## Attachment B

Land Use Fee Articles Adopted in 2015 (Resolution 15-075);and Amendments to Land Use Fees (Article IX) in 2016 (Resolutions 16-250 & 16-251)

## ARTICLE IX RMA-PLANNING FEES (1)(2)(7)(11)(12)

(Per Resolution No. 15-###, adopted ###, 2015 by the Monterey County Board of Supervisors)

### SECTION I. LAND USE

A. 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).

<u>DESCRIPTION</u>		<u>AMOUNT</u>	UNIT/TIME	
1.	a. General		\$1,868.34	Each
		<ul><li>i. Application Fee</li><li>ii. Condition Compliance Fee</li></ul>	\$467.08	Permit
	b.		· ·	Each
	υ.	Signs	\$1,226.40	Each
2.	Appe	eals		
	a.	General – Project (3)	\$807.00	Each
	b.	Appeal of Administrative Determination	\$2,507.01	Each
	c.	Appeal of Fee Determination	\$645.58	Each
3.	Coas	tal Administrative Permit		
	a.	General		
		i. Application Fee	\$1,868.34	Each
		ii. Condition Compliance Fee	\$467.08	Permit
	b.	Signs	\$1,226.40	Each
3.	Coas	tal Development Permit		
٥.	a.	General		
		i. Application Fee	\$4,204.80	Each
		ii. Condition Compliance Fee	\$1,051.20	Permit
	b.	Signs	\$2,452.80	Each
	c.	Tree Removal	<del>+-,</del>	
		i. Application Fee	\$1,962.24	Each
		ii. Condition Compliance Fee	\$490.56	Permit
4.	Coas	tal Implementation Plan Amendment (4)	Extraordinary Development Ap Fee	oplication

5.	Design Approvals		
	a. Over the Counter	\$175.20	Each
	b. Administrative	\$525.60	Each
	c. Public Hearing Required	\$876.00	Each
6.	Emergency Permit		
	<ol> <li>i. Application Fee</li> </ol>	\$2,102.40	Each
	ii. Condition Compliance Fee	\$525.60	Permit
7.	Extraordinary Development Applications (1)(4)	\$12,000.00	Deposit
8.	General Development Plan		
0.	i. Application Fee	\$2,803.20	Each
	ii. Condition Compliance Fee	\$700.80	Permit
	n. Condition Compilation 1 cc	Ψ700.00	Tomme
9.	General/Area Plan Amendments (4)	Extraordinary Development App	lication
		Fee	
10.	Minor and Trivial Amendment (coastal, no public hearing) \$2,102.40		
11.	Rezoning or Code Text Amendments (4)	Extraordinary Development App Fee	lication
12.	Tree Removal		
12.	a. Director's Approval (Inland)	\$280.32	Each
	b. Waiver (Coastal)	\$280.32	Each
13.	Use Permit		
13.	a. General		
	i. Application Fee	\$3,504.00	Each
	ii. Condition Compliance Fee	\$876.00	Permit
	b. Signs	\$2,452.80	Each
	c. Tree Removal	φ2, 132.00	Lacii
	i. Application Fee	\$1,962.24	Each
	ii. Condition Compliance Fee	\$490.56	Permit
	d. Oil and Gas (4)	Extraordinary	1 Clillit
	d. On and Gus (4)	Development Applic Fee	eation
4.4			
14.	Variance	Φ2.002.20	<del></del> -
	i. Application Fee	\$2,803.20	Each
	ii. Condition Compliance Fee	\$700.80	Permit

15.	Vested Rights Determination	\$6,000.00	Deposit
16.	Permit Amendments, Renewals, Extensions and Revis (public hearing)	sions \$3,504.00	Each
17.	Minor Amendments (non-coastal, no public hearing)	\$2,102.40	Each
B. (Subd	Various subdivision activities as established in livisions)	Title 19, Mon	aterey County Code
1.	Certificate of Compliance (13) a. One or Two Parcels b. Each Additional Parcel above 2 Parcels	\$1,752.00 \$525.60	Each (1-2 Parcels) Each (> 2 Parcels)
2.	Conditional Certificate of Compliance i. Application Fee ii. Condition Compliance Fee	\$2,803.20 \$700.80	per Lot Permit
3.	Certificate of Correction	\$700.80	Each
4.	Lot Line Adjustment  a. General  i. Application Fee  ii. Condition Compliance Fee  b. Williamson Act  i. Application Fee  ii. Condition Compliance Fee	\$2,522.88 \$630.72 \$2,242.56 \$560.64	Each Permit Each Permit
5.	Lot Line Adjustment Amendments, Extensions and Revisions	\$1,752.00	Each
6.	Minor Subdivision Tentative Map  a. General i. Application Fee  b. Adopted Community Plan (initial study) i. Application Fee  c. Adopted Community Plan (no initial study) i. Application Fee ii. Condition Compliance Fee	\$6,000.00 \$6,000.00 \$5,606.40 \$1,401.60	Deposit  Deposit  Each  Map
7.	Minor Subdivision Vesting Tentative Map a. General		
	<ul><li>i. Application Fee</li><li>b. Adopted Community Plan (initial study)</li></ul>	\$9,000.00	Deposit
	i. Application Fee	\$9,000.00	Deposit

	c.	Adopted Community Plan (no initial) i. Application Fee ii. Condition Compliance Fee	\$8,409.60	Each Map
8.		Subdivision Amendments, Extensions	\$3,504.00	Each
9.	Parcel a. b.	Legality Determination by Parcel (1 1 to 2 Lots Each Additional Lot	\$876.00 \$525.60	Each Each
10.	Standa	rd Subdivision Preliminary Map	\$6,000.00	Deposit
11.	Standa a.	rd Subdivision Project Review Map Carmel Valley Master Plan (CVM		Deposit
12.		rd Subdivision Tentative Map/ g Tentative Map (4)	Extraordinary Development Application Fee	
13.	Subdiva.	rision Condition Compliance (14) Minor Subdivision Parcel Map Standard Subdivision Final Map	3,000.00 6,000.00	Deposit Deposit
14.	Standa Revisi	rd Subdivision Amendments, Extendors	sions, \$4,204.80	Each
15.		rd or Minor Subdivision Amended or Parcel Map	\$6,000.00	Deposit

## **SECTION 2. MISCELLANEOUS**

## A. Various fees pursuant to Government Code Section 65104 for planning services provided by the Department.

<u>DESCRIPTION</u>		<u>AMOUNT</u>	<u>UNIT/TIME</u>
1.	Airport Land Use Commission Application Review	\$700.80	Each
2.	Application Request (5)	\$525.60	Each
3.	Field Review Prior to Application	\$350.40	Each
4.	Big Sur Viewshed Acquisition	\$1,752.00	Each

<ol> <li>5.</li> <li>6.</li> </ol>	Landscape/Fuel Management Plan Review a. Commercial b. Residential c. Re-inspection of Commercial and Residential  Development Review Conference (5)	\$525.60 \$262.80 \$175.20	Each Each Per Hour Hour
	(3 hour minimum)		
7.	Scenic Easement Amendments	\$1,752.00	Each
8.	Research (1) (2 hour minimum)	\$350.40	Deposit
9.	Specific Plans and Amendments (4)	Extraordinary Development A Fee	pplication
10.	<ul> <li>Building Permit Review</li> <li>a. New Single Family Dwelling (tract home)</li> <li>b. New Single Family Dwelling (6)</li> <li>c. New Commercial or Industrial (6)</li> <li>d. Dwelling Additions (6)</li> <li>e. Minor Review (Dwelling Additions under 500 sf)</li> <li>f. Ground Mounted Solar and Significant Demolition</li> <li>g. Commercial or Industrial Additions (6)</li> <li>h. Tenant Improvement (Comm. or Industrial)</li> <li>i. Grading Permits not in conjunction with a Building Permit</li> </ul>		Each Each Each Each Each Each Each Each
11.	Williamson Act Contracts/Amendments	\$1,576.80	Each
12.	Storage and Electronic Conversion of files fees	1% of planning	permit
13.	Convenience Fee for Credit Card Use	Current County	Rate
14.	General Plan Implementation (7) fees	3% of all land us	se permit
15.	Letters of Public Convenience and Necessity	\$876.00	Each
16.	Road Abandonment	\$876.00	Each
17.	Conformance Determinations (Specific Plan)		

	a. Director	\$1,226.40	Each
	b. Public Hearing	\$3,504.00	Each
18.	Technology Fee (12)	4% of planning perm	nit
19.	<ul><li>Mills Act Contract (Government Code Section 5</li><li>a. Application Fee</li><li>b. Selected Contract Processing Fee</li></ul>	\$1,401.60 \$700.80	Each Each
20.	Oak Woodland Guidelines Consistency Certific (Government Code 65401; Fish and Game Code		Each
21.	Restoration Plan (1)	\$2,000.00	Deposit
22.	Change of Commercial or Industrial Use	\$87.60	Each
23.	Development Agreement (4)	Extraordinary Development Applic Fee	cation
24.	Deed Restriction Processing (ministerial permit	s) \$175.20	Each

### SECTION 3. SURFACE MINING AND RECLAMATION

A. Various fees for planning services required by Public Resources Code 2761 - 2764 (Surface Mining and Reclamation Act) and Chapter 16.04, Monterey County Code (Surface Mining and Reclamation)

<u>DESCRIPTION</u>		<u>AMOUNT</u>	<u>UNIT/TIME</u>
1.	Surface Mine Reclamation Plan	\$14,016.00	Each
2.	Surface Mine Annual Inspection (disturbed area greater than 20 acres)	\$7,600.00	Each
3.	Surface Mine Annual Inspection (disturbed area less than 20 acres)	\$3,227.91	Each

### SECTION 4. ENVIRONMENTAL REVIEW

A. Fees for environmental review and processes pursuant to the California Environmental Quality Act.

<u>DESCRIPTION</u> <u>AMOUNT</u> <u>UNIT/TIME</u>

1.	Initial	Study	<b>CEQA</b>

2.

a. Single Family Dwelling (SFD)	\$4,555.20	Each
b. Commercial/Industrial	\$6,482.40	Each
c. Standard Subdivision (1)	\$12,000.00	Deposit
d. Minor Subdivision (1)	\$6,000.00	Deposit
e. Other	\$4,555.20	Each
Addendum-tiered from earlier EIR	\$1.226.40	Each

### 3. Environmental Impact Reports (4)(9)

a. Project Review Extraordinary

**Development Application** 

Fee

4. Mitigation Monitoring and Condition Compliance for Projects with Mitigation Measures (10) (14)

a.	1 to 20 Mitigation Measures	\$3,000.00	Deposit
b.	21 to 40 Mitigation Measures	\$6,000.00	Deposit
c.	Over 40 Mitigation Measures	\$9,000.00	Deposit

### **SECTION 5. CODE ENFORCEMENT**

A. Fees for code enforcement activities and process pursuant to Chapter 1.20, Chapter 20.90 and Chapter 21.84, Monterey County Code

<u>DESCRIPTION</u>		<u>AMOUNT</u>	<u>UNIT/TIME</u>
1.	Code Enforcement Activities	\$175.20	Hour

### **SECTION 6. TECHNOLOGY FEE**

Technology Surcharge Fee: All RMA-Planning fees for the processing of land use permits and entitlements and related fees as set forth in Article IX of the Monterey County Master Fee resolution for period of July 1, 2008 through June 30, 2016 shall include an additional four percent surcharge for the purchase and maintenance of information system technologies.

### **SECTION 7. RECORDATION FEE**

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 RMA-Planning 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 RMA-Planning 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., RMA-Planning 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.

#### Notes:

- RMA-Planning fees are based on an hourly rate of \$175.20 (in FY 2015-16), representing a weighted blend of the fully burdened labor rate for the Director, Assistant Director, Planning Services Manager, Project Planner, and support staff. A flat fee is based on the estimated reasonable cost, averaged across all applications, of 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 the project planner and other 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 Director of Planning 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.
  - 2) 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 fees.
  - 3) 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.
  - 4) "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.
  - 5) Fees collected for application appointments (Section 2.A.2) and Development Review Conferences (Section 2.A.7) 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.
  - 6) This fee shall not apply to an application for the first Building Permit following approval of a discretionary planning entitlement, except Design Approvals.
  - 7) A General Plan Implementation fee of 3% of the total permit fee charged to the applicant is required for all permits covered under this article except for the following: Application Requests, Appeals, Appeals of Administrative Determinations, Appeals of Fee Determinations, and Landscape Review.

### 8) RESERVED.

- 9) 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 #4 above.
- 10) 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.
- 11) 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.
- 12) A Technology fee of 4% of the planning permit fee is required for all permits covered under this article except for the following: Application Requests, Appeals, Appeals of Administrative Determinations, Appeals of Fee Determinations, and Landscape Review. This fee begins July 1, 2008 and will only be in effect until June 30, 2016.
- 13) Fees collected for parcel legality determinations (Section 1.B.9) shall be credited against any subsequent Certificate of Compliance application for the same requested property (same legal description).
- 14) 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.



## ARTICLE X PUBLIC WORKS DEPARTMENT FEES <sup>1</sup>

(Per Resolution No. 14-042, adopted February 25, 2014 by the Monterey County Board of Supervisors, Resolution No. 03-149, adopted April 29, 2003 by the Monterey County Board of Supervisors, and Resolution No. 15-###, adopted ###, 2015 by the Monterey County Board of Supervisors)<sup>1</sup>

#### Section 1. Land Use

A. Various land use permits as established in Title 20, Monterey County Code (Coastal Implementation Plan) and Title 21, Monterey County Code (Zoning).

Descrip	Description		Unit/Time	
1.	Administrative Permit			
a.	General			
	i. Application Fee	\$744.00	Each	
	ii. Condition Compliance	\$186.00	Permit	
b.	Signs	\$372.00	Each	
2.	Appeals <sup>2</sup>	\$108.00	Each	
3.	Coastal Administrative Permit		Each	
a.	General	<b>\$5.11.00</b>		
	i. Application Fee	\$744.00	Each	
	ii. Condition Compliance	\$186.00	Permit	
b.	Signs	\$372.00	Each	
4.	Coastal Development Permit			
a.	General			
	i. Application Fee	\$1,116.00	Each	
	ii. Condition Compliance	\$186.00	Permit	
b.	Signs	\$372.00	Each	
c.	Tree Removal			
	i. Application Fee	\$372.00	Each	
	ii. Condition Compliance	\$186.00	Permit	
5.	Coastal Implementation Plan Amendment <sup>3, 4</sup>	Extraordinary Development Application	Each	

<sup>&</sup>lt;sup>1</sup> The proposed amendments are only those items shown in strikeout and underline format for clarity. Hourly rates in this amendment reflect the adjusted rate as of the effective date of this article. Page 1 of 8

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		Fee	
6	Extraordinary Development Applications <sup>3, 4</sup>	\$5,000.00	Deposit
	Extraordinary Development Applications	Ψ3,000.00	Бероят
7.	General Development Plan		
	i. Application Fee	\$1,116.00	Each
	ii. Condition Compliance	\$372.00	Permit
8.	General/Area Plan Amendment <sup>3, 4</sup>	Extraordinary Development Application Fee	Each
9.	Rezoning/Reclassification	Extraordinory	Each
9.	Rezoning/Reclassification	Extraordinary Development Application Fee	Each
10	Use Permit		Each
10		\$1,116.00	Each
	<ul><li>i. Application Fee</li><li>ii. Condition Compliance</li></ul>	\$372.00	Permit
	iii. Sign	\$372.00	Each
	iv. Tree Removal	\$372.00	Each
11.	Variance Variance	ψ312.00	Each
11.	i. Application Fee	\$744.00	Each
	ii. Condition Compliance	\$186.00	Permit
12.	Permit Amendments, Extensions, Renewals, and Revisions (includes minor and trivial amendments)	\$186.00	Each

# B. Various subdivisions activities as established in Title 19, Monterey County Code (Subdivisions).

Descrip	ption	Amount 1	Unit/Time
1.	Conditional Certificate of Compliance		
	i. Application Fee	\$1,116.00	Each
	ii. Condition Compliance Fee	\$186.00	Each
2.	Lot Line Adjustment		Each
a.	General		
	i. Application Fee	\$1,116.00	Each
	ii. Condition Compliance Fee	\$372.00	Each
b.	Williamson Act		

	i. Application Fee	\$1,116.00	Each
	ii. Condition Compliance Fee	\$744.00	Each
c.	Amendments, Extensions, and Revisions	\$186.00	Each
		7-3333	
3.	Minor Subdivision Tentative Map/Vesting Tentative Map		
a.	Application Fee	\$4,000.00	Deposit
b.	Adopted Community Plan (Initial Study)		•
	i. Application Fee	\$4,000.00	Deposit
c.	Adopted Community Plan (No Initial Study)		
	i. Application Fee	\$4,000.00	Each
	ii. Condition Compliance Fee	\$2,511.00	Map
	•		
d.	Extensions	\$744.00	Each
4.	Standard Subdivision (including Tentative and Vesting Maps)	\$5,000.00	Deposit
a.	Tentative Map/Vesting Tentative Map Extension	\$1,488.00	Each
5.	Record of Survey	\$744.00	Each
6.	Certificate of Correction	\$279.00	Each
7.	Corner Record <sup>7</sup>	\$24.00	Each
		Ψ2σ	
8.	Final Map Processing	\$2,976 + \$279.00/lot	Each
9.	Subdivision Condition Compliance <sup>8</sup>		
a.	Minor Subdivision Parcel Map	\$ 2,418.00	Each
b.	Standard Subdivision Final Map	\$2,976 + \$279.00/lot	Each
10.	Subdivision Amendments or Revisions		
a.	Minor Subdivisions	\$1,860.00	Each
b.	Standard Subdivisions	\$2,232.00	Each
11.	Subdivision Amending Map		
a.	Minor Subdivision Parcel Map	\$ 2,418.00	Each
b.	Standard Subdivision Final Map	\$2,976 + \$279.00/lot	Each
12.	Improvement Plan Processing	\$744.00	Plan
	Plus fee per square foot of pavement	\$0.05	s.f.

13.	Preliminary Map/ Preliminary Project Review Map	\$4,000.00	Deposit
14.	Subdivision Improvement Agreement Extension	\$1,488.00	Each

### Section 2. Miscellaneous

Various fees pursuant to Government Code Section 65104 for planning services provided by the Department.

Desci	ription	Amount 1	Unit/Time
1.	Big Sur Viewshed Acquisition	\$186.00	Each
2.	Building Permit - Commercial/Industrial	\$372.00	Each
3.	Building Permit - Residential	\$372.00	Each
4.	Building Permit - Miscellaneous	\$372.00	Each
5.	Development Agreement <sup>3,4</sup>	Extraordinary Development Application Fee	Each
6.	Development Review Conference (3 hour minimum) <sup>6</sup>	\$558.00	Deposit
7.	Specific Plans and Amendments <sup>3</sup>	Extraordinary Development Application Fee	Each
8.	Research	\$186.00	Hour
9.	Road Name	\$1,860.00	Each
10.	House Number	\$93.00	Each
11.	Road Abandonment	\$4,650.00	Each
12.	Mitigation Monitoring and Condition Compliance <sup>5</sup>		
	a. 1 to 20 Conditions/Mitigation Measures	\$1,000.00	Deposit
	b. 21 to 40 Conditions/Mitigation Measures	\$2,000.00	Deposit
	c. Over 40 Conditions/Mitigation Measures	\$3,000.00	Deposit
13.	Public Service Easement Abandonment	\$3,720.00	Each

14.	License to Cross Non-Access Strip	\$1,860.00	Each
15.	Franchise Agreement	\$3,720.00	Each
16.	Franchise Agreement Extension/Amendment	\$1,860.00	Each

## **Section 3.** Environmental Review

Desci	ription	Amount <sup>1</sup>	Unit/Time
1	Initial Environmental Daview	\$744.00	Each
1.	Initial Environmental Review i. Addendums	\$744.00 \$186.00	Each Each
2.	Environmental Impact Report <sup>3,4</sup>	Extraordinary Development	Each
		Application	
		Fee	

## **Section 4.** Encroachments <sup>9</sup>

Various fees pursuant to Title 14, Monterey County Code.

Desc	cription	Amount	Unit/Time
1.	DRIVEWAYS:		
	RESIDENTIAL:	\$300.00	Each
	COMMERCIAL:	\$300.00	Each
2.	CURB, GUTTER & SIDEWALK:		
	NEW SIDEWALK:	\$175 + \$2.00 /	
		LF inspection	
	SIDEWALK REPAIR:	\$0.00	
3.	UNDERGROUND UTILITY: (TRENCHING)		
	0-500 FT	\$220 + \$2.00 /	
		LF inspection	
	501 - 1500 FT:	\$460 + \$2.00 /	
		LF inspection	
	OVER 1500 FT:	\$670 + actual	
		inspection cost	
4	DODING.	\$250.00	East
4.	BORING:	\$350.00	Each
5.	BLANKET PERMIT:		
	(For Utility Companies)	\$3,000.00	Each

6.	UTILITY POLES:		
	1 - 6 POLES:	\$300.00	Each
	7 OR MORE POLES:	\$467.00	Each
7.	UTILITY WORK:		
	BRIDGE REPAIR WORK:	\$350.00	Each
	BRIDGE - NEW WORK:	Actual Cost	Actual Cost
8.	TREE REMOVAL / TRIMMING:	\$300.00	Each
9.	ROAD CLOSURE / USAGE:		
	MINOR CONSTRUCTION:	\$600.00	Each
	SPECIAL EVENTS	\$500.00	Each
	FILMING - PHOTOGRAPHY	\$350.00	Each
10.	GENERAL MISCELLANEOUS WORK:	\$350.00	Each
11.	NON-COMPLIANCE WITH PERMIT PROCESS:	Permit Fee + 3 times permit fee	
12.	STREET IMPROVEMENTS	\$1,000 + actual cost of inspection	
13.	TRAFFIC STRIPING, MARKING OR SIGNAL IMPROVEMENTS	\$650 + actual cost of inspection	
14.	DIRECTIONAL SIGNS <sup>(10)</sup>	\$300.00	
15.	LANDSCAPING	\$350.00	Each
16.	RETAINING WALLS / FENCE	\$650.00	Each

#### **Notes:**

Unless otherwise noted, RMA-Public Works fees are based on an hourly rate of \$186.00 (in FY 2013-14), representing a weighted blend of the fully burdened labor rate for the Director, Assistant Director, Community Development staff, and support staff. A flat fee is based on the estimated reasonable cost, averaged across all applications, of 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 multiplied by the hourly rate representing actual hours worked by Public Works 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 RMA-Public Works 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.

- 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.
- "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 for staff costs. The County may utilize a consultant, whose expenses shall be fully funded by the project applicant as identified in the Funding Agreement between the County and the Applicant.
- <sup>4</sup> 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.
- 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.
- Fees collected for Development Review Conferences (Section 2) 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.
- Per Section 8773.2 of the State of California Business and Professions Code, fees for Corner Records are based on recording fees of the County Recorder. Corner Record fees may be adjusted to reflect adjustments in Recorder's fees and/or State code.
- 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. For projects requiring maps, map checking will be included with 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.

- RMA-Public Works Encroachment fees represent a weighted blend of the fully burdened labor rate for Community Development staff, Encroachment inspectors and staff, and support staff. A flat fee is based on the estimated reasonable cost, averaged across all applications, of processing the permit and inspecting the work for which the fee is charged. On matters for which a deposit is required, applicant and RMA-Public Works may elect, on a case-by-case basis, to agree to a deposit amount based on the estimated actual cost of processing a specific application.
- Minimum Application Fee is \$300.00 per sign. If more than one sign is requested, additional staff time will be required for processing, and additional fees will be required as determined by the Director of Public Works.

### ARTICLE XVII COUNTY COUNSEL FEES

(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, Resolution No. 14-0421, adopted February 25, 2014 by the Monterey County Board of Supervisors, and Resolution No. 15-XXX adopted \_\_\_\_\_\_\_, 2015 by the Monterey County Board of Supervisors)

#### SECTION 1. LAND USE FEES.

A. 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)

<u>DESCRIPTION</u>	AMOUNT <sup>1</sup>	<u>UNIT/TIME</u>
Administrative Permit—General     Application fee     Condition Compliance fee	\$159.00 \$53.00	Each Permit
Administrative Permit—Signs	\$159.00	Each

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.

<sup>&</sup>lt;sup>1</sup> Unless noted otherwise, County Counsel fees are based on an hourly rate of \$212.00, representing a weighted blend, rounded to the nearest dollar, of the fully burdened labor rate for the Senior Deputy County Counsel and Deputy County Counsel IV, Step 7 job classifications as of July 1, 2015. Where indicated in this Article, fees have been separated into an application fee and a condition compliance fee. Unless a "deposit" is indicated, the application fee is a fixed, one-time fee based on the estimated reasonable cost, averaged across all applications, of 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 multiplied by the hourly fully burdened labor rate of the individual providing the service; applicant is required to pay the indicated deposit and will be billed subsequently if the deposit is insufficient to cover actual processing time. The deposit for County Counsel time on such matters shall generally be the deposit required on Extraordinary Development Applications; however, on deposit matters, applicant and County Counsel 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. County Counsel time providing advice to the Board of Supervisors and Planning Commission or prosecuting or defending litigation is not incorporated into the fee calculations.

Appeal—inland permits and coastal permits if not appealable to Coastal Comm	mission <sup>2</sup> \$146.00	Each
Appeal of Administrative Interpretation <sup>3</sup>	\$146.00	Each
Appeal of Fee Determination <sup>4</sup>	\$146.00	Each
Coastal Administrative PermitGeneral 1. Application fee 2. Condition compliance fee	\$159.00 \$53.00	Each Permit
Coastal Administrative Permit – Signs	\$106.00	Each
Coastal Development Permit <sup>6</sup> – General  1. Application fee  2. Condition compliance fee  Coastal Development Permit – Signs  Coastal Development Permit – Tree Remo	The state of the s	Each Permit Each
<ol> <li>Application fee</li> <li>Condition compliance fee</li> </ol>	\$159.00 \$53.00	Each Permit
Coastal Implementation Plan Amendment	Extraordinary Development Application Fee	Deposit
Design Approval – Administrative	\$53.00	Each
Design Approval Requiring Public Hearin	ng \$212.00	Each
Development Agreement	Extraordinary Development Application Fee	Deposit

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<sup>&</sup>lt;sup>2</sup> The appeal fee applies to appeals of decisions or project applications in the non-coastal areas of the County. In the coastal zone, the appeal fee applies only to appeals of permits that are not appealable to the California Coastal Commission such as most Administrative Permits, Design Approvals, Variances, and Use Permits for Tree Removal in certain coastal areas. County Counsel's appeal fee is based upon the fee adopted by the Board of Supervisors on May 7, 2013, rounded down, which sets the fee substantially lower than actual cost. The appeal fee is subsidized by the County General Fund..

<sup>&</sup>lt;sup>3</sup> This appeal fee applies to appeals of administrative interpretations of the zoning or subdivision ordinance, regardless of planning area. County Counsel's appeal fee is based upon the fee adopted by the Board of Supervisors on May 7, 2013, rounded down, which sets the fee substantially lower than actual cost. The appeal fee is subsidized by the County General Fund..

is subsidized by the County General Fund..

<sup>4</sup> This appeal fee is based upon the fee adopted by the Board of Supervisors on May 7, 2013, rounded down, which sets the fee substantially lower than actual cost. The appeal fee is subsidized by the County General Fund.

1. Application fee 2. Condition compliance fee 353.00 Each 2. Condition compliance fee 353.00 Permit  Extraordinary Development Application \$\$2120.00 Deposit  General Development Plan 1. Application fee 2. Condition compliance fee 3159.00 Each 2. Condition compliance fee 353.00 Permit  General/Area Plan Amendment Extraordinary Development Application Fee Deposit  Minor Amendment (non-coastal; no public hearing) \$106.00 Each  Minor and Trivial Amendment (coastal zone; no public hearing) \$106.00 Each  Rezoning or Code Text Amendment Extraordinary Development Application Fee Deposit  Scenic Easement Amendment Extraordinary Development Application Fee Deposit  Specific Plan Amendment Extraordinary Development Application Fee Deposit  Specific Plan Amendment Extraordinary Development Application Fee Deposit  Specific Plan Conformance Determination \$636.00 Each	Emergency Permit		
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	Specific Fran Comormance Determination	ψ030.00	Lacii
Use Permit <sup>6</sup> General	Use Permit <sup>6</sup> General		
1. Application fee \$477.00 Each		\$477.00	Each

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<sup>&</sup>lt;sup>5</sup> "Extraordinary Development Applications" are those applications which will require staff time well beyond the typical application, as determined by the Director of Planning, and other applications 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 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.

<sup>&</sup>lt;sup>6</sup> 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 fees. Condition compliance fees on Combined Development Permits shall be 85% of the total combined condition compliance fees for each constituent permit that was assessed an application fee as part of the Combined Development Permit.

2. Condition compliance fee	\$159.00	Permit
Use Permitoil and gas	Extraordinary Develo Application Fee	opment Deposit
Use permit– signs	\$159.00	Each
Use permit—tree removal only 1. Application fee 2. Condition compliance fee	\$159.00 \$53.00	Each Permit
Use Permit Amendment, Renewal, or Revi	sion \$636.00	Each
Use Permit Extension	\$106.00	Each
Variance (Application fee)	\$212.00	Each
Vested Rights Determination	Extraordinary Development Application Fee	Deposit
B. Various Subdivision Activities a (Subdivision Ordinance) (Govern		- · · · · · · · · · · · · · · · · · · ·
Certificate of Compliance A. request for 1 or 2 lots B. each additional lot requested  Conditional Certificate of Compliance (application of Correction  Lot Line Adjustment 1. Application fee 2. Condition compliance fee  Lot Line Adjustment – Williamson Act 1. Application fee 2. Condition compliance fee  Lot Line Adjustment Amendment, Revision or Extension  Minor Subdivision Tentative /Vesting	\$159.00 \$53.00 \$1590.00 \$530.00	1 - 2 lots Per ea addt'l Lot > 2  Per Lot  Each  Each Permit  Each Permit  Each
Tentative Map ApplicationGeneral  1. Application fee	Extraordinary Development Application Fee	Deposit

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2.	Condition compliance fee/ Parcel map review	Extraordinary I	Dev. App. Fee	e Deposit
	Subdivision Tentative/Vesting ive Map Application –adopted Con	mmunity Plan		
A. 1. 2.	If initial study required: Application fee Condition compliance fee/ Parcel map review	Extraordinary Dev		Deposit Deposit
B. 1. 2.	If no initial study required: Application fee Condition compliance fee/ Parcel map review		\$1272.00 \$424.00	Each Map
Minor	Subdivision Tentative Map Amen	dment or Revision	\$1060.00	Each
Minor	Subdivision Tentative Map Exten	sion	\$636.00	Each
Minor	Subdivision Final Map Amendme	ent	\$2120.00	Deposit
Parcel A. B.	Legality Determination <sup>7</sup> request for 1 or 2 lots each additional lot requested		\$1272.00 \$424.00	1 - 2 lots Per ea addt'l Lot > 2
	ard Subdivision, ive/Vesting Tentative Map Application fee Condition compliance fee/ Final map review	Extraordinary Dev		Deposit Deposit
Standa or Rev	ard Subdivision Tentative Map Am	nendment	\$2120.00	Each
	ard Subdivision Tentative Map Ext	ension	\$636.00	Each
Standa	ard Subdivision Final Map Amend	ment	\$2120.00	Deposit

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<sup>&</sup>lt;sup>7</sup> Fees collected for a parcel legality determination may be credited toward a request for Certificate of Compliance for the same lot that was the subject of the parcel legality determination.

## C. Fees for Environmental Review Pursuant to California Environmental Quality Act (Public Resources Code § 21089; Government Code §§ 65104, 65909.5, 66014)

a.	Single Family Dwelling (SFD)	\$424.00	Each
b.	Commercial/industrial	\$1272.00	Each
c.	Minor subdivision	\$1272.00	Deposit
d.	Standard subdivision	\$1696.00	Deposit
e.	Other	\$848.00	Each
	Addendum (tiered from earlier EIR)	\$848.00	Each
Environmenta	I Impact Report—Project review	Extraordinary Development Application Fee	Deposit
	I Impact Report		
<ul> <li>Contract and</li> </ul>	contract amendment administration	\$424.00	Each

Mitigation Monitoring and Condition Compliance For Projects with Mitigation Measures <sup>8</sup>		
1-20 Conditions/Measures	\$636.00	Deposit
21-40 Conditions/Measures	\$1272.00	Deposit
Over 40 Conditions/Measures	\$2120.00	Deposit

### **D.** Fees For Miscellaneous Services (reference: Gov't Code §65104 and as noted below)

Airport Land Use Commission application review (Pub. Util. Code §21671.5)	\$106.00	Each
Deed restriction processing (ministerial permit) <sup>9</sup>	\$424.00	Each
Letter of Public Convenience and Necessity	\$424.00	Each

#### Mills Act Contract

**Initial Study** 

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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 measures shall be subject to the 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.

<sup>&</sup>lt;sup>9</sup> This fee applies only to deed restrictions that are not pursuant to a condition of approval for a discretionary entitlement to which a condition compliance fee applies. If the deed restriction is pursuant to a condition of approval for a discretionary entitlement, the applicable condition compliance fee would apply instead of the deed restriction processing fee.

(Governmen	t Code § 50281.1)		
a.	Application Fee	\$212.00	Each
b.	Selected contract processing fee	\$848.00	Each
	nds Guidelines Consistency Certification t Code § 65401;		
Fish & Game	e Code § 1366(f))	\$212.00	Each
Road Aband	onment (Streets and Highway Code § 8321)	\$424.00	Each
Williamson	Act or Farmland Security Zone Contract	\$1696.00	Each
Williamson	Act Contract Amendment	\$1060.00	Each
Surface Min	ing Reclamation Plan	\$848.00	Each

#### E. Recordation Fee

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 County and includes recording/filing of a document with the Monterey County Recorder shall, in addition to the payment of any and all other County 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., 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.



Building Services Master Fee Matrix – ARTICLE XIX			
I. <u>ADMINISTRATIVE FEES</u>	FEE		FEE BASIS <sup>1</sup>
A. <u>Approval Fees</u>			
1. Alternate Methods of Construction		300	fixed
2. Code Modification Request			
a. Simple with minimal review		90	fixed
b. Standard with review		195	fixed
c. Complex requiring Administrative Review (2hour min.)		195	hourly
3. Special Inspection Agency/Fabricator			
a. Initial Application		400	fixed
b. Renewal Application		150	fixed
4. Temporary Certificate of Occupancy		150	fixed
5. Early Utility Connection		150	fixed
B. Appeal Fees			
1. Building Appeal Board			
a. Simple with minimal review		195	fixed
b. Standard with review		585	fixed
2. Accessibility Review Board			
a. Simple with minimal review		195	fixed
b. Standard with review		585	fixed
C. <u>Extension Fees</u>			
1. Permit/Application expired < one year		90	fixed
2. Permit/Application expired > one year		220	fixed
3. Temporary Certificate of Occupancy		150	fixed
D. <u>Miscellaneous Fees</u>			
1. Deed Restriction		160	fixed
3. Replacement of Inspection card		90	fixed
4. Change of Record on Permit		90	fixed
5. Credit Card Surcharge		1.70%	% of invoice
6. Misc. Not otherwise classified.		90	fixed

II. <u>PERMIT FEES</u>			
A. <u>Issuance Fees</u>			
1. Simple Permit (No Plans Required)		90	fixed
2. Combination Permit		220	fixed
3. Sub Trade Permit		90	fixed
4. PV/EV Permit			
a. Roof Mounted PV		90	fixed
b. Ground Mounted PV		90	fixed
c. EV Charging Station		90	fixed
5. Deferred Submittal		90	fixed
6. Demolition Permit		90	fixed
7. Final Processing			
a. Standard		90	fixed
b. Extended (greater than 1 hour)		90	hourly
B. Routing Fees			
1. OTC Review and Issuance		90	fixed
2. Plan Review (Building Only)		150	fixed
3. Plan Review (Multi-Agency)		500	fixed
C. <u>Plan Review Fees</u>			
1. Over the Counter Plan Review		195	hourly
2. Standard Plan Review <sup>2</sup>	80% of Inspection Fee		%
3. Foundation Only Plan Review (50% of Standard PC Fee) <sup>3</sup>	50% of PC Fee		% of PC Fee
4. Standard Plan review		195	hourly
5. Expedited Plan Review (50% of Scheduled Fee) <sup>4</sup>	50% of Scheduled Fee		% of PC Fee
6. Deferred Submittal		195	hourly
7. PV/EV Plan Review			
a. Roof Mounted PV		195	hourly
b. Ground Mounted PV		195	hourly
c. EV Charging Station		195	hourly
8. Demolition Plan Review		195	hourly
9. HCD Approved Structures Plan Review		195	hourly

10. Plan Review not Otherwise Classified		195	hourly
D. <u>Inspection Fees</u>			
1. Standard Building Inspection <sup>2</sup>	Per Valuation Table		calculated/valuation
2. Foundation Only Building Inspection (50% of Standard Insp. Fee) <sup>4</sup>	50% of Inspection Fee		% of inspection fee
3. Re-Inspection (1 hour Min.)		195	hourly
4. Simple Permits			
a. Minor		180	fixed
b. Standard (up to 3 inspections)		360	fixed
c. Additional Inspections		180	hourly
5. Permit Renewal Investigation		360	fixed
6. Temporary Certificate of Occupancy		360	fixed
7. Early Utility Connection		360	fixed
8. After Hours Inspections			
a. After normal hours (2 hour min)		180	hourly
b. Weekend (4 hour min)		180	hourly
9. Inspections not otherwise classified		180	hourly
E. Fee Assessments			
California Building standards Surcharge			calculated/state regs
2. Strong Motion-Commercial			calculated/state regs
3. Strong Motion-Residential			calculated/state regs
4. Technology Fee-Building			calculated/county ordinance
5. Technology Fee-Planning			calculated/county ordinance
6. General Plan Update			calculated/county ordinance
F. Bonds			
1. Temporary Occupancy Bond (\$5000 min) <sup>5</sup>			TBD
III. RECORD FEES			
A. <u>Escrow Report</u>			
1. Single Family Residence			fixed
2. Condominium/Townhouse		277	fixed
3. Multi-family Residence		277	fixed
4. Commercial/Industrial/Agricultural		277	fixed

IV. <u>CODE ENFORCEMENT FEES</u>		
A. Work without a Permit		
1. Simple Improvements (No Plans Required)		Dbl PC & Insp Fees
2. Major Improvements (Plans Required)		Dbl Pc & Insp Fees
B. <u>Administrative Costs</u>		
1. Code Enforcement Investigations and Compliance Support	180	hourly
FOOTNOTES		
[1] Hourly fees are charged in .25 hour increments		
[2] Shell only applications shall be charged at 80% of scheduled fee		
[3] Foundation only fee is in addition to the full fee per schedule		
[4] Expedited fee is in addition to the full fee per schedule		
<sup>[5]</sup> TCO Bond is 110% of valuation of uncompleted work		
<sup>[6]</sup> Fees on projects above \$1,000,000 are to be a fixed fee based on estimated hours as determined by the CBO		
Inspection Valuation Table		
Schedule		
Valuation	Fee	
\$0 to \$10,000	\$120.00	
\$10,001 to \$200,000	0.01323 x Value-\$12.3	
\$200,001 to \$1,000,000	0.01317 x Value	
\$1,000,001 and Up <sup>6</sup>		fixed
The construction valuation is determined from the February 2014 ICC Building Valuatio	<u> </u>	
The Alternative Energy Incentive Credit (approved separately by the Board of Supervisor	ors) is not listed in this document.	

## ARTICLE XX RMA-ENVIRONMENTAL SERVICES FEES (1)(2)(7)(10)

(Per Resolution No. 15-XXX, adopted xxxx, 2015 by the Monterey County Board of Supervisors)

### **SECTION 1. LAND USE**

## A. Fees for Processing Various Land Use Permits Established in Monterey County Code, Title 20 (Coastal Implementation Plan) and Title 21 (Zoning).

DESC	CRIPTION	<u>AMOUNT</u>	<u>UNIT/TIME</u>
1.	Administrative Permit  a. Application Fee  b. Condition Compliance Fee	\$984.00 \$328.00	Each Each
2.	Appeals (3)	\$164.00	Each
3.	Coastal Administrative Permit a. Application Fee b. Condition Compliance Fee	\$984.00 \$328.00	Each Each
4.	Coastal Development Permit  a. Application Fee  b. Condition Compliance Fee	\$984.00 \$328.00	Each Each
5.	Coastal Implementation Plan Amendment (4)	Extraordinary De Application Fee	evelopment
6. 7.	Emergency Permit Extraordinary Development Applications (1)(4)	\$656.00 \$4,920.00	Each Deposit
8.	General Development Plan a. Application Fee b. Condition Compliance Fee	\$738.00 \$246.00	Each Each
9.	General/Area Plan Amendments (4)	Extraordinary De Application Fee	evelopment
10. 11.	Minor and Trivial Amendment (Coastal, no public hearing Minor Amendment (Non-Coastal, no public hearing)	\$328.00 \$328.00	Each Each
12.	Rezoning or Code Text Amendments (4)	Extraordinary De Application Fee	evelopment

13.	Use Permit a. Application Fee b. Condition Compliance Fee	\$984.00 \$328.00	Each Each	
14.	Permit Amendments, Renewals, and Revisions (public hearing)	\$656.00	Each	
15.	Permit Extensions	\$656.00	Each	
В.	Fees for Processing Various Subdivision Activi Code, Title 19 (Subdivisions)	ties as Established in	Monterey Count	y
1.	Minor Subdivision Tentative Map/ Vesting Tentative Map	\$3,935.00	Deposit	
	<ul><li>A. Adopted Community Plan (No Initial Study)</li><li>a. Application Fee</li><li>b. Condition Compliance Fee</li></ul>	\$984.00 \$328.00	Each Each	
2.	Minor Subdivision Extensions	\$656.00	Each	
3.	Minor Subdivision Amendments or Revisions	\$984.00	Each	
4.	Standard Subdivision Preliminary Map	\$3,935.00	Deposit	
5.	Standard Subdivision Tentative Map/ Vesting Tentative Map (4)	Extraordinary l Application Fe	-	
6.	Standard Subdivision Extension	\$984.00	Each	
7. 8.	Standard Subdivision Amendment Standard or Minor Subdivision Amended Final or Parcel Map	sts or Revisions \$2,623.00	\$1,640.00 Deposit	Each

## **SECTION 2. MISCELLANEOUS**

## A. Various Fees for Services Provided by the RMA- Environmental Services.

<u>DESCRIPTION</u>		<u>AMOUNT</u>	<u>UNIT/TIME</u>
1	Development Review Conference (5)	\$492.00	Deposit

2.	Specific Plans and Amendments (4)	Extraordinary De Application Fee	evelopment
3.	Construction Permit Review		
	a. Building Permit: Residential Building		
	(tract home)	\$328.00	Each
	b. Building Permit: Residential Building Additions	8	
	and Renovations (6)	\$656.00	Each
	c. Building Permit:		
	New Residential Building (6)	\$984.00	Each
	d. Building Permit: New Residential Building or		
	Additions/Renovations - with Grading (6)	\$1,312.00	Each
	e. Building Permit: Commercial/Industrial		
	Tenant Improvements(6)	\$328.00	Each
	f. Building Permit: Commercial/Industrial Additions		
	and Renovations (6)	\$984.00	Each
	g. Building Permit: New Commercial or Industrial	<b>(6)</b> \$1,312.00	Each
	h. Building Permit: New Commercial Industrial		
	Building or Additions/Renovations -		
	w Grading (6)	\$1,640.00	
	i. Building Permit: Minor Projects (11)	82.00	Each
	j. Grading Permit: Without an associated BP (6)	\$984.00	Each
	k. Stormwater Pollution Prevention Plan Review	\$328.00	Each
	l. Site Inspection	\$246.00	Each
	m. Site Inspection - ASBS (12)	\$164.00	Each

### **SECTION 3. ENVIRONMENTAL REVIEW**

## A. Fees for Environmental Review and Processes Pursuant to the California Environmental Quality Act.

<u>DESCR</u>	UNIT/TIME
1.	Each
2.	elopment
	on Hour
3.	)

### SECTION 4. CODE ENFORCEMENT

A. Fees for Code Enforcement Activities and Processes Pursuant to Chapter 1.20, Chapter 20.90 and Chapter 21.84, Monterey County Code (8)

<u>DESCRIPTION</u> <u>AMOUNT</u> <u>UNIT/TIME</u>

1. Code Enforcement Activities

\$164.00

Hour

#### **Notes:**

- RMA-Environmental Services fees are based on an hourly rate of \$164.00, representing a weighted blend of the fully burdened labor rate for a Senior Water Resources Hydrologist, Civil Engineer, Water Resources Hydrologist, and Grading Inspector. The application and condition compliance fees are included in the total. A flat fee is based on the estimated reasonable cost, averaged across all applications, of 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 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 Director of Planning 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. Some fees have been rounded to the nearest dollar.
  - 2) 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.
  - 3) 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.
  - 4) "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.
  - 5) Fees collected for Development Review Conferences (Section 2.A.1) 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.
  - 6) This fee shall be reduced by 50% for the first Building Permit and Grading Permit following approval of a discretionary planning entitlement.
  - 7) Code Enforcement fees as land use fees will be credited back to RMA-Environmental Services when appropriate.
  - 8) 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 #4 above.
  - 9) **RESERVED.**
  - 10) 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.
- 11) Building Permit applications that include minor land disturbance may not require an Erosion Control Plan. The fee covers staff time necessary to make the determination that a project is minor and an Erosion Control Plan is not required.
- 12) During the rainy season, October 15<sup>th</sup> through April 15<sup>th</sup>, active construction sites in the Carmel Bay Area of Special Biological Significance Watershed Protection Area are required to be inspected weekly. Applicants shall pay inspection fees upon receipt of an invoice from the County, which the County may require periodically during the course of the project. All outstanding inspection fees shall be paid prior to final inspection.
- 13) 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.



## **Monterey County Board of Supervisors**

#### 168 West Alisal Street, 1st Floor Salinas, CA 93901 831.755.5066

### **Board Order**

Held a Public hearing to consider adoption of amendments to Article I.E (Health Department), Article IX (Resource Management Agency-Planning), and Article XVII (County Counsel) of the Monterey County Fee Resolution to add new fees for Commercial Cannabis permits, and to amend Article IX of the Monterey County Fee Resolution to add a new fee for Personal Cannabis permits.

Motion1. Upon motion of Supervisor Phillips, seconded by Supervisor Potter and carried by those members present, the Board of Supervisors hereby:

Adopted Resolution 16-250 amending Article I.E (Health Department), Article IX (Resource Management Agency-Planning), and Article XVII (County Counsel) of the Monterey County Fee Resolution to add new fees for Commercial Cannabis permits.

PASSED AND ADOPTED on this 27th day of September 2016, by the following vote, to wit:

AYES:

Supervisors Armenta, Phillips, Salinas, Parker and Potter

NOES:

None

ABSENT: None

Motion 2. Upon motion of Supervisor Phillips, seconded by Supervisor Potter and carried by those members present, the Board of Supervisors hereby:

Adopted Resolution 16-251 to amend Article IX of the Monterey County Fee Resolution to add a new fee for Personal Cannabis permits.

PASSED AND ADOPTED on this 27th day of September 2016, by the following vote, to wit:

AYES:

Supervisors Armenta, Phillips, Salinas, Parker and Potter

NOES:

Supervisor Parker

ABSENT: None

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 79 for the meeting on September 27, 2016.

Dated: September 29, 2016

File ID: RES 16-056

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

## Before the Board of Supervisors in and for the County of Monterey, State of California

Paga	lution	No	16.	250
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A Resolution of the Monterey County Board	)
of Supervisors Amending Articles IX, XVII,	)
and I.E of the Monterey County Fee	)
Resolution to Establish New Fees	)

WHEREAS, On July 19, 2016, the Monterey County Board of Supervisors adopted an ordinance adding Chapter 7.90 to the Monterey County Code.

WHEREAS, Chapter 7.90 requires commercial medical cannabis operations to obtain an annual permit to conduct commercial medical cannabis activities, including cultivation, dispensaries, manufacturing, testing, transportation, and distribution in accordance with state law.

WHEREAS, State law allows the County, after noticed public hearing, to adopt a resolution to adopt new fees or increase existing fees for processing permits and entitlements, provided the fees do not exceed the estimated reasonable cost of providing the service for which the fee is charged.

WHEREAS, Section 1.40.010 of Chapter 1.40 of the Monterey County Code provides that all fees, penalties, refunds, reimbursements, and charges of any kind collected by the County may be specified in the Monterey County Fee Resolution.

WHEREAS, The purpose of this action is to establish application fees for commercial cannabis permits as created by County ordinance. Per the proposed amendments to the Monterey County Fee Resolution, the commercial cannabis permit fee would be based on actual time spent by staff in the Resource Management Agency (RMA) —Planning, Environmental Health Bureau, and County Counsel processing applications for these permits and would require an upfront deposit.

WHEREAS, The fees established by this resolution cover a portion of the staff cost of processing applications for permits. The fees do not exceed the reasonable or actual costs of performing the services, processing permit applications and associated activities. Any and all newly established fees reflect no more than the actual cost of the service or benefit received by the payor. To the extent that the fees do not result in full cost recovery, the discount does not result in increased charges to other payors; the increased cost will be covered by an increased subsidy from the County General Fund.

WHEREAS, These fees are not a "tax" and are exempt from voter approval under section 1(e)(1)-(3),(5) and (6) of Article XIII C of the California Constitution (Proposition 26, excepting from the definition of "tax" charges imposed for specific benefit conferred/privilege/service or product, and/or reasonable regulatory costs to a local government for issuing permits and the administrative enforcement thereof, fines and penalties and charges for violation of law, and property development charges.) These fees are imposed for a specific government service provided directly to the applicant that is not provided to those not charged, are imposed for the reasonable regulatory costs to the County for issuing permits for property development and the administrative enforcement thereof, and do not exceed the reasonable costs to the County of providing these services.

WHEREAS, This action to modify fees is not a project under the California Environmental Quality Act because it is a governmental funding mechanism which does not involve any commitment to any specific project which may result in a potentially significant physical impact on the environment. (CEQA Guidelines section 15378(b)(4).)

WHEREAS, Said amendments to the fees shall take effect no sooner than 60 days following final action on the adoption of the amendments.

WHEREAS, The Board of Supervisors held a duly noticed public hearing on September 27, 2016 to consider these fee adjustments. Notice of this matter was provided by publication of notices in a newspaper of general circulation in the County and distribution of notice to interested persons, and all testimony from staff and the public has been heard and considered.

**NOW, THEREFORE, BE IT RESOLVED** by the Monterey County Board of Supervisors as follows:

- a. The foregoing recitals are true and correct.
- b. Articles IX (RMA-Planning), XVII (County Counsel), and I.E (Health Department) of the Monterey County Fee Resolution are hereby amended as shown in Exhibits 1, 2, and 3, attached hereto and incorporated herein by reference, to establish new fees for commercial cannabis permits.
- c. These amendments do not change the other fees set forth in Articles IX, XVII and I.E which remain in full force and effect.
- d. Said amendments to the Articles shall take effect on the sixty-first day following adoption.

**PASSED AND ADOPTED** upon motion of Supervisor Phillips, seconded by Supervisor Potter carried this 27<sup>th</sup> day of September 2016, by the following vote, to wit:

AYES: Supervisors Armenta, Phillips, Salinas, Parker and Potter

NOES: None ABSENT: None

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 79 for the meeting on September 27, 2016.

Dated: September 27, 2016 File Number: RES 16-156 Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Denue Hance

## AMENDMENT TO ARTICLE IX RMA-PLANNING DEPARTMENT FEES

Subdivision A (Various fees pursuant to Government Code Section 65104 for planning services provided by the Department) of Section 2 of Article IX is amended to add the following fees:

[Description]	[Amount]	[Unit]	
Commercial Cannabis	\$1,350.00	Deposit	
Permit –initial permit			
Commercial Cannabis	\$516.00	Deposit	
Permit renewal		_	

## AMENDMENT TO ARTICLE XVII COUNTY COUNSEL FEES

Subdivision D (Fees for Miscellaneous Services) of Section 1 of Article XVII is amended to add the following fees:

[Description]	[Amount]	[Unit]
Commercial Cannabis Permit –initial permit	\$424.00	Deposit
Commercial Cannabis Permit renewal	\$212.00	Deposit

## AMENDMENT TO ARTICLE I.E HEALTH DEPARTMENT FEES

Subdivision C (Miscellaneous Permits and Fees) of Section 5 of Article I.E is amended to add the following fees:

[Description]	[Amount]	[Unit]
Commercial Cannabis Permit	\$2,700.00	Deposit
-initial permit		
Commercial Cannabis Permit	\$300.00	Deposit
renewal		

## Before the Board of Supervisors in and for the County of Monterey, State of California

Resolution No. 16-251									
A Resolution of the Monterey County Board	,	)		·			,	2.	
of Supervisors amending Article IX of the	٠.	).	:	٠.	٠. ٠	,		 . •:	
Monterey County Fee resolution to		)				٠.	1. 1.	i, 1	٠.
establish new fees		. )							

WHEREAS, On July 19, 2016, the Monterey County Board of Supervisors adopted an ordinance adding Chapter 7.95 to the Monterey County Code.

WHEREAS, Chapter 7.95 requires individuals to obtain an annual personal medical cannabis permit for cultivation of one hundred square feet total canopy area or less of medical marijuana when such cultivation is by a qualified patient for personal medical use or by a primary caregiver exclusively for the personal medical use of no more than five qualified patients.

WHEREAS, State law allows the County, after noticed public hearing, to adopt a resolution to adopt new fees or increase existing fees for processing permits and entitlements, provided the fees do not exceed the estimated reasonable cost of providing the service for which the fee is charged.

WHEREAS, Section 1.40.010 of Chapter 1.40 of the Monterey County Code provides that all fees, penalties, refunds, reimbursements, and charges of any kind collected by the County may be specified in the Monterey County Fee Resolution.

WHEREAS, The purpose of this action is to establish application fees for personal cannabis permits, as created by County ordinance. Per the proposed amendments to the Monterey County Fee Resolution, the personal cannabis permit fee would require a flat fee, covering the estimated reasonable cost of Resource Management Agency (RMA)—Planning Department processing the permit. No fee for renewal is proposed, assuming no violations or change of ownership.

WHEREAS, The fee established by this resolution cover a portion of the staff cost of processing applications for permits. The fee does not exceed the reasonable or actual costs of performing the services, processing permit applications and associated activities. The newly established fee reflects no more than the actual cost of the service or benefit received by the payor. To the extent that the fee does not result in full cost recovery, the discount does not result in increased charges to other payors; the increased cost will be covered by an increased subsidy from the County General Fund.

WHEREAS, The fee is not a "tax" and is exempt from voter approval under section 1(e)(1)-(3),(5) and (6) of Article XIII C of the California Constitution (Proposition 26, excepting from the definition of "tax" charges imposed for specific benefit conferred/privilege/service or product, and/or reasonable regulatory costs to a local government for issuing permits and the administrative enforcement thereof, fines and penalties and charges for violation of law, and property development charges.) The fee is imposed for a specific government service provided directly to the applicant that is not provided to those not charged, is imposed for the reasonable regulatory costs to the County for issuing permits for property development and the administrative

enforcement thereof, and does not exceed the reasonable costs to the County of providing these services.

WHEREAS, This action to modify fees is not a project under the California Environmental Quality Act because it is a governmental funding mechanism which does not involve any commitment to any specific project which may result in a potentially significant physical impact on the environment. (CEQA Guidelines section 15378(b)(4).)

WHEREAS, Said amendment to the fees shall take effect no sooner than 60 days following final action on the adoption of the amendments.

WHEREAS, The Board of Supervisors held a duly noticed public hearing on September 27, 2016 to consider establishment of fees for commercial and personal marijuana permits. Notice of this matter was provided by publication of notices in a newspaper of general circulation in the County and distribution of notice to interested persons, and all testimony from staff and the public has been heard and considered. By separate vote on September 27, 2016, the Board of Supervisors amended Article I.E (Health Department), Article IX (RMA-Planning), and Article XVII (County Counsel) of the Monterey County Fee Resolution to establish fees for commercial marijuana permits.

**NOW, THEREFORE, BE IT RESOLVED** by the Monterey County Board of Supervisors as follows:

- a. The foregoing recitals are true and correct.
- b. Article IX (RMA-Planning of the Monterey County Fee Resolution is hereby amended as shown in Exhibits 1, attached hereto and incorporated herein by reference, to establish a new fee for personal cannabis permits.
- c. These amendments do not change the other fees set forth in Article IX, as previously adopted by the Board and as amended on September 27, 2016 by separate action, which remain in full force and effect.
- d. Said amendment to the Article shall take effect on the sixty-first day following adoption.

**PASSED AND ADOPTED** upon motion of Supervisor Phillips, seconded by Supervisor Salinas carried this 27<sup>th</sup> day of September 2016, by the following vote, to wit:

AYES: Supervisors Armenta, Phillips, Salinas and Potter

NOES: Supervisor Parker

ABSENT: None

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 79 for the meeting on September 27, 2016.

Dated: September 29, 2016 File Number: RES 16-056 Corrected: October 25, 2016 Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

Deputy

## AMENDMENT TO ARTICLE IX RMA-PLANNING DEPARTMENT FEES

Subdivision A (Various fees pursuant to Government Code Section 65104 for planning services provided by the Department) of Section 2 of Article IX is amended to add the following fees:

[Description]	[Amount]	[Unit]
Personal Cannabis Permit -	\$170.00	Flat Fee
initial permit		
Personal Cannabis	\$0.00	N/A
Permit - renewal		