At its June Meeting, the Historic Cultural Neighborhood Council (HCNC) voted as follows to submit a letter of opposition and CIS opposing the fee increases to CEQA challenges. The 23 Ayes, 0 Nay, 1 Abstentions, 4 ineligible

It is the position of the board that this fee increase sets to deter constituents from engaging in their rightful ability to oppose projects under CEQA.

The purpose of CEQA is to:
• Disclose to the public the significant environmental effects of a proposed discretionary project, through the preparation of an Initial Study (IS), Negative Declaration (ND), or Environmental Impact Report (EIR).
• Prevent or minimize damage to the environment through development of project alternatives, mitigation measures, and mitigation monitoring.
• Disclose to the public the agency decision making process utilized to approve discretionary projects through findings and statements of overriding consideration.
• Enhance public participation in the environmental review process through scoping meetings, public notice, public review, hearings, and the judicial process.
• Improve interagency coordination through early consultations, scoping meetings, notices of preparation, and State Clearinghouse review.

The motion is punitive and places undue burden on the public to exercise their rights as citizens. The public should not be at financial burden to exercise their rights.

If the purpose of the motion is to adjust for “cost of living” type increases, the Board proposes an increase not to exceed 10% over 5 years as a reasonable cost adjustment.
June 15, 2018

Planning Commission
Planning & Lan Use Committee
City Planning Dept.
200 N. Spring Street
Los Angeles, CA 90012

Re: INCREASE TO CEQA FEES
CF 16-0297

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The purpose of CEQA per the State of California is as follows:

(California Public Resources Code, Sections 21000 - 21178, and Title 14 CCR, Section 753, and Chapter 3, Sections 15000 - 15387)
The California Environmental Quality Act (CEQA) is California's broadest environmental law. CEQA helps to guide the Department during issuance of permits and approval of projects. Courts have interpreted CEQA to afford the fullest protection of the environment within the reasonable scope of the statutes. CEQA applies to all discretionary projects proposed to be conducted or approved by a California public agency, including private projects requiring discretionary government approval.

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- Disclose to the public the significant environmental effects of a proposed discretionary project, through the preparation of an Initial Study (IS), Negative Declaration (ND), or Environmental Impact Report (EIR).
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Sincerely,

[Signature]

Alan Kumamoto
President, HCNC

AK:Imv