Communication from Public

Name: Noel Fedosh
Date Submitted: 06/20/2023 10:06 AM
Council File No: 14-0518
Comments for Public Posting: See Attached.
June 19th, 2023

Via Email and Messenger
Los Angeles City Council, PLUM Committee, and Los Angeles City Planning
RE: THE PROPOSED DRAFT WILDLIFE ORDINANCE (CF 14-0518)

Dear Honorable Members and Los Angeles City Planning Staff,

I live within the proposed Wildlife Supplemental Use District ("WLD"), a fully developed and well-established neighborhood, whose homes are primarily smaller 1950's ranch homes on large steep lots with small building pads.

While I recognize the need for protection of Wildlife and Biodiversity and would welcome a well-designed Wildlife Ordinance founded on scientific research, I do not support this Wildlife Ordinance as it is neither of those.

I urge the PLUM Committee, the City Council, and the Planning Department to respect the will of the affected residents of the proposed WLD, who overwhelmingly oppose the Wildlife Ordinance in its current incarnation, as evidenced by their comments submitted to the Planning Department and the City Planning Commission.

I would strongly prefer that the PLUM Committee reject the current incarnation of the Wildlife Ordinance in its entirety, and direct City Planning to draft a Wildlife Ordinance that relies upon scientific research to better protect Wildlife and Biodiversity without unduly burdening the ordinary homeowner. However, if that will not be done, I wish to express my vehement opposition to the following regulations contained in the current proposed Wildlife Ordinance, and in Councilmembers Yaroslavsky’s and Ramen’s letter to the PLUM Committee.

1. **I OPPOSE** the failure of the Wildlife Ordinance to promulgate different regulations for undeveloped/pristine lots and those lots which have already been developed.

   This failure results in insufficient protections for undeveloped/pristine land of high habitat and/or biodiversity value, combined with overly burdensome regulation of homes on already developed parcels that have limited habitat or biodiversity value.

2. **I OPPOSE** the proposal put forth by Councilmembers Yaroslavsky and Ramen to reinstate the disallowance of RFA for slopes greater than 60% (aka 31 degrees) contained in Version 2 of the Wildlife Ordinance.

   This proposal for a blanket reduction in allowed home size on steeper lots is a classic example of regulatory overkill.
Simply put, there is no nexus between home size, slope steepness, and wildlife habitat destruction where the home is on an already developed parcel with an existing pad, as is the case of the majority of homes in the WLD. Absent additional grading, which is already regulated under other sections of the Wildlife Ordinance, this reduction in allowable home size severely negatively impacts homeowners while providing minimal benefit to wildlife or biodiversity.

Most homes in my neighborhood have slopes greater than 60% (31 degrees), and most of these homes are relatively small in size. Reducing allowable home size for the majority of our residents will prevent needed increases in home size to accommodate growing families, aging parents, and home offices for remote work. The larger homes that exist in our community will be rendered non-conforming, with the attendant mortgage and insurance difficulties.

Moreover, this heavy-handed reduction in allowable home size would only worsen the City’s housing shortage. The California Department of Housing & Community Development (HCD) has already warned the City that reducing RFA below its current level would likely violate California Government Code Section 66300, subdivision (b)(1)(A).

3. **I OPPOSE** the regulation in Section E(1)(b) which defines additions of greater than 500sf as a Project under the Wildlife Ordinance.

   This 500sf threshold is entirely too low and is applied regardless of the size of the existing home. As a result, it unreasonably burdens the owners of smaller, older homes, such as those that constitute the majority of homes in our neighborhood. Additionally, it encourages homeowners who need more space to sell their homes rather than enlarge them, which is not only detrimental to neighborhood cohesiveness but also has the presumably unintended consequence of increasing the risk that the homes will be bought by developers who will build the largest home they can. At a minimum, additions that would result in homes of less than 3,500sf or 75% of allowed RFA should be exempted from this regulation.

4. **I OPPOSE** the regulation in Section E(1)(c) which defines Major Remodels as a Project under the Wildlife Ordinance.

   Homeowners with smaller, older homes, similar to most in our neighborhood, will face an unjustifiable burden due to the applicability of the Major Remodel threshold. Bringing these homes up to current standards and building codes significantly increases the likelihood of exceeding the Major Remodel threshold. Consequently, it is crucial to exempt owner-occupied homes of a certain age from this category of Project.
5. **I OPPOSE** the requirement in *Section E(1)(e)* and *Section F.1(f)*, as to non-native trees only, that 2 new trees be planted for the removal of each non-native Significant (aka large) tree.

This regulation poses a significant fire hazard. Section 4906.4.2 of the 2023 California Fire Code (presumably to be adopted by the City in the near future) requires that the dripline at maturity of any newly planted trees be at least 10 feet away from structures and the dripline of other trees. By requiring a two-for-one tree replacement for the removal of large non-indigenous trees, this regulation would require homeowners with small building pads to plant trees that will violate best fire safety practices and fire regulations, or on steeper parts of the property where they cannot be readily maintained in a fire-safe manner.

Further, the native flora in the WLD is primarily chaparral - large native trees are generally only found in riparian areas. While there are many parts of Los Angeles that are in need of additional trees, the WLD is not one of them. A far better approach would be to require homeowners who remove large non-native trees to contribute to a fund dedicated to providing trees to areas where such trees are actually needed, and where they would not be public safety hazard, or jeopardize a homeowners ability to obtain fire insurance.

Additionally, both the increased fire danger (and the increased bird strikes, as noted in the City’s own PAWS report) resulting from this regulation would disallow a CEQA exemption for this Ordinance.

6. **I OPPOSE** the requirement in *Section F.1(f)*, as to non-native trees only, that prohibits grading or construction within the dripline of a Significant (aka large) tree.

Where the dripline of a large non-native tree extends over a home, this regulation would unreasonably interfere with homeowners’ ability to remodel their homes. Furthermore, as previously stated, the WLD does not require protection for non-native trees, making this requirement both unnecessary and burdensome.

7. **I OPPOSE** the requirement in *Section F.1(j)* that requires trash cans to be stored in a building or special enclosure.

According to the Los Angeles Municipal Code (LAMC) and the Planning Department, these trash can enclosures would be considered structures and thus prohibited in side and front setback areas. Consequently, they would need to be situated in the central portion of homeowners' backyards. Most homes in our neighborhood are on small pads with small or non-existent back yards, and some back yards are only reachable by stairs. Having odorous and unsightly trash cans enclosures in the middle of our small back yards is untenable, as is dragging them up and down stairs -
especially for the elderly or disabled. Storing odorous, insect-attracting trash cans in the garage is equally unacceptable.

Additionally, given that Wildlife intrusion into trash cans stored behind fences on homeowners’ properties is extremely rare, and that Wildlife resistant latches are readily available for under $20, this regulation is wholly unreasonable.

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   The 6,000sf threshold is too low. The Planning Department has stated that the *average* new/rebuilt home in the WLD is over 6,000sf, consequently this regulation would require that the *majority* of new/rebuilt homes undergo Site Plan Review.

9. **I OPPOSE** the failure of **Section H.3** to provide for a simplified review process in cases where a Resource is erroneously mapped and does not actually exist in the mapped location and/or where it is clear that the Project would have a negligible impact on the Resource.

   The Planning Department has not verified that the Resources are accurately mapped, and the Wildlife Ordinance unreasonably shifts this burden to the homeowner at the significant expense and difficult of a Site Plan Review and Biological Assessment. See Exhibit 1 for examples.

10. **I OPPOSE** the failure of **Section E.1** to exclude homes destroyed by casualties other than natural disasters (e.g. cooking or electrical fires) from the Wildlife Ordinance regulations.

    This failure is entirely unreasonable and will result in homeowners having difficulty obtaining mortgages or refinancing.

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    Many RE zoned homes in the WLD are on lots that are smaller than R1/R2 lots. Our neighborhood, although zoned primarily RE-15, has several such lots (e.g. lots of 6,000sf - 7000sf) and these homeowners would be greatly burdened by the application of a 50% Lot Coverage limit to their properties.

    This burden on homeowners of smaller parcels is especially galling in the face of the absolute gift to developers of mega-mansions of up to 100,000sf of Lot Coverage for larger parcels. It is these mega-mansion Projects that have a negative impact on Wildlife and Biodiversity, not the small parcel home.
12. **I OPPOSE** the regulation in Section F.1(c)(2)(i)(a) to the extent that it would prohibit stairs and decks on slopes greater than 100% (aka 45 degrees).

   Prohibiting stairs on these slopes creates a public safety hazard. Prohibiting stairs would render it difficult/dangerous for property owners to reach areas of their property for brush clearance and other property maintenance. Further, this regulation restricts homeowners’ access to their own property, and as such constitutes a taking.

   Many homes on steeper slopes have very small flat pads and are in neighborhoods with no sidewalks and limited access to recreational areas. Decks provide the opportunity for outdoor living space while leaving the land below the deck available for use by wildlife.

13. **I OPPOSE** Councilmembers Yaroslavsky’s and Ramen’s proposal to revert to Version 2’s inclusion of non-Open Space designated City-owned vacant land in the definition of Open Space.

   Per the Planning Department, this change would place Resource Buffers on approximately 1000 adjacent parcels, requiring the owners of those adjacent parcels to undergo expensive and time-consuming Site Plan Review for Projects. The mere fact that the City owns the unimproved parcel does not justify this result, especially where the City itself has declined to designate the parcel as Open Space.

14. **I OPPOSE** the proposal put forth by Councilmembers Yaroslavsky and Ramen to reinstate the disallowance of a basement exemption, contrary to CPC recommendations. I propose basement exemptions that equal the footprint of the ground/main level of the home. This will not affect wildlife or biodiversity and should remain an option to property owners, especially since they are not allowed to utilize SB9 or 10, due to other area conditions.

I sincerely hope that the above explanation of the impacts of just some of the proposed regulations makes clear that the current version of the Wildlife Ordinance is deeply flawed.

Sincerely,

Noel Fedosh
Exhibit 1
Example of Erroneous Wildlife Resource in Bel Air Hills, depicting stream traversing homes, pools, and Roscomare Road. The Wildlife Resource so depicted does not exist.
Source: Current Planning Department Wildlife Resource Map, captured on November 14th, 2022
Example of Erroneous Wildlife Resource in Bel Air Hills, depicting an Open Channel running through the side of a home. The Wildlife Resource so depicted does not exist.

Source: Current Planning Department Wildlife Resource Map, captured on June 19th, 2023
Dear Members of the PLUM Committee, I write to you today to urge you to vote NO on agenda item 19 as it is written or to delay a vote on the item to allow time for outreach and conversation about amendments that will lead to a bill that protects our environment without inequitable depression of home prices. The loss of native wildlife and the erosion of our planet is our biggest existential crisis right now. We applaud the work of Councilmembers Yaroslavsky and Raman that tackle these issues via their Wildlife Protection Ordinance but have serious concerns about unintentional consequences that will disproportionately impact low income homeowners and people struggling in building trades. We know that there is currently a battle surrounding the Wildlife Ordinance with fans of mansionization pushing to squash it entirely, harming our environment, and another group pushing to quickly and covertly pass it as written, harming homeowners and people involved in construction trades. I am writing to you today in hopes that a compromise can be reached. The idea that we have to choose between protecting our planet and protecting homeowners is a false choice. It is being proposed that basements, which do not impact wildlife, be eliminated completely from properties in hillside zones. Additionally, as written the ordinance punishes owners of sloped lots. These homeowners tend to be lower earners with smaller homes. Many of these homeowners have their life savings tied up in their land value and capping below ground buildable square feet - that does not harm wildlife in a meaningful way - would be devastating to their property values and put many of them in challenging financial positions. We recognize the language was included in an effort to curb mansions and the intention was to rein in millionaire land developers, however that will not be the impact. Without amendment, we will have another well intentioned bill that puts the responsibility of protecting our environment on lower and middle class people while the wealthy continue to find ways to build their mansions. Additionally, we are in the middle of a housing crisis and regulating buildable square footage that doesn’t meaningfully further an environmental agenda will not help us create the living space needed to drive housing prices and rents down while getting people off of the streets. With Appreciation, Beth Styne
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Additionally, we are in the middle of a housing crisis and regulating buildable square footage that doesn’t meaningfully further an environmental agenda will not help us create the living space needed to drive housing prices and rents down while getting people off of the streets.

With Appreciation,

Beth Styne
Homeowner, Realtor, Environmental Advocate, Social Justice Advocate
Communication from Public

Name: Jerard Wright
Date Submitted: 06/20/2023 11:29 AM
Council File No: 14-0518
Comments for Public Posting: On behalf of the Greater Los Angeles REALTORS® (GLAR) a real estate trade organization that is celebrating its 120th year in existence representing a membership of over 13,000 REALTOR® members throughout Los Angeles, we are writing requesting an extension of time to understand the changes between the original ordinance, what was presented to Planning Committee back in December and what is being voted on now. Our members and the general community only received these changes that this was going to be discussed and presented via an email from the LA Planning Department on Friday afternoon at 3pm on Father’s Day and Juneteenth weekend. The timing of the announcement is in the skirts the lines of the 72 hours required per the Brown Act. This doesn’t leave a lot of time to review these substantive changes as this ordinance has the potential to severely encroaches on a key issue to our members around private property rights as this proposed ordinance originally began as the Ridgeline Protection Ordinance and it was folded into the Wildlife District ordinance. A small extension of time will help communicate to real estate brokers, homeowners and prospective homeowners in this area on what is required to carry out this policy should someone were to purchase property or sell property in this district. For example, can a property owner build an ADU on their lot. There are a lot of nuances in the proposed ordinance that require clarity and/or a design guide as to what can be built or not in the area if approved by the Council. GLAR will continue partnering with the City to achieve our collective mission to increase homeownership opportunities for all, increase workforce housing production, protect property rights and advocate for small businesses.
June 20, 2023

Councilmember Marqueece Harris Dawson  
Chair of Planning and Land Use Committee  
200 North Spring Street  
Los Angeles, CA 90012

Re: CF 14-0518 Wildlife District Ordinance  
(Request time extension for comparison)

To Chair Harris-Dawson and PLUM Committee members,

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GLAR will continue partnering with the City to achieve our collective mission to increase homeownership opportunities for all, increase workforce housing production, protect property rights and advocate for small businesses.

We are available to you and your departments as a resource. If you have any questions, please do not hesitate to contact our Government Affairs Director at (323) 919-9424 or jierard@glarealtors.com.

Sincerely,

Tom Swanson  
GLAR President 2023

Marty Nash  
GLAR Chief Executive Officer
June 19th, 2023 Via Email and Messenger Los Angeles City Council, PLUM Committee, and Los Angeles City Planning RE: THE PROPOSED DRAFT WILDLIFE ORDINANCE (CF 14-0518)

Dear Honorable Members and Los Angeles City Planning Staff,

I own a home within the proposed Wildlife Supplemental Use District (“WLD”), a fully developed and well-established neighborhood. My home is a small 1940s currently cabin style home, on a large steep lot with a small building pad. I plan to undertake further extensive renovations on this home. Permits to date have taken 10 years to obtain. City of LA staff are not trained in the Hillside ordinances. Strong implications of requests for money under the table have been a total of 17 times to me - of course, I have declined to take that further. Bureaucracy is the perfect breeding ground for corruption. This thinly veiled chill and stop development is - disgusting. It’s dark, and ugly. It’s also in complete contravention of current State law and Government code. GET YOUR DIRTY HANDS OF MY PROPERTY. GO AWAY - AND FIND SOMETHING DECENT TO DO WITH YOUR LIVES.

While I recognize the need for protection of Wildlife and Biodiversity and would welcome a well-designed Wildlife Ordinance founded on scientific research, I do not support this Wildlife Ordinance as it is neither of those. I urge the PLUM Committee, the City Council, and the Planning Department to respect the will of the affected residents of the proposed WLD, who overwhelmingly oppose the Wildlife Ordinance in its current incarnation, as evidenced by their comments submitted to the Planning Department and the City Planning Commission. I would strongly prefer that the PLUM Committee reject the current incarnation of the Wildlife Ordinance in its entirety, and direct City Planning to draft a Wildlife Ordinance that relies upon scientific research to better protect Wildlife and Biodiversity without unduly burdening the ordinary homeowner. However, if that will not be done, I wish to express my vehement opposition to the following regulations contained in the current proposed Wildlife Ordinance, and in Councilmembers Yaroslavsky’s and Ramen’s letter to the PLUM Committee. I OPPOSE the failure of the Wildlife Ordinance to promulgate different regulations for undeveloped/pristine lots and those lots which have already been developed. This failure results
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Per the Planning Department, this change would place Resource Buffers on approximately 1000 adjacent parcels, requiring the owners of those adjacent parcels to undergo expensive and time-consuming Site Plan Review for Projects. The mere fact that the City owns the unimproved parcel does not justify this result, especially where the City itself has declined to designate the parcel as Open Space.

14. **I OPPOSE** the proposal put forth by Councilmembers Yaroslavsky and Ramen to reinstate the disallowance of a basement exemption, contrary to CPC recommendations. I propose basement exemptions that equal the footprint of the ground/main level of the home. This will not affect wildlife or biodiversity and should remain an option to property owners, especially since they are not allowed to utilize SB9 or 10, due to other area conditions.
I sincerely hope that the above explanation of the impacts of just some of the proposed regulations makes clear that the current version of the Wildlife Ordinance is deeply flawed.

Sincerely,

CHRIS SULLIVAN
Exhibit 1
Example of Erroneous Wildlife Resource in Bel Air Hills, depicting stream traversing homes, pools, and Roscomare Road.
The Wildlife Resource so depicted does not exist.
Source: Current Planning Department Wildlife Resource Map, captured on November 14th, 2022
Example of Erroneous Wildlife Resource in Bel Air Hills, depicting an Open Channel running through the side of a home. The Wildlife Resource so depicted does not exist.
Source: Current Planning Department Wildlife Resource Map, captured on June 19th, 2023
Communication from Public

Name:  
Date Submitted: 06/20/2023 03:41 PM  
Council File No: 14-0518  
Comments for Public Posting: I object and reject this wild life ordinance Please see Letter attached
June 19th, 2023

Via Email and Messenger

Los Angeles City Council, PLUM Committee, and Los Angeles City Planning
RE: THE PROPOSED DRAFT WILDLIFE ORDINANCE (CF 14-0518)

Dear Honorable Members and Los Angeles City Planning Staff,

I live within the proposed Wildlife Supplemental Use District (“WLD”), a fully developed and well-established neighborhood, whose homes are primarily smaller 1950’s ranch homes on large steep lots with small building pads.

While I recognize the need for protection of Wildlife and Biodiversity and would welcome a well-designed Wildlife Ordinance founded on scientific research, I do not support this Wildlife Ordinance as it is neither of those.

I urge the PLUM Committee, the City Council, and the Planning Department to respect the will of the affected residents of the proposed WLD, who overwhelmingly oppose the Wildlife Ordinance in its current incarnation, as evidenced by their comments submitted to the Planning Department and the City Planning Commission.

I would strongly prefer that the PLUM Committee reject the current incarnation of the Wildlife Ordinance in its entirety, and direct City Planning to draft a Wildlife Ordinance that relies upon scientific research to better protect Wildlife and Biodiversity without unduly burdening the ordinary homeowner. However, if that will not be done, I wish to express my vehement opposition to the following regulations contained in the current proposed Wildlife Ordinance, and in Councilmembers Yaroslavsky’s and Ramen’s letter to the PLUM Committee.

1. I OPPOSE the failure of the Wildlife Ordinance to promulgate different regulations for undeveloped/pristine lots and those lots which have already been developed.

   This failure results in insufficient protections for undeveloped/pristine land of high habitat and/or biodiversity value, combined with overly burdensome regulation of homes on already developed parcels that have limited habitat or biodiversity value.

2. I OPPOSE the proposal put forth by Councilmembers Yaroslavsky and Ramen to reinstate the disallowance of RFA for slopes greater than 60% (aka 31 degrees) contained in Version 2 of the Wildlife Ordinance.
This proposal for a blanket reduction in allowed home size on steeper lots is a classic example of regulatory overkill.

Simply put, there is no nexus between home size, slope steepness, and wildlife habitat destruction where the home is on an already developed parcel with an existing pad, as is the case of the majority of homes in the WLD. Absent additional grading, which is already regulated under other sections of the Wildlife Ordinance, this reduction in allowable home size severely negatively impacts homeowners while providing minimal benefit to wildlife or biodiversity.

Most homes in my neighborhood have slopes greater than 60% (31 degrees), and most of these homes are relatively small in size. Reducing allowable home size for the majority of our residents will prevent needed increases in home size to accommodate growing families, aging parents, and home offices for remote work. The larger homes that exist in our community will be rendered non-conforming, with the attendant mortgage and insurance difficulties.

Moreover, this heavy-handed reduction in allowable home size would only worsen the City’s housing shortage. The California Department of Housing & Community Development (HCD) has already warned the City that reducing RFA below its current level would likely violate California Government Code Section 66300, subdivision (b)(1)(A).

3. I OPPOSE the regulation in Section E(1)(b) which defines additions of greater than 500sf as a Project under the Wildlife Ordinance.

This 500sf threshold is entirely too low and is applied regardless of the size of the existing home. As a result, it unreasonably burdens the owners of smaller, older homes, such as those that constitute the majority of homes in our neighborhood. Additionally, it encourages homeowners who need more space to sell their homes rather than enlarge them, which is not only detrimental to neighborhood cohesiveness but also has the presumably unintended consequence of increasing the risk that the homes will be bought by developers who will build the largest home they can. At a minimum, additions that would result in homes of less than 3,500sf or 75% of allowed RFA should be exempted from this regulation.

4. I OPPOSE the regulation in Section E(1)(c) which defines Major Remodels as a Project under the Wildlife Ordinance.

Homeowners with smaller, older homes, similar to most in our neighborhood, will face an unjustifiable burden due to the applicability of the Major Remodel threshold. Bringing these homes up to current standards and building codes significantly increases the likelihood of exceeding the Major Remodel threshold. Consequently, it
is crucial to exempt owner-occupied homes of a certain age from this category of Project.

5. **I OPPOSE** the requirement in Section E(1)(e) and Section F.1(f), as to non-native trees only, that 2 new trees be planted for the removal of each non-native Significant (aka large) tree.

   This regulation poses a significant fire hazard. Section 4906.4.2 of the 2023 California Fire Code (presumably to be adopted by the City in the near future) requires that the dripline at maturity of any newly planted trees be at least 10 feet away from structures and the dripline of other trees. By requiring a two-for-one tree replacement for the removal of large non-indigenous trees, this regulation would require homeowners with small building pads to plant trees that will violate best fire safety practices and fire regulations, or on steeper parts of the property where they cannot be readily maintained in a fire-safe manner.

   Further, the native flora in the WLD is primarily chaparral - large native trees are generally only found in riparian areas. While there are many parts of Los Angeles that are in need of additional trees, the WLD is not one of them. A far better approach would be to require homeowners who remove large non-native trees to contribute to a fund dedicated to providing trees to areas where such trees are actually needed, and where they would not be public safety hazard, or jeopardize a homeowners ability to obtain fire insurance.

   Additionally, both the increased fire danger (and the increased bird strikes, as noted in the City's own PAWS report) resulting from this regulation would disallow a CEQA exemption for this Ordinance.

6. **I OPPOSE** the requirement in Section F.1(f), as to non-native trees only, that prohibits grading or construction within the dripline of a Significant (aka large) tree.

   Where the dripline of a large non-native tree extends over a home, this regulation would unreasonably interfere with homeowners' ability to remodel their homes. Furthermore, as previously stated, the WLD does not require protection for non-native trees, making this requirement both unnecessary and burdensome.

7. **I OPPOSE** the requirement in Section F.1(j) that requires trash cans to be stored in a building or special enclosure.

   According to the Los Angeles Municipal Code (LAMC) and the Planning Department, these trash can enclosures would be considered structures and thus prohibited in side and front setback areas. Consequently, they would need to be situated in the central portion of homeowners' backyards. Most homes in our neighborhood are on
small pads with small or non-existent back yards, and some back yards are only reachable by stairs. Having odorous and unsightly trash cans enclosures in the middle of our small back yards is untenable, as is dragging them up and down stairs - especially for the elderly or disabled. Storing odorous, insect-attracting trash cans in the garage is equally unacceptable.

Additionally, given that Wildlife intrusion into trash cans stored behind fences on homeowners’ properties is extremely rare, and that Wildlife resistant latches are readily available for under $20, this regulation is wholly unreasonable.

8. **I OPPOSE** the requirement in Section F.1(j) for Site Plan Review for homes resulting in greater than 6,000sf.

   The 6,000sf threshold is too low. The Planning Department has stated that the average new/rebuilt home in the WLD is over 6,000sf, consequently this regulation would require that the majority of new/rebuilt homes undergo Site Plan Review.

9. **I OPPOSE** the failure of Section H.3 to provide for a simplified review process in cases where a Resource is erroneously mapped and does not actually exist in the mapped location and/or where it is clear that the Project would have a negligible impact on the Resource.

   The Planning Department has not verified that the Resources are accurately mapped, and the Wildlife Ordinance unreasonably shifts this burden to the homeowner at the significant expense and difficult of a Site Plan Review and Biological Assessment. See Exhibit 1 for examples.

10. **I OPPOSE** the failure of Section E.1 to exclude homes destroyed by casualties other than natural disasters (e.g. cooking or electrical fires) from the Wildlife Ordinance regulations.

    This failure is entirely unreasonable and will result in homeowners having difficulty obtaining mortgages or refinancing.

11. **I OPPOSE** the failure of F.1(e)(2) to utilize R1 and R2 Zoning rather than lot size in determining which parcels are subject to the Wildlife Ordinance’s Lot Coverage regulations, and to give an overly generous Lot Coverage allowance to large parcels.

    Many RE zoned homes in the WLD are on lots that are smaller than R1/R2 lots. Our neighborhood, although zoned primarily RE-15, has several such lots (e.g. lots of 6,000sf - 7000sf) and these homeowners would be greatly burdened by the application of a 50% Lot Coverage limit to their properties.

    This burden on homeowners of smaller parcels is especially galling in the face of the absolute gift to developers of mega-mansions of up to 100,000sf of Lot Coverage for
larger parcels. It is these mega-mansion Projects that have a negative impact on Wildlife and Biodiversity, not the small parcel home.

12. **I OPPOSE** the regulation in Section F.1(c)(2)(i)(a) to the extent that it would prohibit stairs and decks on slopes greater than 100% (aka 45 degrees).

    Prohibiting stairs on these slopes creates a public safety hazard. Prohibiting stairs would render it difficult/dangerous for property owners to reach areas of their property for brush clearance and other property maintenance. Further, this regulation restricts homeowners’ access to their own property, and as such constitutes a taking.

    Many homes on steeper slopes have very small flat pads and are in neighborhoods with no sidewalks and limited access to recreational areas. Decks provide the opportunity for outdoor living space while leaving the land below the deck available for use by wildlife.

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    Per the Planning Department, this change would place Resource Buffers on approximately 1000 adjacent parcels, requiring the owners of those adjacent parcels to undergo expensive and time-consuming Site Plan Review for Projects. The mere fact that the City owns the unimproved parcel does not justify this result, especially where the City itself has declined to designate the parcel as Open Space.

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*Sincerely,*

*Roland Kortbawi*

*Homeowner*
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The Wildlife Resource so depicted does not exist.

Source: Current Planning Department Wildlife Resource Map, captured on June 19th, 2023
Communication from Public

Name: Bernardo Broas
Date Submitted: 06/20/2023 03:48 PM
Council File No: 14-0518
Comments for Public Posting: Please see attached document
Los Angeles City Council, PLUM Committee, and Los Angeles City Planning
RE: THE PROPOSED DRAFT WILDLIFE ORDINANCE (CF 14-0518)

Dear Honorable Members and Los Angeles City Planning Staff,

For the past 15 years, I have been working on residential projects within the proposed Wildlife Supplemental Use District (“WLD”), a fully developed and well-established neighborhood, whose homes are primarily smaller 1950’s ranch homes on large steep lots with small building pads.

While I recognize the need for protection of Wildlife and Biodiversity and would welcome a well-designed Wildlife Ordinance founded on scientific research, I do not support this Wildlife Ordinance as it is neither of those.

I urge the PLUM Committee, the City Council, and the Planning Department to respect the will of the affected residents of the proposed WLD, who overwhelmingly oppose the Wildlife Ordinance in its current incarnation, as evidenced by their comments submitted to the Planning Department and the City Planning Commission.

I would strongly prefer that the PLUM Committee reject the current incarnation of the Wildlife Ordinance in its entirety, and direct City Planning to draft a Wildlife Ordinance that relies upon scientific research to better protect Wildlife and Biodiversity without unduly burdening the ordinary homeowner. However, if that will not be done, I wish to express my vehement opposition to the following regulations contained in the current proposed Wildlife Ordinance, and in Councilmembers Yaroslavsky’s and Ramen’s letter to the PLUM Committee.

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Sincerely,

Bernardo Broas  
McCLean Design