From: Poling, Jeanie (CPC)

**Sent:** Monday, September 23, 2019 8:25 PM **To:** Balboa Reservoir Compliance (ECN)

Subject: FW: Comment on Athletes and Air Quality - Balboa Reservoir Project SEIR

From: Brian Marabello <a href="mailto:smarabello@yahoo.com">sent: Monday, September 23, 2019 1:10 PM</a>

To: CPC.BalboaReservoir < CPC.BalboaReservoir@sfgov.org>; Poling, Jeanie (CPC) < jeanie.poling@sfgov.org>

Subject: Comment on Athletes and Air Quality - Balboa Reservoir Project SEIR

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## Planning Commission:

This comment is submitted in response to the Balboa Reservoir Project Draft SEIR.

## FAILURE TO INCLUDE A SIGNIFICANT SENSITIVE RECEPTOR — STUDENT-ATHLETES

Both the PEIR (page 251) and BAAQMD guidelines (<a href="http://www.sparetheair.org/understanding-air-quality/air-pollutants-and-health-effects/whos-at-risk">http://www.sparetheair.org/understanding-air-quality/air-pollutants-and-health-effects/whos-at-risk</a>) include persons engaged in strenuous exercise as sensitive receptors.

The SEIR does not do so similarly for a sizable group that exercises routinely and strenuously adjacent to the project area — CCSF athletes. It does not designate them, many of whom train and compete outdoors within 1/4 mile of the BR, as sensitive receptors. It fails to mention this significant group altogether. Thus they were not included in any of the analyses, including the Health Risk Assessment.

This is a violation of San Francisco Administrative Code chapter 31.

There are hundreds of CCSF student-athletes exercising strenuously, outdoors and indoors, who need to be factored in to required air quality analyses.

Plus there are many more who are strenuously exercising in CCSF Ocean Campus physical eduction courses that should be accounted for.

Also, if health risk assumptions used in the SEIR's air quality analyses are different for athletes than they are for students, and they probably are, then the athletes among the student body at Archbishop Riordan should be their own receptor type in the analyses.

Submitted by:
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