ARTICLE I.E HEALTH DEPARTMENT FEES

Article I.E - Environmental Health

Section 1. Food

A. Food facilities as defined by Chapter 4 of Division 104, section 113785 of the California Health and Safety Code (H&S Code) commonly known as the California Uniform Retail Food Facility Law. <u>Tier Status by CURFFL.</u>

	1.	Bakery:
		a. Tier 1
		b. Tier 2\$ 713 <u>770</u> .00 Each/Yr
		c. Tier 3
	2.	Bed and Breakfast
	3.	Certified Farmers Market
	4.	Annual Flea Market Organizer Permit\$ 542585.00 Each/Yr.
	5.	Commissary:
		a. Food Preparation
		b. Commissary (non-Food Prep)\$ 357386.00 Each/Yr.
		c. Commissary verification\$ \frac{135146}{00} \text{ Per Hour}
I		Mobile Food Facilities (MFF)/Mobile Food Preparation Units (MFPU) using other permitted facilities for commissary not permitted to the permit holders of the MFFs/MFPUs, or commissaries not permitted in the County of Monterey. This charge is per permit holder not per MFF/MFPU.)
	6.	Community Event Organizer/Sponsor\$ 165178.00 Event
	7.	Cooperative\$ <u>542.585</u> 00 Each/Yr.
	8.	TFF Master with Distribution Carts/Booths\$ 135146.00 Per Hour
	9.	Farmstay
	10.	Food Handling Class (5 hrs.)\$ 750810.00 Class (Required of a food facility as part of regulatory enforcement)
	11.	Hospital and Skilled Nursing Kitchens
Country	Mosto	w Foo Auticle J.F. Effective July 1, 2016

a. Tier 1
b. Tier 2
c. Tier 3\$ \text{856924}.00 Each/Yr.
12. Hotel/Motel Complimentary Food\$ \frac{179193}{2}.00 Each/Yr.
13. Mobile Food Facilities [Mobile Food Facilities in accordance with H&S Code Section 113831]:
a. Bakery Trucks
b. Frozen Food Trucks
c. Ice Cream Trucks
d. Ice Cream Push Carts (1-4)\$ 7076.00 Per/Yr.
e. Ice Cream Push Carts (5-10)\$ 135146.00 Per/Yr.
f. Ice Cream Push Carts (11-50)
g. Ice Cream Push Carts (51-99)\$ <u>520562</u> .00 Per/Yr.
h. Ice Cream Push Carts (100+)\$ 135146.00 Per Hour
i. Produce Vehicles
j. Pushcarts/Other Conveyances (limited to pre-packaged, non-potentially Hazardous food, no food preparation)\$\frac{179}{193}.00\$ Each/Yr.
k. Whole fish & whole aquatic invertebrates\$ \frac{179193}{200} \text{ Each/Yr.}
l. Catering Vehicles:\$ 278300.00 Each/Yr. (Prepackaged, non-potentially hazardous food)
m. Beverage MFF\$ 278300.00 Each/Yr. (Bulk dispensing of non-potentially hazardous beverages)
n. Catering vehicles MFF
o. Hot dog MFF\$ 328354.00 Each/Yr.
p. Other limited food prep. MFF\$ 328354.00 Each/Yr.
q. Mobile Food Preparation Units\$ 403435.00 Each/Yr.
14. Produce Stands\$ 395427.00 Each/Yr.

15.	Restaurants/Deli/Bars:		
	a. Tier 1\$	565 <u>610</u> .00	Each/Yr.
	b. Tier 2\$	740 799.00	Each/Yr.
	c. Tier 3\$	890 <u>961</u> .00	Each/Yr.
l 16.	Retail Markets with Food Preparation:		
	a. Tier 1\$	701 <u>757</u> .00	Each/Yr.
	b. Tier 2\$	885 <u>956</u> .00	Each/Yr.
	c. Tier 3\$	1,100 <u>1188</u> .00	Each/Yr.
l 17.	Retail Markets:		
	a. Tier 1\$	628 678.00	Each/Yr.
	b. Tier 2\$	777 <u>839</u> .00	Each/Yr.
	c. Tier 3\$	975 1053.00	Each/Yr.
18.	Retail Store with Incidental Food Sales\$	330 <u>356</u> .00	Each/Yr.
19.	Satellite Distribution Facility\$	272 294.00	Each/Yr.
20.	School Cafeteria Private/Public without food preparation.\$	272 294.00	Each/Yr.
21.	Snack Bar -4 month permit\$ (Seasonal Youth Sports League i.e. little league, soccer, etc.)	171 <u>185</u> .00	Each/3 Months
22.	Stationary Mobile Food Prep Units in conjunction w/community events	542<u>585</u> .00	Each/Yr.
23.	Swap Meet /Community Event Prepackaged Food Stand:		
	a. Per Event\$	35 38.00	Event
	b. Annual Permit\$	498 <u>538</u> .00	Each/Yr.
24.	Temporary Food Facilities (In conjunction with community	events):	
	a. 1) 1 - 3 days\$	171 185.00	Each
	2) 1-3 days (Non-Profit)\$	120 130.00	Each
	b. 1) 4 - 7 days\$	328 <u>354</u> .00	Each
	2) 4 - 7 days (Non-Profit)\$	240 259.00	Each
	c. 1) 8 - 25 days\$ Fee Article I.E ment-Environmental Health Bureau	457 <u>494</u> .00 Effective July 1, Page 3 of 28	Each 2016

	2) 8 - 25 days (Non-Profit)\$ 407 <u>440</u> .00 Each					
d. Discount fees of 10% for $a-c$ above if the application/s and fee/s are submitted 10 working days prior to the date of the event:						
	1) a) 1 - 3 days\$ <u>153165</u> .00 Each					
	b) 1 - 3 days (Non-Profit) \$ 108117.00 Each					
	2) a) 4 - 7 days \$ 296 <u>320</u> .00 Each					
	b) 4 - 7 days (Non-Profit) \$ 216233.00 Each					
	3) a) 8 - 25 days\$ 411444.00 Each					
	b) 8 - 25 days (Non-Profit)					
	e. Annual Permit					
	f. Temporary Food Facility (TFF) offering only nonperishable commercially prepackaged food and beverages					
	1) Per event					
	2) Annual permit					
	g. TFF with Free Samples Booth					
	25. Vending Machine Business (Perishable food items)\$ 441476.00 Each/Yr.					
B.	Food Processing Establishment as defined in Chapter 7 of Division 22, section 28280.1 of the Health and Safety Code.					
	1. Squid Inspection\$ 135146.00 Per Hour					
	2. Fish Certification					
C.	Ice Plant as defined in Chapter 6 of Division 13, section 18897 of the California Health and Safety Code.					
	Ice Plant					
D.	Tobacco Retail License					
E.	Cottage Food Operations (Government Code 51035; Health and Safety Code sections 114365 &114365.6).					
	1. Cottage Food Operation A\$ 6570.00 Each/Yr.					
	2. Cottage Food Operation B\$ 260281.00 Each/Yr.					
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F.	Other inspections and re-inspections.			
	1. Food Service Request\$	5 <u>146</u> .00	Per Hour	
Sec	SPA/SWIMMING POOL as defined in Chapter 1 of Division the California Health and Safety Code and Chapter 20 of Ti of the California Code of Regulations.			
A.	Public Swimming Pool\$ 494	4 <u>534</u> .00	Each/Yr.	
B.	Spa Pool	4 <u>534</u> .00	Each/Yr.	
C.	Virginia Graeme Baker State Service Charges: The amount of the fee imposed by Health & Safety Code Section 65501- 116068.	-65551	& 116025-	
Sec	tion 3. Sanitation (1)			
A.	Field Toilets pursuant to section 10.04.030 of Chapter 10.04 of the Mon	terey Co	ounty Code.	
	1. 1 - 5 toilets\$ 13014	<u>10</u> .00	Per Year	
	2. 6 - 99 toilets\$ 262	.00	Per Toilet/Yr.	
	3. 100 + toilets	00.80	Per Year	
В.	Sanitary facilities for public assembly pursuant to section 15.20.050 of C 15.20 of the Monterey County Code.	hapter		
	1. Application fee\$ \frac{15917}{2}	<mark>72</mark> .00	Each	
	2. Per Toilet\$	2.00	Each	
C.	Onsite Wastewater Treatment Systems (OWTS) as regulated in Chapte County Code or as mandated by state or federal regulations. Minimum system permits are collected at the RMA – Planning and Building Ser Environmental Health. Additional hourly fees may be collected by the Health.	based f vices D	fees for new wastew epartment or	vater
1.	Conventional OWTS construction permit (Complete system)	\$	1,042 <u>1,125</u> .00	Each
2.	Conventional OWTS construction permit (1component: septic tank, grease interceptor, pump tank or disposal field)	\$	521 <u>563</u> .00	Each
3.	Alternative OWTS construction permit (Complete system)	\$	1,788 <u>1,931</u> .00	Each
4.	Alternative OWTS construction permit (1 component: treatment unit, pump tank or disposal field)	\$		Each

	5.	Septic tank demolition permit	\$	149 <u>161</u> .00	Each
	6.	Demolition of an unpermitted OWTS and unpermitted connection(s)	\$	298 322.00	Each
	7.	Renewal of conventional OWTS permit (2)			
ļ		a. Permit expired less than 12 months	\$	67 72.00	Each
		b. Permit for tank only expired more than 12 months	\$	67 72.00	Each
i		c. Permit that includes a disposal field expired more than 12 months but	\$	270202.00	Each
		not more than 36 months	Э	270 292.00	Eacn
	8.	Review of evidence for an OWTS installation to determine compliance with Monterey County Code Chapter 15.20 when a final inspection is not requested by the permittee (or his or her agent), or when 24-hours notice is not given prior to commencing work.	\$	298 <u>321</u> .00	Each
	9.	Additional site visit by EHB staff for site evaluation or re-inspection when application / site plan is incomplete or when contractor is not ready for a requested inspection	\$	135 <u>146</u> .00	Hour
	10.	30% Slope Exception	\$	520 <u>562</u> .00	Each
	11.	Soils and/or percolation testing prior to OWTS construction permit application at EHB or discretionary permit application at RMA-Planning Department (min. 6 hour deposit) (3)	\$	810 <u>875</u> .00	Deposit
	D.	Nonpotable Water Reuse and Rainwater Catchment Systems as regulated by	the lat	est edition of th	e
		California Plumbing Code.			
	1.	Graywater System Permit (Single Family Dwelling)			
		a. Application	\$	130 140.00	Each
		b. Plan check when property served by Package Treatment Plant or Wastewater Treatment Facility	\$	130 140.00	Each
ı		c. Plan check and site evaluation when property served by	Ψ	130 <u>110</u> .00	Euch
1		OWTS	\$	260 281.00	Each
İ		d. Inspection	\$	130 <u>140</u> .00	Each
		e. Witness cross-connection testing	\$	260 281.00	Each
İ		f. Re-inspection (hourly)	\$	135 146.00	Hour
	2.	Graywater System Permit (Multi-Family, Centralized Graywater Treatment	or Con	nmercial)	
		a. Application	\$	130140.00	Each
ı		b. Plan check when property served by Package Treatment Plant or	Ψ	100110	Lucii
		Wastewater Treatment Facility	\$	260 281.00	Each
•		c. Plan check and site evaluation when property served by			
		OWTS	\$	390 421.00	Each
		d. Inspection	\$	390 421.00	Each
ļ		e. Witness cross-connection testing	\$	260 281.00	Each
		f. Re-inspection (hourly)	\$	135 <u>140</u> .00	Hour
	3.	Nonpotable Rainwater Catchment System Permit			
1		a. Application	\$	130 140.00	Each
		b. Plan check for system without makeup water supply	\$	130 140.00	Each
		c. Plan check for systems with makeup water supply	\$	260 281.00	Each
		d. Inspection	\$	130 140.00	Each
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e.	Witness cross-connection testing	\$ 260 281.00	Each
f.	Re-inspection (hourly)	\$ 135 146.00	Hour

- E. Sewage Treatment and Reclamation Facilities as regulated by Monterey County Code, Chapter 15.23 and California Water Code Section 13002.
- 1. Commercial non-municipal sewage treatment facility construction permit \$\frac{3,5763,842}{3,5763,842}.00\$ Each application (flows less than 10,000 gpd, up to 27 hours) (4)
- Commercial non-municipal sewage treatment facility construction permit \$ 5,3645,793.00
 Each application with (flows 10,000 gpd or greater, up to 41 hours) (5)
- 3. Annual operating permit for a sewage treatment and reclamation facility \$ 789842.00 Each
- F. Miscellaneous: For example, wastewater monitoring, review of request for variance to Monterey County Code Chapter 15.20, review of technical documents

Section 3 (Sanitation) Notes -

- An Onsite Wastewater Treatment System, referred to throughout Article I.E. as "OWTS", is a system used to collect and treat wastewater from a single family dwelling or buildings that dispose of the treated wastewater below ground on the same parcel as the structure(s) that the OWTS serves. A Package Treatment Plant means a non-regional wastewater treatment facility that treats two-thousand and five hundred gallons or more per day of wastewater and does not include OWTS. A Wastewater Treatment Facility means a facility designed to receive wastewater from a regional area, e.g. The Monterey Regional Water Pollution Control Agency (MRWPCA) or the Carmel Area Wastewater District (CAWD). Definitions of the terms referenced herein are consistent with the 2010 Monterey County General Plan.
- An OWTS permit may only be renewed if no changes to Monterey County Code, Chapter 15.20 or the Central Coast Basin Plan have been approved by the Monterey County Board of Supervisors or the Central Coast Regional Water Quality Control Board, respectively, since the date of permit issuance and no changes to the OWTS design are proposed. An OWTS permit that has expired more than 36 months from the date of issuance shall be void; therefore, a new application and applicable fees must be submitted for consideration by EHB staff prior to issuance of the OWTS permit. If an applicant proposes to change the OWTS design for an expired OWTS permit a new application and applicable fees must be submitted for consideration by EHB staff prior to issuance of the OWTS permit.
- Relative to OWTS construction permits, fees collected for soils and/or percolation testing shall be credited toward a subsequent OWTS permit application, up to 50% of the total permit fee, provided the permit application is made within 6 months of the first day of onsite soils and/or percolation testing. Relative to discretionary permits, fees collected for soils and/or percolation testing shall be credited toward a subsequent discretionary permit, except design approval, provided the discretionary permit application is made within 6 months of the application appointment. The fees collected for soils and/or percolation testing shall only be credited toward one (1) subsequent application, being either an OWTS construction permit or discretionary permit.
- In the event staff time spent reviewing the application materials exceeds 27 hours, the applicant may be billed for each additional hour beyond 27 hours at the current hourly rate approved by the Board of Supervisors through this article, Article I.E.

5	In the event staff time spent reviewing the application materials exceeds 41 hours, the applicant may
	be billed for each additional hour beyond 41 hours at the current hourly rate approved by the Board of
	Supervisors through this article, Article I.E.

Section 4. Housing

A.	A. Organized Camps as defined in Part 2.3 of Division 13, section 18897 of the California Health and Safety Code.						
	Organized Camp						
B.	B. Employee Housing/Labor Camps as defined and regulated in Division 13, Part I, commencing with section 17000 of the Health and Safety Code and Title 25, Chapter 2, commencing with section 600 of the California Code of Regulations.						
	1. Issuance and permit fees are calculated as follows:						
	a. Issuance fee						
	b. Per employee to be housed						
	c. Per lot or site provided for parking of mobile homes or recreational vehicles by employers\$						
	d. Per Dormitory\$ 250270.00 Each						
	e. Per Single Family Dwelling\$ 9097.00 Each						
	f. Per Mobile Home						
	g. Per Apartments\$ 9097.00 Each						
	2. Amended permit fee.						
	a. Increase in number of employees or sites						
	3. The operator shall pay a re-inspection fee for each such re-inspection as follows:						
	a. First hour						
	b. Each 30 minutes or fraction thereof after the first hour\$ 6570.00 1/2 Hour						
	4. Citizenship verification						
(C. A multi-residential inspection program, other than employee housing, set forth in a municipal or county ordinance requiring a health permit shall be calculated as follows:						
	1. Application fee						
	2. In addition each housing unit\$ \$693.00 Each						
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SECTION 5. LAND USE (1,4,7,8)

(Per Resolution No. 08-132, adopted April 22, 2008 by the Monterey County Board of Supervisors, Resolution No. 13-143, adopted May 7, 2013 by the Monterey County Board of Supervisors, and per

Resolution No. 14-042, adopted February 25, 2014 by the Monterey County Board of Supervisors)

A. Land divisions subject to the requirements of Title 19 of the Monterey County Code. Fees are collected by the Monterey County Ro

1.	Sewage Disposal by existing Wastewater Treatment Facility (10) a. Standard Subdivision: Preliminary Map/Tentative Map/Vesting				
	Tentative Map (3, 9)		2,600.00		Formatted: Indent: Left: 0"
	b. Standard Subdivision: Amendment or Revision		945.00	Each	Formatted: Indent: Left: 0"
	c. Minor Subdivision: Tentative Map / Vesting Tentative Map (7)		1,300.00	Depos	Formatted: Indent: Left: 0"
	d. Minor Subdivision (Adopted Community Plan, initial study)e. Minor Subdivision (Adopted Community Plan, no initial study)	\$	1,300.00	Depos	Formatted: Indent: Left: 0"
	i. Application Fee	\$	1,080.00	Each	Formatted: Indent: Left: 0"
	ii. Condition Compliance Fee	\$	270.00	Map	Formatted: Indent: Left: 0"
	f. Minor Subdivision: Amendment or Revision	\$	810.00	Each	Formatted: Indent: Left: 0"
2.	Sewage Disposal by OWTS, Package Treatment Plant or New Wastewater	Treatmen	t Facility (10)		
	a. Standard Subdivision: Preliminary Map/Tentative Map/Vesting				
	Tentative Map (3, 9)	\$	6,500.00	Deposi	t
	b. Standard Subdivision: Amendment or Revision	\$	1,282.00	Each	
	c. Minor Subdivision: Tentative Map / Vesting Tentative Map (7)	\$	2,600.00		
	d. Minor Subdivision (Adopted Community Plan, initial study)	\$	2,600.00	Deposi	t
	e. Minor Subdivision (Adopted Community Plan, no initial study)				
	i. Application Fee	\$	2,160.00	Each	
	ii. Condition Compliance Fee	\$	540.00	Map	
	f. Minor Subdivision: Amendment or Revision	\$	1,080.00	Each	
3.	Standard or Minor Subdivision: Amended Final or Parcel Map (7)	\$ 1,300.00) Deposit		
4.	Subdivision Condition Compliance (8)				
	a. Minor Subdivision Parcel Map	\$	650.00	Deposi	
	b. Standard Subdivision Final Map	\$	2,600.00	Deposi	t
5.	Extraordinary Development Applications (3,7)	\$ 6,500.00) Deposit		
6.	Lot Line Adjustment				
	a. General	\$	810.00	Each	
	b. Amendment or Revision	\$	405.00	Each	
	c. Williamson Act	\$	810.00	Each	
7.	Conditional Certificate of Compliance				
	i. Application Fee	\$	432.00	Each	
	ii. Condition Compliance Fee	\$	108.00	Permit	
8.	Appeal (2)	\$ 130.	00 Each		
9.	Permit Extension for Applications filed under Title 19 of the County Code	\$ 405.	00 Each		

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County Master Fee Article I.E Health Department-Environmental Health Bureau B. Fees for Processing Various Land Use Permits Established in Monterey County Code, Title 20 (Coastal Implementation Plan) and Title 21 (Non-coastal Zoning Ordinance) and Related Planning Services (Government Code §§ 65104, 65909.5, 66014). Fees are collected by the Monterey County Resources Management Agency.

1.	Use Permit a. General i. Application Fee ii. Condition Compliance Fee b. Oil and Gas (3)	\$ \$ \$, , , , , , , , , , , , , , , , , , ,	080.00 270.00 300.00	Each Permit Deposit
2.	Variance	Ψ	1,	200.00	Берози
2.	i. Application Fee ii. Condition Compliance Fee	\$ \$:	377.00 94.00	Each Permit
3.	Coastal Development Permit i. Application Fee ii. Condition Compliance Fee	\$		837.00 209.00	Each Permit
4.	Rezoning or Code Text Amendment (3)	\$2,	600.00 De	eposit	
5.	General Development Plan i. Application Fee ii. Condition Compliance Fee	\$ \$		648.00 162.00	Each Permit
6.	General and Area Plan Amendment (3)	\$	2,600.00		Deposit
7.	Specific Plan and Amendments (3)	\$	2,600.00		Deposit
8.	Administrative Permit i. Application Fee ii. Condition Compliance Fee	\$ \$		540.00 135.00	Each Permit
9.	Coastal Administrative Permit i. Application Fee ii. Condition Compliance Fee	\$		837.00 209.00	Each Permit
10.	Coastal Implementation Plan Amendment (3)	\$	2,600.00		Deposit
11.	Development Agreement (3)	\$	2,600.00		Deposit
12.	Appeal (2)	\$	130.00)	Each
13.	Design Approval on property served by OWTS (10) a. Administrative b. Public Hearing	\$ \$		67.00 135.00	Each Each

14. Minor and Trivial Amendment on property served by OWTS (coastal, no public hearing) (10) \$ 135.00 Each

15. 16.	Minor Amendment on property served by OWTS (non-coastal Public hearing (10) Extraordinary Development Applications (3,7)	\$	135.00	Each Deposit	
17.	Permit Amendment, Renewal and Revision of any application Titles 20 or 21 of the County Code		ler 405.00	Each	
18.	Permit Extensions of any application filed under Titles 20 or County Code		135.00	Each	
C.	Miscellaneous Permits and Fees:				
	1. Development Review Conferences (3 hour minimum) (5)	\$	405.00	Deposit	
2.	Big Sur Viewshed Acquisition	\$ 7	783.00	Each	
3.	Building Permit review when property served by OWTS or Packa				
	a. Residential, new or additions to existing	\$	303.0	00 Each	
	b. Residential, minor additions under 500 s.f.	\$	303.0	00 Each	
	c. Ground Mounted Solar and Significant Demolition	\$	135.0	00 Each	
	d. Grading Permit	\$	270.0	00 Each	
4.	Building Permit review for Commercial or Industrial				
••	a. Commercial or Industrial, new	\$	540.0	0 Each	
	b. Commercial or Industrial, addition to existing	Ψ	340.0	0 Lacii	
	i. Application Fee	\$	135.0	0 Each	
	ii. Plan Check Feec. Tenant Improvement (Commercial or Industrial)	\$ \$			
	c. Tenant improvement (Commercial of Industrial)	Ψ	133.0	o Each	
5.	Environmental Review-Initial Study				
	a. Single Family Dwelling (SFD)	\$	270.0		
	b. Commercial / Industrial	\$	270.0	0 Each	
	c. Standard Subdivision (7)	\$	520.0	0 Deposit	
	d. Minor Subdivision (7)	\$	260.0	0 Deposit	
	e. Other	\$	270.0	0 Each	
6.	Addendum – Tiered from Earlier EIR	\$	135.0	00	Each
7.	Environmental Impact Report review (3, 13)	\$	2,600.0	00	Deposit
8.	Mitigation Monitoring and Condition Compliance for Projects with Mitigation Measures (6, 8)				
	1 20 0 111		\$	650.00	Deposit
			\$ \$	1,300.00	
	b. 21 to 40 Conditions and Mitigation Measuresc. Over 40 Condition and Mitigation Measures		э \$	2,600.00	Deposit Deposit
	c. Over 40 Condition and writigation weasures		φ	2,000.00	Deposit
9.	Change of Commercial or Industrial Use		\$ 13:	5.00	Each
10.	Deed Restriction/Notification Processing (ministerial permits) (1	1)	\$ 13:	5.00	Hour
11.	11. Hydrogeologic Report (12)				
	a. Preparation – Contract Administration (7)		\$	1,300.00	Deposit
	b. Review		\$	405.00	Each
a		Ecc .: *	-		
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Section 5 (Land Use) Notes -

- Unless a "deposit" is indicated, the fee is a flat fee based on the estimated reasonable cost, averaged across all applications, of processing the permit/entitlement/activity for which the fee is charged. For certain matters, a "deposit" is indicated because the cost of processing varies widely depending on the particular application. Where a "deposit" is indicated, the fee will be based on actual cost, measured by actual time spent on a particular application in quarter hour (.25) increments. Applicant is
 - required to pay the deposit, which is based on an estimate of minimum cost, and to increase the deposit if, in the course of processing the application, County determines that the deposit is insufficient to cover actual processing time. The fee will be calculated at full cost recovery when the project is complete. Where there are conflicting deposit amounts, the lower deposit shall apply.
- In the coastal zone, the appeal fee applies only to appeals of permits that are not appealable to the California Coastal Commission such as Administrative Permits, Design Approvals, Variances and Tree Removal Permits in certain coastal areas. The appeal fee does not apply to appeals of Coastal Development Permits that are appealable to the Coastal Commission. The Appeal fee is based upon the fee adopted by the Board of Supervisors on May 7, 2013, which sets the fee substantially lower than the actual cost. The Appeal Fee is subsidized by the County General Fund.
- "Extraordinary development applications" are those applications which will require staff time well beyond the typical application, as determined by the Director of Planning. These applications may include, by way of example and without limitation, applications for large scale development involving multiple discretionary entitlements, significant technical review by other land use agencies, and/or an anticipated lengthy time frame for processing because of their scope and complexity.
 - Consistent with these criteria, any project requiring the preparation of an EIR shall qualify as an extraordinary development application. The amount paid to the County is for staff costs. The County may utilize a consultant, whose expenses shall be fully funded by the project applicant.
- Fees for Combined Development Permits under Chapter 21.76 of Title 21 and Chapter 20.70 of Title 20 shall be 85% of the total combined permit application fees. Fees for Condition Compliance on Combined Development Permits shall be 85% of the total combined Condition Compliance fees on each permit assessed an application fee as part of the Combined Development Permit.
- Fees collected for Development Review Conferences shall be credited against any subsequent discretionary permit, except design approval, provided the discretionary permit application is made within 6 months of the application appointment.
- These fees shall apply, in lieu of other condition compliance fees set forth in this Article, to any permit approved after the effective date of this article that incorporates mitigation measures, such as permits that required adoption of a Mitigated Negative Declaration, certification of an EIR, or carryover of mitigation measures from a previously adopted/certified environmental document. If these fees apply, the other condition compliance fees set forth in this Article do not apply. Projects approved after the effective date of this article with mitigation measures shall be subject to the mitigation monitoring fees set forth in this Article. Projects approved prior to the effective date of this article with mitigation measures shall be subject to the mitigation monitoring fees set forth in the County Fee Resolution that was in effect on the project approval date.
- Environmental Health fees are based on an hourly rate approved by the Board of Supervisors through Health Department Fees, Article I.E. A flat fee is based on the estimated reasonable cost, averaged across all applications, or processing the permit/entitlement for which the fee is charged. On matters for which a deposit is required, fees will be based on actual time in quarter hour (.25)

increments multiplied by the hourly rate representing actual hours worked by Environmental Health staff. The applicant is required to pay the indicated deposit and will be billed subsequently if the deposit is insufficient to cover actual processing time. On deposit matters, applicant and the Director of Health, or designee, may elect, on a case-by-case basis, to agree to a different deposit amount based on the estimated actual cost of processing a specific application.

- The condition compliance fee shall be collected after project approval and after all administrative appeals have been exhausted, based on the fee in effect at the time of collection, to cover the cost of staff time monitoring condition compliance. If the permit incorporates mitigation measures, such as permits that required adoption of a Mitigated Negative Declaration, certification of an EIR, or carryover of mitigation measures from a previously adopted/certified environmental document, the condition compliance fees that apply are the fees set forth under the category "Mitigation Monitoring and Condition Compliance For Projects with Mitigation Measures." Those fees are based on actual time spent on monitoring condition compliance and require a deposit. Additionally, project applications whose application fees were based on actual time, rather than flat fee, will continue to be subject to fees based on actual time for condition compliance, and the County may require an additional deposit for condition compliance. For all other projects, the fee for condition compliance is as indicated in the fee schedule. Where the applicable condition compliance fee is a flat fee, it is based on the estimated reasonable cost of staff time for monitoring condition compliance. Because such flat fees represent an average across all similar permits, such flat fee shall be required of all permits having at least one condition of approval, regardless of the total number of conditions and regardless of the land use department or agency that originated the condition.
- These fees only apply to maps originally submitted prior to July 13, 2003 when applicants were charged "flat-fees" (the use of deposits for full-cost recovery projects became effective July 13, 2003) and those submitted after August 20, 2006. Maps submitted between July 13, 2003 and August 20, 2006 and on or after the effective date of this article are full-cost recovery projects and require a deposit.
- An Onsite Wastewater Treatment System, referred to throughout Article I.E. as "OWTS", is a system used to collect and treat wastewater from a single family dwelling or buildings that dispose of the treated wastewater below ground on the same parcel as the structure(s) that the OWTS serves. A Package Treatment Plant means a non-regional wastewater treatment facility that treats two-thousand and five hundred gallons or more per day of wastewater and does not include OWTS. A Wastewater Treatment Facility means a facility designed to receive wastewater from a regional area, e.g. The Monterey Regional Water Pollution Control Agency (MRWPCA) or the Carmel Area Wastewater District (CAWD). Definitions of the terms referenced herein are consistent with the 2010 Monterey County General Plan.
- The applicant for a discretionary land use development permit, use permit, construction permit, Williamson Act agreement, Mills Act contract, lot line adjustment, and/or any procedure that requires processing through the Health Department and includes recording/filing of a document with the Monterey County Recorder shall, in addition to the payment of any and all other County and/or Health Department fees, be required to pay any and all applicable standard recording/filing fees no later than the time of the recording/filing of that document. The payment of the applicable recording/filing fee shall be required whether or not the document is processed on behalf of the applicant by an employee of the County of Monterey (e.g., Health Department staff or Clerk of the Board) or is processed by the applicant. Failure to ensure full payment of such recording/filing fee by the time of the recording/filing shall be grounds for rejection of the recording/filing of that document with no liability to the County.
- When a hydrogeologic report is required to be prepared for a subdivision or other application subject to Title 19 of Monterey County Code, the report shall be based on a comprehensive

hydrological investigation prepared by a certified hydrogeologist, selected by the County and under contract with the County, at the applicant's expense. A deposit for staff costs associated with preparation and

administration of the contract, and review of the hydrogeologic report shall be in addition to the deposit for the development application. When an application is not subject to Title 19, the applicant shall consult with the Water Resouces Agency (WRA) to develop the scope of work for the hydrological investigation; however, selection, contract and preparation of the hydrogeologic report shall occur independent of the County. EHB will review the hydrogeologic report in consultation with WRA.

The deposit paid to the County for staff costs as identified in the Funding or Reimbursement Agreement between the County and the Applicant. Staff costs shall be reimbursed as part of an Extraordinary Development Application as noted in #3 above.

Section 6. Water

County Master Fee Article I.E

Health Department-Environmental Health Bureau

A.	Domestic Water Systems: (Operating fees) As regulated by Chapter 15.04 of the Monterey
	County Code and Part 12 of Division 104, Sections 116340 and 116565 of the Health and Safety
	Code.

Co	de.	Ţ
1.	Transient-Non-community water systems without treatment	1,2201,318.00 Each/Yr.
2.	Transient-Non-community water systems with disinfection and/standard\$	
3.	Transient-Non-community water systems with treatment for a pristandard	
4.	Non-transient-Non-community water systems without treatment\$	1,627 1,757.00 Each/Yr.
5.	Non-transient-Non-community water systems with disinfection secondary standard	
6.	Non-transient-Non-community water systems with treatment for standard\$ 2,1	
7.	2 connections\$	185 <u>200</u> .00 Each/Yr
8.	3 connections\$	278300.00 Each/Yr
9.	4 connections\$	371401.00 Each/Yr.
10.	5 connections\$	542 <u>585</u> .00 Each/Yr.
11.	6 connections\$	564609.00 Each/Yr.
12.	7 connections\$	586633.00 Each/Yr.
13.	8 connections\$	607656.00 Each/Yr.
	T	

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	14	4.	9 connections\$	628678.00 Each/	Yr.
	1:	5.	10 connections\$	648700.00 Each/	Yr.
	1	6.	11 connections\$	670 <u>724</u> .00 Each/	Yr.
	1	7.	12 connections\$	691 <u>746</u> .00 Each/	Yr.
	1	8.	13 connections\$	713 <u>770</u> .00 Each/	Yr.
	1:	9.	14 connections\$	736 <u>795</u> .00 Each/	Yr.
Ì	2	0.	Community Water System with less than 25 connections without treatment\$	1,627 <u>1,757</u> .00 Eac	ch/Yr.
	2	1.	Community Water System with less than 25 connections with disinfection and/or treatment for a secondary standard\$	1,842<u>1,989</u> .00 Ea	ch/Yr.
	2:	2.	Community Water System with less than 25 connections with treatment for a primary standard\$	2,168 <u>2,341</u> .00 Ea	ach/Yr.
	2:	3.	Community Water System with 25 - 99 connections without treatment\$	2,033 2,196.00 Ea	ach/Yr.
	2	4.	Community Water System with 25 - 99 connections with disinfection and/or treatment for a secondary standard\$	2,248 2,428.00 Ea	ach/Yr.
1	2:	5.	Community Water System with 25 - 99 connections with treatment for a primary standard\$	2,575 <u>2,781</u> .00 Ea	ach/Yr.
	2	6.	Community Water System with 100 - 199 connections without treatment\$		ach/Yr.
	2	7.	Community Water System with 100 - 199 connections with disinfection and/or treatment for a secondary standard\$	2,65 4 <u>2,866</u> .00 Ea	ach/Yr.
	2	8.	Community Water System with 100 - 199 connections with treatment for a primary standard\$	2,981 <u>3,219</u> .00 Ea	ach/Yr.
	(con	mit application fee for a public water system as regulated by Panmencing with section 116570 and Part 3 of Division 101, Sectiety Code is as follows:		
	-	1.	A new community water system without treatment for which repermits have been previously issued.	o domestic water su	pply
			Application\$	1,783 <u>1,926</u> .00	Each
	2	2.	A new community water system with disinfection and/or treatment for which no domestic water supply permits have been previous		standard
			Application\$	1,997 <u>2,157</u> .00	Each
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3.	A new community water system with treatment for a primary standard for which no domestic water supply permits have been previously issued.			
	Application	\$	2,425 <u>2,619</u> .00	Each
4.	A new non-community water system without treatment for permits have been previously issued.	whi	ch no domestic wate	r supply
	Application	\$	1,426 <u>1,540</u> .00	Each
5.	A new non-community water system with disinfection and/standard for which no domestic water supply permits have be			lary
	Application	\$	1,642 <u>1,773</u> .00	Each
6.	A new non-community water system with treatment for a prodomestic water supply permits have been previously issued		ary standard for whic	h no
	Application	\$	2,069 <u>2,234</u> .00	Each
7.	An existing transient-non-community public water system a domestic water supply permit due to a change in ownership		ying for an amendme	ent to a
	Application	\$	542 <u>585</u> .00	Each
8.	An existing non-transient-non-community or community puramendment to a domestic water supply permit due to a char			ing for an
	Application	\$	814<u>879</u> .00	Each
9.	An existing public water system applying for an amendmen permit due to an addition or modification of the source of su			pply
	Application	\$	814 <u>879</u> .00	Each
10.	An existing public water system applying for an amendment permit due to an addition or change in the method of treatment and/or disinfection of the water supply.			
	Application	\$	81 4 <u>879</u> .00	Each
11.	An existing public water system applying for an amendmen permit due to an addition or change in the method of treatm water supply.			
	Application	\$	1,627 <u>1,757</u> .00	Each
12.	An existing public water system applying for an amendmen water supply permit	t to	a domestic	
	Change in Classification	\$	135 <u>146</u> .00	Per Hour
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	13. An existing public water system applying for an amendment to a domestic water supply permit due to a change in the number of connections.					
	Application\$	135 <u>146</u> .00	Per Hour			
C.	Permit application fee for a local or state small water system as reg Monterey County Code Safety Code is as follows:	ulated by Chapter 1	5.04 of the			
	 A local small water system for which no domestic water supply previously issued. 	y permits have been				
	Plan Check Fee					
	A state small water system for which no domestic water supply previously issued.	permits have been				
	Plan Check Fee Each	§ 1,071 1,157.00				
	3. An existing state or local small water system applying for an a water supply permit due to an addition or modification of the schange in the method of treatment, or due to a change in the number of the state of	ource of supply, add	dition or			
	Plan Check Fee\$	135 146.00	Per Hour			
D.	Checking of plans for an existing water system and inspection of w	ork performed				
	Plan Check Fee\$	135 <u>146</u> .00	Per Hour			
E.	Enforcement activities\$	135 <u>146</u> .00	Per Hour			
F.	Water source capacity test inspection as required by Title 15 of the by Chapter 16 (commencing with section 64551) of Title 22 of the Regulations:		Code and			
	Source capacity test inspection and evaluation\$ After 4 hours\$	540583 .00 135 146.00	Each Per Hour			
G.	Inspection with bacteriological and nitrate test as requested for sing	gle connection water	r systems:			
	Inspection\$	203 219.00	Each			
	After 1 hour\$	135. <u>146</u> 00	Per Hour			
H.	Evaluation report for water systems when requested for purpose of systems:	evaluating adequac	y of such			
	Report (lab costs additional)\$	148 <u>160</u> .00	Each			
	After 1 hour\$ Hour	135 <u>146</u> .00	Per			
I.	Water well permits as required by Title 15 of the Monterey County					
	County Master Fee Article I.E Effective July 1, 2016 Health Department-Environmental Health Bureau Page 17 of 28					

	1.	Well construction (excluding monitoring wells)\$	1620 <u>1,750</u> .00	Each
	2.	Well reconstruction\$	1213 <u>1,310</u> .00	Each
	3.	Well destruction\$	542 <u>585</u> .00	Each
l	4.	Exploratory hole or borehole destruction on a single property (includes one field visit)\$	542 <u>585</u> .00	Up to 4
		After 4 holes\$	72 78.00	Each
		Additional field visit\$	135 <u>146</u> .00	Per Hour
l	5.	Monitoring well or heat exchange well on a single property (includes two field visits)\$	1213 1,310.00	Up to 4
		After 4 wells\$	67 72.00	Each
		Additional field visit\$	135 146.00	Per Hour
	6.	Fee for appeal of grant or denial of permit as set forth in M 15.08.160:	Ionterey County (Code section
		Appeal	\$ 670 <u>724</u> .00	Each
		After 5 hours	\$ 135 <u>146</u> .00	Per Hour
	7.	Fee for placement/removal of notice of violation as set fort section 15.08.160:	h in Monterey Co	ounty Code,
		Per placement/removal of notice	\$ 135 <u>146</u> .00) Each
	8.	Permit Extension	\$ 135 <u>146</u> .00) Each
	9.	Fee for additional site visits	\$ 299 323.00) Each
	10	Permit re-issuance due to change of driller\$	135 <u>146</u> .00	Each
	11	Permit amendment (one hour minimum)\$	135 <u>146</u> .00	Per Hour
ĺ	12	Staff witness water well seal placement on Saturday, Sunday or Health Department staff holiday\$	472 510.00	Each
		After 3 hours\$	135 146.00	Per Hour
	J. De	salinization Plants		
	1.	Construction-Permit application fee\$	1,783 <u>1,926</u> .00	Each
	2.	Operating Permit\$	679 <u>733</u> .00	Each/Yr
		r Fee Article I.E ment-Environmental Health Bureau	Effective July 1, 2 Page 18 of 28	2016

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Section 7. Solid Waste

A.	Bio-hazardous waste as regulated in Part 14 of Division 104, sections 117600 through 118360 of
	the Health and Safety Code.

- 1. Medical Waste Small Quantity (<200Lbs):
 - a. Generator w/ Onsite Treatment.....\$ 373403.00 Each/Yr.
 - b. Common storage facility:
 - (1) 10 or fewer generators\$ 407440.00 Each/Yr

 - (3) 50+ generators\$ 1,0841,171.00 Each/Yr.
- 2. Small Quantity Medical Waste Generator w/Self Hauling...\$ 272294.00 Each Yr.
- 3. Large Quantity Medical Waste Generator (>200 lbs)
 - a. General acute care hospital as defined in subdivision (a) of section 1250 of the Health and Safety Code:
 - 1. Lg. Quantity Medical Waste Gen

2. Lg. Quantity Medical Waste Gen.

3. Lg. Quantity Medical Waste Gen.

(200 - 250 beds)......\$ 2,0332,196.00 Each/Yr.

4. Lg. Quantity Medical Waste Gen.

 A Specialty Clinic as defined in subdivision (b) section 1204 of the Health and Safety Code:

Specialty Clinic (Sec. 1204).....\$ 679733.00 Each/Yr.

- A Skilled Nursing Facility as defined in subdivision (c) of section 1250 of the Health and Safety Code:
 - (1) Skilled Nursing (1 99 beds)\$ 399431.00 Each/Yr.
 - (2) Skilled Nursing (100 199 beds)......\$ 814879.00 Each/Yr.
 - (3) Skilled Nursing (200+ beds)\$ 9501,026.00 Each/Yr.

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Health Department-Environmental Health Bureau

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	 d. An Acute Psychiatric Hospital as defined in subdivision (b) of section 1250 of the Health and Safety Code: 				
	Acute Psychiatric Hospital	\$ 1,0841,171.00 Each/Yr.			
	e. An Intermediate Care Facility as defined in subcand Safety Code:	livision (d) of section 1250 of the Health			
	Intermediate Care Facility	\$ 679 733.00			
	Each/Yr. f.	A Primary care clinic			
	as defined in section 1200.1 of the Health and S	Safety Code: Primary Care Clinic			
	(Sec. 1200.1)\$	814 <u>879</u> .00 Each/Yr.			
	g. A licensed clinical laboratory as defined in para- 1206 of the Business and Professions Code:	graph (3) of subdivision (a) of section			
	Licensed Clinical Lab	\$ <u>399431</u> .00			
	Each/Yr. h. A health care service plan facility as d	efined in subdivision (f) of			
	section 1345 of the Health and Safety Code:				
	1. Health Care Service Plan Facility	\$ 679 <u>733</u> .00 Each/Yr.			
	A veterinary clinic or veterinary hospital Vetor Hospital				
	3. Large Quantity Generator Medical Office	\$ 679 <u>733</u> .00 Each Yr.			
	4. Medical Waste - General	\$ 272294.00 Each/Yr.			
B.	Vegetable culls and wastes as regulated by Title 10, Cha	apter 10.32 of the Monterey County			
	Code: License	\$ 272 294.00			
	Each Site				
	(If more than one inspection each year is required, addit $$130\underline{146}.00/Hr.$)	ional inspections will be billed at			
C.	Liquid Waste Haulers as regulated by Chapter 6 of Div	ision 5 (commencing with			
section	5474.20) of the Health and Safety Code: 1st Truck	\$ 407420.00 Each/Yr			
	Each additional				
D.	Solid waste disposal facilities as defined in sections 419 Code:	01 and 43213 of the Public Resources			
	County Master Fee Article I.E Health Department-Environmental Health Bureau Effective July 1, 2016 Page 20 of 28				

1. Solid Waste Disposal Site Fee:

In addition to the Annual Fee, each facility will be assessed a Regional Fee that is based upon the percent of the total annual county-wide tonnage disposed. The total annual amount of the Regional Fee shall equal \$425,307.

2. Solid Waste Transfer Station:

a. Large Volume Transfer Station	Each/Yr.		
b. Medium volume transfer station	Each/Yr.		
c. Small Volume Transfer Station\$ 2,1782,352.00	Each/Yr.		
3. Compost Facilities:			
a. Full Permit	Each/Yr.		
b. Standardized Permit	Each/Yr		
c. Registration\$ 2,0332,196.00	Each/Yr		
d. Notification\$ \$42 <u>585</u> .00	Each/Yr.		
4. Construction and Debris:			
a. Full Permit	Each/Yr.		
b. Registration	Each/Yr		
c. Notification\$ \$42 <u>585</u> .00	Each/Yr.		
5. Oil Waste Disposal Sites	841.00 Each/Yr.		
6. Closed Solid Waste Disposal Site:			
a. Annual Inspection	Each/Yr		
b. Semi- Annual Inspection\$ \(\frac{1,815}{1,960}\).00	Each/Yr.		
c. Quarterly Inspection	Each/Yr.		
7. Application for Amendment to County Wide Integrated Waste Management Plan\$ 1,3551,463.00 Each			
8. Solid Waste Facilities & Operations permit application:			

Each

	b. Permit Modification
	c. Amendment: Full & Standardized\$ 1,6271,757.00 Each
	d. Notification & Registration\$ 338365.00 Each
	9. Solid Waste Collection Vehicle inspection:
	1st Truck
	Each additional\$ \(\frac{163}{176}.00\) Each/Yr
	E. Body art and ear piercing as defined in Chapter 10.91 of the Monterey County Code.
	1. Body Art Operator a. Application\$ 6965.00 Each
	b. Application Revision
	c. Operator Registration\$ \text{150\fmathbb{162}}.00 \text{Each/Yr.}
	d. Temporary Operator Registration*\$ 3538.00 Each/Yr.
ļ	2. Body Art Facility
	a. Facility Application
	b. Facility Application Revision\$ 4043.00 Each
	c. Facility Permit
	d. Temporary Facility Permit\$ 325351.00 Each
ı	e. Body Art Facility Plan Check
	minimum Each f. Temporary Body Art Demonstration Booth inspection\$ 3538.00 Each
	3. Ear Piercing Facility Notification**\$ 45.00 Each
	*if registered in California, then no fee. If not registered, then application and registration fee will apply ** per AB300, ear piercing facility will be assessed a one-time notification fee of no more than \$45.00.
	Section 8 Toxics/Hazardous Materials
	A. Occupational and environmental health surveys such as ventilation, air circulation, asbestos, noise, formaldehyde, or others for the purpose of evaluating safety of surrounding:
	Survey
	B. Certified Unified Program Agency (CUPA) Permit Fees associated with Hazardous
	County Master Fee Article I.E Health Department-Environmental Health Bureau Effective July 1, 2016 Page 22 of 28

Materials andHazardous Waste Regulation pursuant to the provisions of Health and Safety Code, Sections101325 and 101280; Division 20, Chapter 6.5 (commencing with Sections 25100), Chapter 6.7 (commencing with Section 215280), Chapter 6.95 (commencing with Section 25500) and Chapter 6.11 (commencing with Section 25404); California Water Code (commencing with Section 13700), and California Constitution, Article XI, Section 7.

1.	Facility requiring hazardous material registration and an emergency response plan: 500 l	lbs-
	2500 lbs. (Solids), 55 gals-275 gals (Liquids), 200 cubic feet-1000 cubic feet	
	(Gases) and/or stores Motor Vehicle Fuel	
	Base fee	

 Agricultural facility requiring hazardous material registration and an emergency response plan 500 lbs-2500 lbs. (Solids), 55gals-275gals (Liquids), 200 cubic feet-1000 cubic feet (Gases) and/or stores Motor Vehicle Fuel
 Base fee\$ 156168.00 Each/Yr.

- 3. Hazardous Materials Storage Fees (added each year to annual base fee 1 or 2 for businesses storing the following):
 - Solids 2,501 - 5,000 lbs. -\$ 136147.00 5,001- 50,000 lbs. -\$ 203219.00 50,001- 100,000 lbs. -\$ 272294.00 100,000 lbs. +.....\$ 338365.00 Agricultural Exempt Solids 2,501 to 5,000 lbs.....\$ 1819.00 5,001 to 50,000 lbs.....\$ 3639.00 50,001 to 100,000 lbs.....\$ 5660.00 100,000lbs & over.....\$ 7480.00 Liquids 276 - 500 gals -\$ 136147.00 203219.00 501 - 5,500 gals -\$ 5,501 - 10,000 gals -\$ 272294.00 10,001 gals +.....\$ 338365.00 Agricultural Exempt Liquids 276-500 gal.....\$ 1819.00 501-5,500 gal.....\$ 3639.00 5,501-10,000 gal.....\$ 5660.00 10,001 + gal.....\$ 7480.00 1,001- 2,000 cubic feet\$ 136147.00 2,001-30,000 cubic feet\$ 203219.00 30,001-40,000 cubic feet\$ 272294.00 40,001 + cubic feet.....\$ 338365.00

Agricultural Exempt Gases

		1,001-2000 cubic feet	3. 5	8 <u>19</u> .00 6 <u>39</u> .00 6 <u>60</u> .00 4 <u>80</u> .00	
4.	Ur	nderground storage facility permits:			
	a.	Base fee per facility requiring annual permit to operate	\$ 40) 7<u>440</u>.00	Per Tank/Yr.
	b.	Base fee per agricultural facility \geq 1100 gallons requirannual permit to operate)7<u>440</u>.00	Per Tank/Yr.
	c.	Permit to construct - plan check fee (base fee for 1 tank	(a). \$ 1,64	6 1,778.0	0 Each
		Additional tanks	\$ 4	07<u>440</u>.0 0	Each
	d.	Permit to close (base fee for 1 tank)	\$ 95(9 <u>1026</u> .00	Each
		Additional tanks	\$ 407	7 <u>440</u> .00	Each
	e.	Repair/Modification (Minor, per tank Site)	\$ 6	79 733.00	Each
		Repair/Modification (Major, for 1st tank)	\$ 88	36 <u>957</u> .00	Each
		Additional tanks	\$ 40)7<u>440</u>.00	Each
	f.	Underground Storage Tanks (exempt)\$	136 1	<u>47</u> .00	Per Tank/Yr.
5.	На	zardous Waste Fees - Permit for hazardous waste genera	tors:		
ı	a.	Hazardous Waste Generator Only - (Waste Oil, Non-Ch Antifreeze		-	
		Base fee	_		Each/Yr.
1	b.	Hazardous Waste Generator Only- Agricultural Exempt Chlorinated Safety Solvents, Antifreeze			
		Base fee	\$ 156]	<u>168</u> .00	Each/Yr
	c.	Waste – Waste Oil, Non-Chlorinated Safety Solvents, Antifreeze\$	136 14	<u>47</u> .00	Each/Yr.
	d.	Hazardous Waste Generator Fees:			
		Less than 1 ton\$	136 1	<u>47</u> .00	Each/Yr.
		1-5 tons\$	203 2	<u>19</u> .00	Each/Yr.
Ĭ		6-25 tons\$	272 2	<u>94</u> .00	Each/Yr.
ĺ		26-50 tons\$	338 3(<u>65</u> .00	Each/Yr.
County Mast Health Depar		ee Article I.E nt-Environmental Health Bureau	Effectiv Page 24	ve July 1, 2 l of 28	2016

	51-250 tons\$	407 <u>440</u> .00	Each/Yr.
	251-500 tons\$	475 <u>513</u> .00	Each/Yr.
1	501-1,000 tons\$	542 <u>585</u> .00	Each/Yr.
	1,001-2,000 tons\$	610 659.00	Each/Yr.
1	2,001 tons & over\$	679 733.00	Each/Yr.
	e. Hazardous Waste Generator Fees (Agricultural Exemp	t):	
	Less than 1 ton	6 <u>1819</u> .00	Each/Yr.
1	1-5 tons	\$ 36 39.00	Each/Yr.
	6-25 tons.	\$ 56 60.00	Each/Yr.
1	26-50 tons	\$ 74<u>80</u>.00	Each/Yr.
1	51-250 tons	\$ 92 99.00	Each/Yr.
	251-500 tons.	\$ 110 119.00	Each/Yr.
1	501-1,000 tons	\$ 128 138.00	Each/Yr.
	1,001-2,000 tons	\$ 147 <u>159</u> .00	Each/Yr.
	2,001 tons & over	\$ 166 <u>179</u> .00	Each/Yr.
	f. Tiered Permitting		
	(1) Conditional Exempt Small Quantity Treatment (CESQT)\$	156 <u>168</u> .(00 Each/Yr
1	(2) Conditional Exempt Specified Waste stream (3) (CESW)\$	203 219.00	Each/Yr.
	(3) Conditional Authorized\$	272 294.00	Each/Yr
1	(4) Permit By Rule\$	338 <u>365</u> .00	Each/Yr.
1	g. Silver-only federal Conditionally Exempt Small Quant 100 kg per month		ESQG) less than Each/Yr.
6.	Aboveground Petroleum Storage Tanks Subject to Spill Pr Measure Plan (SPCC). Fees per facility based on cumulati		l & Counter
	a. 1320 gal < 10,000 gal capacity	\$ 193 208.00	Each/Yr.
	b. 10,001 gal < 100,000 gal capacity	\$ 279 <u>301</u> .00	Each/Yr.
County Mass Health Depa	c. 100,001 gal <1,000,000 gal capacity\$ ter Fee Article I.E rtment-Environmental Health Bureau	465 <u>502</u> .00 Effective July 1 Page 25 of 28	Each/Yr. , 2016

d. 1,000,001 gal <10,000,000 gal capacity\$ 705761.00 Each/Yr.								
e. 10,000,001 gal and over capacity\$\frac{1,104}{1,192}.00 Each/Yr.								
7. Aboveground Petroleum Storage Tanks (Agricultural Exempt) Exempt From Spill Prevention Control & Counter Measure Plan (SPCC) (Farms, Nurseries, Logging Sites, Construction Sites With No Single Tank Greater Than 20,000 gal capacity and Cumulative Capacity Less Than 100,000 gal). Fees per facility based on cumulative capacity.								
a. 1320 gal < 10,000 gal capacity\$ 57 <u>62</u> .00								
Each/Yr. b. 10,001 gal < 100,000 gal capacity\$ <u>\$086.00</u>								
Each/Yr.								
8. Monitoring well permits and soil boring permits for hazardous materials site investigations								
a. Permit								
b. Abandonment								
c. Soil Borings								
9. Acutely Hazardous Material:								
 Risk evaluation for each business handling acutely hazardous material pursuant to Health and Safety Code sections 25534, 25534.1, and 25536 et seq. 								
(1) CAL ARP Registration Program 1\$ 195211.00 Each/Year								
(2) CAL ARP Registration Program 2 or 3\$ 520562.00 Each/Year								
b. Risk Management Plan (RMP) review as regulated by Health and Safety Code sections 25534, 25523.1, and 25536 et seq:								
(1) RMP First Review\$ 2,3322,519.00 Each								
(2) RMP Five Year Review								
10. Soil sampling Site Mitigation Plan review and inspection: Each review and inspection (4 hours)								
11. Certified Unified Program Agency (CUPA) State Service Charges: The amount of the fee imposed by Health & Safety Code Section 25404, 25404.5, and Section 25287								
Hazardous Materials Emergency Response Surcharge per Chapter 10.67 of Title 10 of the Monterey County Code.								
1. General Environmental Health Permits\$ 2527.00 Each/Year								
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C.

	2.	Environmental Health Hazardous Materials Permits	\$	45 <u>49</u> .00	Each/Year
	3.	Environmental Health CAL ARP Hazardous Materials Permits	\$	250 270.00	Each/Year
Section	<u>n 9.</u>	Miscellaneous			
A.	Re	e-inspections/Complaint inspections/Complaint			
	Re	e-inspections\$	13	5 <u>146</u> .00	Each Hour
B.	Re	equest for services:			
	1.	Application fee (1 Hour)\$	13	5 <u>146</u> .00	Each Hour
	2.	After 1 hr\$	13	5 <u>146</u> .00	Each Hour
C.	Fil	le review:			
	1.	Limited review (<15 min.)\$		40 <u>43</u> .00	Each
	2.	≥15 min\$	13	5 <u>146</u> .00	Each Hour
D.	Co	omplaint investigation			
	1.	Response and Investigation\$	13	5 <u>146</u> .00	Each Hour
		In addition to actual costs incurred for samples, laboratory a mitigation measures.	analy	yses or other	
E.	En	nergency Response			
	1.	Emergency Response	\$	135 <u>146</u> .00	Each Hour
		In addition to actual costs incurred for samples, laboratory a mitigation measures	naly	ses or other	
	2.	Training (to include education, drills and exercises)	\$	135 <u>146</u> .00	Each Hour
F.	Ph	otocopying/Faxing:			
	1.	Per page	\$.12	Each
	2.	Per Disk	\$	5.00	Each
	3.	Per page in response to Subpoena	\$.10	Each
	4.	Research fee per quarter hour in response to Subpoena	\$	6.00	Each
G.	Ch	ecks returned for insufficient funds	\$	20.00	Each

	H.	Witness fees:				
		Expert witness, depositions, declarations, witness, standby\$ 35.00	Each Hour			
	I.	Checking of plans, amendments, and inspection of work performed:				
		1. Recreational bathing:				
		a. New swimming pool/spa Major\$ 1,877.002,027.00	Each			
		b. New swimming pool/spa Minor\$ 874 <u>944</u> .00	Each			
		c. Minor equipment remodel\$ \frac{135}{146}.00	Each Hour			
		2. Food facilities:				
		a. New Facility	Each			
		b. Facility Remodel Major	Each			
		c. Facility Remodel Minor\$ 874944.00	Each			
		d. Minor equipment remodel\$ 135146.00	Each Hour			
		3. Other:				
		a. Other structure	Each			
		b. Other structure remodel	Each			
		4. After minimum hours application fee\$ \frac{135}{146}.00	Each Hour			
		Unauthorized construction or remodeling: Per unauthorized activity	on fee			
	J.	Review of environmental documents, technical or scientific reports not Otherwise specifically listed:				
	K.	Review	Each Hour			
		Permit	Each			
	L.	Professional consultation\$ \frac{135146}{2}.00	Each Hour			
	M.	Hourly rate for Environmental Health Services\$ 135146.00	Each Hour			
	N. per tra	Administrative Fee for Credit Card Transactions	mount charged			
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