they’ll work with state regulators to meet the charge, but they’re also looking at the possibility of lawsuits.

The State Water Resources Control Board approved a far-reaching plan Wednesday to improve the health of California’s rivers and fish by limiting the amount of water that dozens of communities take from four major waterways.

While the plan leaves room for negotiating the extent of the water reductions, the agencies that draw from the San Joaquin River and its tributaries say legal action may be a necessary backstop in case they’re forced to cut more than they can afford.

“At the end of the day, we do serve our customers and we have to do what’s best for the community,” said Samantha Wookey, spokeswoman for the Modesto Irrigation District, one of the state’s biggest water suppliers and now subject to restrictions on the Tuolumne River.

San Francisco, which also relies on the Tuolumne River and faces cutbacks, has begun evaluating whether a lawsuit is appropriate, according to the city attorney’s office.

Under the state plan, San Francisco residents and businesses could face reductions of 40 percent or more during prolonged dry periods, according to estimates from the San Francisco Public Utilities Commission.

The aim of the state water board is to prevent the collapse of the Sacramento-San Joaquin River Delta. The sprawling estuary, which serves as a hub of state water supplies and is a vital conduit for threatened salmon, has suffered from too little water and too much contamination amid heavy pumping.

While the water board’s plan would saddle water users with restrictions to boost flows into the delta, regulators introduced leniency Wednesday in an effort to head off litigation, which would result in years of delay in the plan’s implementation. The board stipulated that it will attempt to integrate proposals by water agencies to trade habitat restoration for smaller water reductions.

It appears, though, the board’s strategy may not have worked.
Ever since the water board began updating its plan a decade ago, it has had to maneuver a path between water users who don’t want limits on their draws and fishermen and environmentalists who want substantial caps.

The conservation community also presents a threat for legal action, with many having committed to suing if the environmental safeguards approved Wednesday are weakened.

The Bay Delta Plan calls for maintaining an average of 40 percent of the natural flow of the San Joaquin River and its tributaries during peak spring runoff. Currently, the flows average 20 percent or less because of diversions. Sometimes the waterways dry up entirely.

The plan could change as the state looks at amendments pitched by water agencies.

For years, the state board has been urging suppliers to come up with their own ideas for fixing California’s declining river system. At Wednesday’s meeting, more than a dozen water departments, with help from the state Natural Resources Agency, laid out a framework for restoration that included money for habitat improvements and a commitment to less pumping. The board asked the agencies to flesh out their initiative by March.

Officials at the SFPUC, who are working on amendments, say they won’t be able to hit the state’s 40 percent flow target. But they say they’re looking to leave more water in the Tuolumne River and restore salmon habitat in a plan they believe will meet the water board’s conservation goal.

“There are other areas we can explore on how we do long-term management,” said Michael Carlin, deputy general manager of the SFPUC. “That’s where we’re going to be spending our time over the next several months: to get something more detailed.”

Still, the compromise plan probably would mean significant water cuts for San Francisco households. During a drought, customers may have to reduce water use by 30 percent, Carlin said.

Water rates would probably rise as the city develops new sources to make up for lost supplies.

The agency serves about two dozen other Bay Area cities that would face the likelihood of similar reductions and rate hikes.

The state water board is expected to begin determining the exact restrictions for water agencies once the suppliers submit their alternative ideas. Next, the board will have to enshrine those limits in regulation. The water rights of many suppliers may have to be adjusted, which will require additional proceedings.

Much of the expected legal action will probably revolve around these water rights.

The Trump administration, which is pushing to free up more water for farms, has also threatened to sue over the Bay Delta Plan. On Thursday, Bureau of Reclamation Commissioner Brenda
Burman said her agency is analyzing what impact the state’s action might have on federally managed water.

In addition to the San Joaquin River basin, the state has begun a similar process of limiting draws on the Sacramento River and its tributaries.

Peter Drekmeier, policy director for the Tuolumne River Trust and an advocate of higher water flows, said he’s pleased with what the state has come up with, at least so far.

“We see this as a big step forward, but it’s a long process and we’re not going to rest on our laurels,” he said. “The lawsuits are going to be a big thing in the next couple months.”

There’s still a lot that could happen, he said.

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Bay City News Service

Talk Of Potential Annexation Of North Richmond Resumes Tuesday

Published 6:40 pm PST, Saturday, December 15, 2018

RICHMOND (BCN)

The Richmond City Council on Tuesday will continue its discussion about whether seek annexation of the unincorporated North Richmond area into the city.

Approximately 4,000 people live in North Richmond, about a third of them below the poverty line. North Richmond is about 4.3 percent the size of the City of Richmond.

Benefits of annexation, according to Richmond city staff, include more efficient delivery of government services (especially public safety and public works); improved coordination of land use planning, services and infrastructure between North Richmond and the City of Richmond; more localized government for North Richmond residents; and "addressing the historical wrong stemming from racist policies which excluded the unincorporated North Richmond area from becoming part of Richmond during Richmond's years of land expansion."

Negative aspects of prospective annexation, as outlined by Richmond city staff, include higher property, sales and utility user taxes; unknown financial and administrative feasibility of transferring services and records from Contra Costa County to the City of Richmond; possible diminishment of services to residents of the existing city of Richmond as services to the annexed areas would increase; and costs of correcting deferred maintenance to North Richmond infrastructure.

Over the past several months, outreach efforts highlighting the annexation proposal -- survey mailers, community meetings, presentations at meetings of civic groups and local government groups, booths at community events and other outreach -- have been undertaken in both Richmond and North Richmond. Most of the feedback received by city and county officials, a city report says, was anti-annexation. Concerns have included the costs of being part of the City of Richmond, higher taxes and other expenses for people on fixed incomes, and fears of North Richmond becoming more gentrified as part of the City of Richmond.

This annexation, like any other in California, would have to be approved by the county's independent Local Agency Formation Commission (LAFCO), which would host its own hearings on the annexation proposal. The LAFCO process would take months.

Tuesday's meeting will hear a progress report on the annexation process. The meeting begins at 6:30 p.m. at the Community Services Building, 440 Civic Center Plaza.
Efforts to Limit Pollution by Building Housing Near Transit Centers Meet Stiff Resistance

Over the past dozen years, the California environmental lobby has never seemed more powerful in the Legislature and in state government. Under Govs. Arnold Schwarzenegger and Jerry Brown, the Golden State has passed bold laws and emerged as the global leader in government efforts to combat climate change – with Gov.-elect Gavin Newsom certain to continue this tradition.

But a bracing report from the California Air Resources Board shows that environmentalists’ clout can’t shake the complete control that NIMBYs have over local planning in most of the state – to the detriment of the environment. It found that a 2008 state law – Senate Bill 375 – had been an abject failure. The law requires the state’s 18 regional intergovernmental agencies to push to put new housing near transit stations and to add new transportation options so as to decrease pollution from vehicle commuting.

Not only are three out of four workers still commuting alone to work, carpooling and transit ridership are down. As a result, vehicle greenhouse gas emissions have actually risen in recent years – and the decline from 2007-2011 seems likely to have been a function of the Great Recession, not the state push to reduce emissions associated with climate change.

The air board sees no chance that the SB375 goal of reducing statewide vehicle emissions 10 percent by 2020 will be met.

The report was met with dismay by environmental groups and journalists concerned with progress against climate change. The most common response to the air board’s finding was the call for the Legislature to take more steps to limit the ability of local governments to block projects that met certain criteria – starting with being near transit stations.

69% of Californians want local control of housing

But the appetite of state lawmakers to take on NIMBYs may be limited in the wake of new evidence that NIMBYism isn’t just espoused by activists who see every new housing project as detrimental to quality of life. Instead, it’s a core belief of state residents.
Angeles Times survey released in October showed 69 percent of Californians preferred local control of housing decision-making.

And the fate of a bill to reduce local control over housing showed that even poor people – those who in theory would be most helped by adding housing stock, which likely would push down sky-high rents – are skeptical.

Senate Bill 827, by Sen. Scott Weiner, D-San Francisco, would have made it much easier to build four- or five-story apartment buildings within a half-mile of transit centers. The prospect of apartment buildings springing up in poor neighborhoods with single-family homes – such as in the Los Angeles County cities of Inglewood and Carson – led to an outraged reaction from 36 housing and transit “justice groups” led by the Alliance for Community Transit – Los Angeles (ACT-LA). Instead of seeing the bill as leading to cheaper housing, these groups saw it as likely to lead to home renters being ousted in favor of more lucrative apartment buildings, and to new waves of gentrification.

The opposition to Weiner’s bill from activists and from local governments – including every member of the Los Angeles City Council – was so intense that SB827 died at its first committee hearing in April.

Weiner has since met with ACT-LA leaders and other activists and plans to reintroduce SB827 next year with provisions that address concerns that poor neighborhoods would be upended by much laxer housing rules. But such provisions could end up leading to trading old rules giving local governments power to limit construction for new rules with similar effects.

*Originally posted at Cal Watchdog.*
For One City Manager, Climate Becomes A Matter Of Conscience

Steven Falk still remembers the moment he first laid eyes on Lafayette, Calif., even though it was 28 years ago. He was driving there to interview for a job as an assistant to the city manager.

"I saw this amazing landscape of emerald-green hills and native oak woodland, with neighborhoods sitting in and among these verdant valleys," he says. "I loved it from the very first minute I got here."

The 25,000 people of Lafayette live close to nature, yet they can step onto a commuter train and be in downtown San Francisco in half an hour. "It seemed like I had reached some kind of paradise," Falk says.
The median home in Lafayette is worth over a million dollars. The people are educated and environmentally aware. They voted 3-to-1 for Hillary Clinton in 2016.

For the past 22 years, Falk has been their city manager, more or less the CEO of local government, responsible for everything from police to potholes.

Then, in 2005, he read Elizabeth Kolbert's three-part series of articles in The New Yorker about global warming. "They scared the daylights out of me," he says.

He started noticing evidence of climate change himself. For instance, he remembers sliding down glaciers in the Sierra Nevada mountains as a 9-year-old kid, backpacking with his dad. "When I became a parent, I took my own kids to the mountains, and we did the same trip. And the glaciers are gone!" he says.

The more he learned, the more it kept him up at night. "The analogy I've used is, the house is on fire, and our children and grandchildren are trapped in the attic. So what are we going to do about it?" he says.

As a city manager, there are, in fact, some things you can do. But they may be controversial. Falk ended up in the middle of a battle over what gets built on some land right near the heart of his city.

Falk takes me to a big parking lot covering about 5 acres right beside the Bay Area Rapid Transit station. This is where commuters take the trains to Oakland and San Francisco. This area is also close to shopping. One way to fight global warming: Build lots of housing right here, where people can live without driving cars and burning gasoline. Plus, multistory apartment buildings or condos generally take a lot less energy to heat and cool than single-family suburban homes.

"It just makes all the sense in the world that this parcel should have a multifamily housing development on it," Falk says.

But development is a really sensitive topic in Lafayette. There's a whole citizens group called Save Lafayette that's been fighting against plans for more high-density housing. As Lafayette resident Martin Stryker told the city council at a meeting in June: "People have chosen to live in Lafayette for the quality of life, away from the city. ... I encourage city leaders and staff to sharpen your vision and to be stronger in protecting the interests of our citizens despite the pressures from the state and outside interests like developers."

The city has actually approved hundreds of new housing units in the central downtown area in recent years. Falk is proud of that. But he wanted to move faster.

Tensions came to a head this past summer over a new California law that lets BART go ahead and build housing on land that it owns near its stations, like that parking lot.

Falk liked the idea. Lafayette's city council members, though, considered it a power grab by the state. They asked Falk to go to the state Capitol and take a public stand against it.

"I drove to Sacramento, not feeling good about it," Falk recalls. "I went into the Senate hearing room. I saw this line of speakers, and realized that I had to get up and speak against the bill. And that ..."

Falk's voice breaks. After a long pause, he goes on: "And that was the moment I knew I had to resign."

In his resignation letter to the city council, Falk wrote that "it has become increasingly difficult for me to support, advocate for, or implement policies that would thwart transit density. My conscience won't allow it."
The city made the letter public. Don Tatzin, who served on the Lafayette city council for 33 years and just stepped down as the city's mayor, expressed some sympathy for Falk's views. "I think it's good to hear voices that say cities need to become denser. Over time, that becomes accepted," he says.

But local communities, he says, need to be in control of that process. "Having a regional or state government impose that, on something that citizens consider of importance, runs the risk of significant backlash, and I'm not sure it's wise."

Tuesday was Steven Falk's last day on the job. At his final city council meeting, Tatzin and others gave speeches celebrating his accomplishments. No one mentioned climate change.
And four shall become two. Four local health care districts have been working to consolidate their efforts — Eastern Plumas with Sierra Valley and Plumas District with Indian Valley.

Working through the LAFCo process, the Local Agency Formation Commission, it is called a reorganization rather than a consolidation, which would require a more complex set of steps. In each case, one district is dissolving and the other is annexing its territory. Sierra Valley will dissolve and be annexed by Eastern Plumas; and Indian Valley will dissolve and be annexed by Plumas District.

Eastern Plumas is already providing medical care in the Sierra Valley, and Plumas District is running the medical clinic in Indian Valley.

If all goes as expected, the Eastern Plumas/Sierra Valley process will be completed in mid January, while Plumas District/Indian Valley should be completed mid 2019.

Jennifer Stephenson, the executive director of Plumas LAFCo, said that the requested reorganizations meet LAFCo’s stated goals of promoting efficiency of services and promoting logical boundaries.

Eastern Plumas/Sierra Valley

Representatives from both districts appeared before the LAFCo board Dec. 10 for a required public hearing. After a brief discussion with no opposition voiced, the board unanimously approved three resolutions to continue the process: adopted a sphere of influence amendment for Eastern Plumas; approved annexation of territory within the Sierra Valley Hospital District by Eastern Plumas and approved the dissolution of Sierra Valley Hospital District.

The next step is a protest hearing scheduled for 1 p.m. on Friday, Jan. 4, at the Sierraville School at 305 S. Lincoln St. in Sierraville. The hearing will end at 1:15 p.m.

Protests must be in writing and signed by landowners or registered voters within the area boundaries. LAFCo will order the reorganization unless it receives a petition signed by 25 percent of the voters or 25 percent of the landowners who own at least 25 percent of the land.

Stephenson described this as more of a formality since there have been no protests to date, but it does provide one last opportunity to speak out against the reorganization.

Plumas District/Indian Valley
Based on the current timeline, the LAFCo public hearing for this reorganization will most likely occur in April, according to Stephenson. LAFCo meets every two months and there isn’t enough time to complete the necessary legal notifications before the next regular meeting, which would be in February.

The boards of directors of both the Plumas and Indian Valley districts passed resolutions in November authorizing the two districts to unite. The application for reorganization was filed at the Dec. 10 LAFCo meeting.

Plumas would annex the roughly 494 square miles in Indian Valley currently served by that district, and the latter would dissolve.

The resolution reads: “The reorganization would allow the reorganized District to better meet the needs of its historically-related communities by providing a full complement of Health Care services to the entire reorganized territory.”

It states that the reorganized district will continue providing the services that it currently does in Indian Valley. The consolidation will not affect the emergency medical services (ambulance service) that are in place.

The property tax collected in the consolidated district will go to the newly reorganized Plumas Hospital District.
Sierra

Urban Tilth’s Doria Robinson on Richmond and Climate Adaptation

The Ag nonprofit is small scale, but its executive director has big ideas

Photos by Wendy Becktold

By Wendy Becktold | Dec 24 2018

Editor’s note: This interview has been edited for length and clarity.

I am a third-generation Richmond resident. Growing up here in the 70s and 80s was really intense. There were drugs, gangs, drive-by shootings—just a lot of violence, a lot of compacted trauma on top of being poor. It makes a huge impact on you if all the kids you grew up with on your block are dead. That's what happened to me. My second year in high school, there was a shooting during lunch. I walked off campus and didn’t come back. Eventually, I ended up at a school in Berkeley. I had always been a good student, but now I was getting Ds and Fs—not because I didn’t try, but because what I got in Richmond was not real education. When I saw my first report card, I remember just being mad. I started looking at Richmond in a different context, and thinking to myself, “What is going on there?”

I went to college in Massachusetts, where I worked on the school farm. I had always had an interest. My grandfather was a minister who came up from the South with 17 other families. They pooled their money and helped each other buy houses, and they bought property and built a church. Then they bought 300 acres of ranch in Fairfield. They weren't rich people at all. In fact, they were extremely poor. It was always this big lesson for me that a lot of people together, even if they are poor, can do a lot. You actually do have resources if you can trust each other enough and create some good rules for acting collectively.

After I graduated, I didn’t want to go back to Richmond. I moved to San Francisco and did the dot-com thing for a while. Then I was like, “What am I doing? People in San Francisco don’t
need me here.” I got a job in Richmond with the Watershed Project doing community-driven restoration projects around the creeks here and in Oakland. One day, I got an email from Park Guthrie, the founder of Urban Tilth. The old railroad tracks had recently been converted into the Richmond Greenway Trail. It was 23 blocks long and on the sides, there were these big swaths of land that the city didn't have money to do anything with. Park said, “There could be gardens on either side. It could be a place where people gather instead of a place where people fight.” I wrote back and said I wanted to help. That was around 2004. A group of us organized second-Saturday volunteer days to build gardens on the Greenway. We also helped create an adopt-a-spot program because the city didn't have a way for people to help maintain public land.

Not long after that, Guthrie invited me to be co-director of Urban Tilth. I took over fully around 2007. At that point we had one part-time staff person. Now we have 32 staff members. We have seven major program areas, two youth develop and training programs, and seven gardens and small farms. Through our Community Supported Agriculture program, we are growing and distributing a considerable amount of locally grown food. Right now, we serve 150 families. We always have a waiting list.

The North Richmond Farm is three acres. It’s our newest site. We went through a long process to get this land transferred from the flood control district to the county. We had to change the general plan of North Richmond to allow for urban agriculture, which took a year and after that, we went through another yearlong process to get a lease. Then we worked with the county to find the funding to put in general infrastructure—we had no water, no power. It was just a vacant lot. For almost the past two years, we’ve been clearing, cleaning, and planting to grow soil, because the soil here was just destroyed. It was crushed rock, with no nutrients, which is such a metaphor for Richmond in general. You have all of these things that have just been completely undernourished—people, places—and we're one of the forces that are trying to bring life back, putting nutrients back into the soil, putting people back on the land and in the process hopefully waking people up.

The Chevron refinery has always been a part of life here. When an incident happens, there's this built-up anger, but also this feeling of "what can you do?” I remember once when I was little, the sirens went off. We woke up and the sky was red. There had been an explosion at the refinery. My mom came in and told me to close the window. The air was putrid, and our eyes were burning. The paint on our car got eaten off, so later, my mom went down to file a claim. She got like $500 dollars to repaint the car. When she finally got the check, I remember her putting it down and saying, “I wonder what this did to our lungs. How are they going to pay us for that?”

The most recent refinery fire in 2012 was a big turning point for Urban Tilth. We were finishing up the sixth year of our summer apprentice program. We had 40 youths working at six different sites. Everybody’s with each other for long periods of time—kids that don't normally hang out with each other, Latinos and blacks—and they really get to know each other. It's an intense experience. We were a few days away from graduation and the fire happened. This black cloud of obviously toxic crap just moved over all the gardens leaving a gooey film on everything. The kids were pissed. Everybody came together in this big council, and we decided that we had to rip all of the food out. We didn’t feel good about feeding it to anybody. The kids brought a portion of it to the Chevron community meeting at City Hall and dumped it on the stage.
It woke us up as an organization, and showed us that when you reconnect people with land, people start to realize that it does matter what’s in the air, it does matter what's in the water, especially if you're feeding it to others and putting it in your mouth. The kids were asking questions like, “Why does Chevron have the right to do this? Why is there no accountability? How did this happen?” And so we started to teach more about environmental law and environmental justice. And that led to climate change.

We're at a place now where folks are not only wanting to do better for themselves—try to eat better and have access to healthy things and share that with their neighbors and their families—but they're also wondering about the future. What is it going to be like in 10 years? What are our kids going to be experiencing? Climate change is a huge threat to low-income people. If somebody loses their mansion to a fire in Malibu, it's terrible, but they can recover. If you are a low-income elder living in Paradise and you lose your home to fire, you're homeless. Climate change won't just be about burning up in a fire or breathing in smoke, but about the aftermath of trying to relocate people.

Agriculture is a huge contributor to carbon emissions—all the petrochemicals that are used in preparing the fields, and for running all the tractors and machines—so food is a place we need to be working now. We need regionally local food systems, not just because of the need to reduce the climate costs of transportation, but also for resiliency. If something goes wrong, people need to be able to get food, and it can't come from some long chain that is dependent upon systems that may break. So we're asking ourselves, “How do you shorten these chains?” and we're working to create more direct relationships to producers in our area.

The two most direct impacts of climate change here in Richmond will be sea level rise, because we're so close to the marsh, and we have really high water table, and hotspots—areas of exaggerated heat from blacktops and not enough greenery. There are two kinds of climate adaptation—one that is just physical and it gets done however it gets done. You hire a company to raise the levies. Then there's climate adaptation that takes into account that if you raise the levies and make this place really attractive to people to live in, you're going to drive up prices and make it unaffordable for some people. Those people will be pushed into the places where no
one is thinking about climate adaptation right now because they don't have that political leaning. If you don't match the climate adaptation efforts with social justice and economic justice efforts, there'll be new low-income communities in the places that were not prepared.

If we really want people to be able to be resilient, we have to help them improve. Urban Tilth has a training program for youth from North Richmond—young people who are not necessarily on a college track—to learn how to do watershed restoration work and green infrastructure maintenance and installation. If we're going to do green infrastructure as a way to disrupt heat islands, then let’s make sure that that's a well-paid job, so people can keep their heads above this storm. Equity and social and economic justice need to be baked into every initiative or else we'll be exacerbating old problems and creating really big new problems. There will be a few people who are safe, and then a lot more people who are not. I don't even want to think about the social unrest that could come from that kind of situation.

We also need some radical thinking around things like building code laws. We know drought is going to be an issue. We've known that for a very long time. Why isn't it in California Building Code to do water catchment and gray water systems? That’s a potential job to install that stuff—retrofitting houses and building it on new houses. It becomes a new area of expertise. Plumbers probably weren't a big thing until indoor plumbing came along.

I am not convinced that even under climate change, there will be a lack of actual food, but there will be even more unequal distribution of and access to food. So get the control of food out of the hands of the few. If a handful of corporations are controlling the supply, it becomes very advantageous for them to have prices go up, or to act like there isn't enough. We need to decentralize food production so people can get can be fed, and be creative, do what human beings do, which is evolve and innovate with the situation. The more people who can say, “I’m really interested in innovating on this type of peach, cabbage, potato,” the better. That means more people on the land, more farmers, more folks watching to see where there'll be openings to do new things.

People constantly point at community-based solutions to climate change and say they will never work, they’ll never scale. I keep saying, “Well, yeah, if you give us two dollars we're not going to be able to scale up to feed the world.” Don't tell us that the idea that we have won't work until you actually resource it. Don't say it will fail because we haven't actually tried it yet.
Opinion: Urban sprawl is the real problem

Until elected officials stand up to land speculators, climate change will worsen

By Mark Dempsey
This article was published on 12.27.18.

At the Global Climate Action Summit in San Francisco in September, California’s political leaders reaffirmed their commitment to clean energy and Gov. Jerry Brown announced the state would achieve carbon neutrality by 2045.

But they neglected to focus on walking or biking. Developing more compact, pedestrian-friendly communities can reduce carbon emissions, and also free people from having to own a car.

Local officials continuing to support sprawl and land speculation is not a hopeful sign, either. Sprawl encourages longer commutes, and requires more highways and other infrastructure, which costs twice as much to develop in outlying developments than in compact infill projects.

Though the Sacramento region has 20 years worth of unbuilt infill land, local agencies are moving to make even more outlying land available for “greenfield” development. In February, the Sacramento Local Agency Formation Commission voted 4-3 to expand Elk Grove’s urban boundary by more than 1,000 acres, despite plenty of vacant land within the city’s current boundary. (Environmental groups have sued to stop the expansion.)

Barbara Leary, a candidate this year for Folsom City Council, said local planning is so dysfunctional that even if Folsom abandoned its expansion south of U.S. 50, land speculators would be able to get Elk Grove, Rancho Cordova or the county to annex the land and get their developments approved that way.

Speculators can purchase (or more likely option) outlying agricultural land for a few thousand dollars an acre, then sell it to builders for hundreds of thousands of dollars once the land is approved for development. The Internal Revenue Service doesn’t even tax these outrageous profits if the speculators put the money into income-producing property such as malls and apartments.

In Germany, however, developers must sell outlying land to local governments at its agricultural land value, then buy it back at the development land price. All that profit benefits the public rather than a small plutocracy of speculators. And Germany has nice infrastructure, a solar program that’s ahead of schedule and free tuition even for foreign students at its universities.

Sacramento apparently can’t handle homelessness, but our political class can produce a subsidy for land speculators at the drop of a hat. Land use is the nexus of local political malfeasance. In a betrayal of public interest, Sacramento County supervisors Susan Peters and Sue Frost voted for the Elk Grove expansion as LAFCo commissioners.

More of these sprawl-producing developments are cued up for possible approval. The climate effects of sprawl are roughly double the pedestrian-friendly, mixed-use alternative.

Believe it or not, the real estate market actually pays premiums for pedestrian-friendly neighborhoods. But as long as we give speculators the money that might go into civic improvements, we get nearer to the precipice of climate disaster.

Mark Dempsey of Orangevale is a retired technical writer and real estate agent who served on a Sacramento County planning advisory council.