



DESERT AND MOUNTAIN CONSERVATION AUTHORITY

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Agenda Item XIV
DMCA
10/23/14

October 29, 2010

Ronald J. Kosinski
Deputy District Director
Division of Environmental Planning
Caltrans, District 7
100 South Main Street, Mailstop 16A (Project: HDC)
Los Angeles, CA 90012

High Desert Corridor Project Scoping

Dear Mr. Kosinski:

The Desert and Mountains Conservation Authority (DMCA) is highly concerned about the proposed High Desert Corridor Freeway/Expressway Project and its severe direct and indirect impacts on fragile desert ecology. Caltrans is proposing a brand new freeway through a largely undeveloped area prone to sprawl in an era when the national consensus has turned markedly away from such growth-inducing projects. In addition, the proposed project violates all the tenets of conservation biology by dividing the largest contiguous core habitat block in Los Angeles County. Freight movement is an important component of economic activity, which is why Caltrans' misplaced focus on alleviating future passenger vehicle traffic is disappointing. The DMCA urges a reassessment of the goals of the project and a full cost-benefit accounting of externalities from freeway construction, including the cost of fully mitigating impacts to biological resources. Alternatives that accommodate goods movement and passenger rail without subsidizing passenger vehicle travel are environmentally superior.

Purpose and Need Statement Must be More Focused and Specific

The Purpose and Need statement does not accurately characterize the nature of growth in the Antelope Valley. Growth and transportation capacity expansions have a dynamic interaction, but recent research has demonstrated almost unequivocally that capacity expansions induce growth until the system returns to equilibrium, often at the same or even worse level of congestion. Contrary to the statement's assertion that "Improvements to this corridor are considered necessary to provide for the existing and projected traffic demand attributed to residential growth and increasing developments," construction of a new multilane freeway in this corridor would induce new traffic-producing residential development that would not occur

otherwise. This proposed capacity expansion would be the cause of new development, rather than a prudent response to it. The Purpose and Need statement must be revised to reflect current understanding of the interaction between housing and transportation. A more specific focus on goods movement and passenger rail would properly focus the statement on the intended economic benefit of the project and serve as a better basis for evaluating the proposed alternatives.

Impacts to Biological Resources and Habitat Connectivity Must be Fully Mitigated

The DMCA does not oppose economic development in the Antelope Valley, but is deeply committed to protecting its biological function and visual resources. Linear transportation corridors are particularly damaging to desert ecology because they divide formerly contiguous habitat blocks and drainage regimes. Over time, populations that can no longer interact with individuals on the other side of the road become genetically isolated. In other locations, specific wildlife crossing structures built after the fact partially remedy this imbalance at a cost of millions of dollars. No road has ever been built that is not a genetic barrier to some extent. While some mammals can safely cross a two-lane road with light traffic, a four-lane, high-speed freeway or expressway will all but eliminate genetic exchange without implementing extensive wildlife-specific design. The Environmental Impact Report (EIR) must conduct a thorough review of best practices for wildlife crossing design, with a particular focus on examples in other desert ecosystems. The results of this review must be incorporated into the design of all potential alternatives. The proposed project must be the most wildlife-permeable roadway ever designed.

The corridor alignment also crosses multiple desert washes of great biological importance. Freeway construction will unavoidably disturb the streambeds, but final design must minimize impacts to the hydrologic and biological function of these unique landscape features. Undercrossings must maximize stream channel width and maximize avoidance of impacts within the 100-year floodplain. Bridge openings must be designed to maximize wildlife movement. All major washes along the Los Angeles County portion of the alignment must have clear openings at least 125 feet wide with 12 feet of vertical clearance, with some support pillars as needed. The EIR must design all alternatives to maximize avoidance of hydrological impacts.

Project Must be Designed to Minimize Potential for Induced Growth

In addition to the aforementioned direct impacts from roadway construction, the indirect impacts from a traditional freeway project in this corridor would be immense. Without appropriate controls, induced residential growth would sprawl along the route and overwhelm the new capacity with commuters heading to Santa Clarita, the San Fernando Valley, and Los Angeles, or east to the Inland Empire. Worse, these new trips would collect on already

overburdened freeways such as the 14, 5, and 15, prompting calls for future widening. Any induced residential growth in the corridor would eliminate the freight movement benefits of the project. The air quality and greenhouse gas impacts must be evaluated using long-term models accounting for induced demand. The EIR must also demonstrate consistency with greenhouse gas reduction goals from AB 32 and SB 375. Short-term congestion relief is not an air quality benefit if it leads to greater vehicle-miles travelled in the long term.

Of greatest concern is the habitat lost due to residential expansion into natural areas. Freeway capacity expansion encourages low-density residential development in previously inaccessible areas by lowering the economic threshold of development. The physical footprint of freeway-associated development will displace local flora and fauna and increase habitat fragmentation to the extent that development parallels the transportation corridor. If housing is developed continuously along the freeway, then even the most advanced wildlife crossing structure will not overcome this impermeable barrier. To prevent these effects, the project must include acquisition of large habitat blocks on both sides of crossing structures to protect the passages from development and edge effects that deter successful crossing.

Habitat and Connectivity Loss Must be Mitigated through Acquisition

The EIR will be deficient if it does not include an inventory and economic analysis of private parcels along the route with the potential to be developed and propose and fund a habitat acquisition plan to mitigate the impacts from induced growth. This analysis must include all parcels within two miles of the project corridor and five miles upstream and downstream along intersecting riparian corridors. To protect habitat linkages, ecosystem connectivity, and resource values, a continuous buffer area ¼-mile wide on both sides of the freeway must be acquired and transferred in fee ownership to a public land management agency such as the DMCA or Mountains Recreation and Conservation Authority (MRCA). We encourage Caltrans to work with DMCA and MRCA staff to develop an acceptable land acquisition mitigation measure.

A Full Range of Freeway Alternatives and Management Scenarios Must be Considered

Given these impacts, the DMCA must question the prudence of this project's scope. With a revised Purpose and Need statement, Caltrans can focus on lower-hanging fruit to improve goods movement without the massive environmental impact of a new freeway. TDM strategies or local intersection improvements can relieve bottlenecks using existing infrastructure at a fraction of the cost and minimal environmental impact. Safety improvements along existing routes will also reduce delays resulting from periodic traffic incidents. Any natural event that warrants closing SR 14 or 138 will also affect the new freeway, limiting its usefulness as an emergency route. Improving passenger vehicle mobility and emergency access must be removed from the Purpose and Need statement as they are either not beneficial or dubious

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assertions. The EIR must identify the marginal benefit in travel time and safety resulting from each proposed project feature as well as each feature's marginal cost. Externalities must be monetized to the extent possible and included as a project cost.

If the environmental analysis determines that a new transportation corridor is cost-effective, then the project must be defined in a way that maximizes its utility for goods movement while minimizing growth-inducing effects. To that end, the project should be tolled to reduce its attractiveness as a commute option while increasing its effectiveness at transporting high-value freight. There should be no local access outside of existing urban areas (only Palmdale and Victorville) and no rights for developers to build future interchanges along the route. As previously mentioned, a continuous corridor on both sides of the facility should be acquired and transferred to a public land management agency. The EIR must evaluate alternative management scenarios, including tolling, and their effect on induced growth.

Infrastructure Must be Designed for Long-Term Sustainability

The DMCA supports the project's inclusion of a rail right-of-way at this time to accommodate future infrastructure development. With multiple high-speed passenger rail projects proposed in the vicinity, it is fiscally and environmentally prudent to plan for their eventual connection now and incorporate any mitigation measures into this single project. In this way, wildlife crossings, bridge structures, and other physical improvements can be integrated to be more cost-effective and less temporally disruptive.

The DMCA does not support bisecting the fragile desert ecosystem and is extremely concerned with the growth this project will induce. Housing and transportation are inextricably related and must be analyzed accordingly. We hope to collaborate closely with your agency to minimize the environmental impacts mentioned above in the design phase. If you have any questions, I can be reached at (310) 589-3230 ext. 128.

Sincerely,



PAUL EDELMAN
Chief of Natural Resources and Planning