PLANNING AND DEVELOPMENT

EXHIBIT A

RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF SANTA BARBARA, STATE OF CALIFORNIA

IN THE MATTER OF ADOPTING) RESOLUTION NO.
THE LAND DEVELOPMENT FEES FOR)
PLANNING AND DEVELOPMENT)

WHEREAS:

- 1. The Board of Supervisors finds that the fees set forth in the attached schedule of fees are exempt from California Environmental Quality Act (CEQA) review pursuant to 14 CCR 15273 and Public Resources Code §21080,sudd. (b)(8)(A) and (B) in that the fees will be used for operating expenses and for the purchase of supplies, equipment and materials in connection with processing the land development applications subject to this resolution; and
- 2. The County has authority to adopt and has adopted land development fees pursuant to the Mitigation Fee Act, Government Code section 66000 et seq.,

IT IS HEREBY RESOLVED THAT:

- 1. The Land Development Fee Schedule shall be set forth in Exhibit A, which is attached and incorporated by reference. This change to the Land Development Fees shall become effective sixty (60) days after adoption of this resolution.
- 2. All other fees of Planning and Development, not referenced in Exhibit A, shall remain in full force and effect.
- 3. Upon a showing of good cause, the Board of Supervisors may, by minute order or resolution, adjust or waive the fees set forth in Exhibit A.
- 4. The fees set forth in the attached schedule of fees are exempt from California Environmental Quality Act review pursuant to 14 CCR 15273 and Public Resources Code §21080 (b) (8) (A) and (B) in that the fees will be used for operating expenses and for the purchase of supplies, equipment and materials in connection with processing land development applications.

PASSED AND ADOPTED by the Board of Supervisors of the County of Santa Barbara, State of California, this day of , 2008, by the following vote:

AYES:	
NOES:	
ABSTAIN:	
ABSENT:	
	Chair, Board of Supervisors
ATTEST: MICHAEL F. BROWN CLERK OF THE BOARD By	
Deputy	
APPROVED AS TO FORM: DANIEL J. WALLACE COUNTY COUNSEL By Llux M. Lullan Deputy County Counsel	APPROVED AS TO ACCOUNTING FORM: ROBERT GEIS AUDITOR-CONTROLLER By Deputy Auditor-Controller
2 spany country country	

PLANNING AND DEVELOPMENT

Land Development Fee Schedule

The County of Santa Barbara requires payment for all processing costs associated with the review of applications for permits for development and other uses of property as required by the County Zoning Ordinances. Planning and Development (P&D) reviews each application and determines what permits or other approvals are required and how the California Environmental Quality Act and other state and local regulations apply. P&D uses the criteria outlined below to determine whether a FIXED FEE or a DEPOSIT shall be required. The Director or designee shall determine the appropriate fee based on similarity of processing requirements with other cases if a project does not fall within any of the permit categories listed in the land development fee categories listed in Exhibit A, pages 8 - 11. Upon submittal of an application the applicant will be required to submit a signed Agreement for Payment of Processing Fees and applicable fixed fees or an initial deposit.

I. FIXED FEE

P&D collects a non-refundable FIXED FEE when a project requires only a ministerial or minor discretionary permit or other approval with a consistently predictable level of staff review for that application type. These fees are computed using the following formula: average number of hours multiplied by the Standard Salary Cost plus Non-Salary Costs. If a FIXED FEE is collected for the application, applicants will not be billed for any additional costs unless the case is converted to a DEPOSIT as described below.

CONVERSION OF FIXED FEES TO A DEPOSIT: P&D carefully assesses a case during the review of the application and may reconsider the appropriateness of submitted fixed fees if the case has unique characteristics or raises complex issues which would make the case much more expensive to process than the typical case upon which the FIXED FEE was established, or if the applicant submits substantial revisions later in the review process, or if unforeseen circumstances arise Factors that may warrant conversion from a FIXED FEE to a DEPOSIT include: development on constrained lots, projects that are not CEQA exempt, a zoning violation onsite, coastal frontage, special site characteristics, or changes to the scope of the project by the applicant. For such cases, the P&D Director or designee may require the case be converted to full cost recovery. Any unused portion of the FIXED FEE will be credited to the project account. The applicant will be required to submit an initial deposit before case processing is resumed. Staff will inform applicants in writing when this situation arises.

COORDINATION WITH OTHER DEPARTMENT FEE COLLECTIONS

P&D is also charged with collecting fees, as authorized by separate Board of Supervisors resolutions, for other County departments involved in the review of land use developments. In the interest of improved public service it is the intent of the Board that P&D serve as the lead department in the review of development applications and collect all initial county land development processing fees based on a single integrated schedule. P&D is also authorized to determine which fees, including those identified in separate resolutions of the Board for other County departments, are inappropriate to be collected for specific development proposals. The information in this resolution refers to P&D fees only. Please see County of Santa Barbara Land Development Fees (available at P&D Zoning Counter) for information on other department fees.

II. DEPOSIT FOR COST REIMBURSEMENT

A DEPOSIT is collected when a project requires higher level review, preparation of an environmental document or a public hearing for approval. For such cases, the level of staff effort required varies significantly based on complexity, specific site characteristics and the extent of public interest rather than on permit type. A DEPOSIT, equivalent to approximately two months costs for a typical project of the same type will be required and will be held on account to ensure cost reimbursement.

Applicants will receive a monthly invoice for all charges incurred in the previous four weeks and any unpaid balance due. Applicants will be required to pay the invoice within 25 days. Non-payment of an invoice will result in staff stopping work and possible denial of the project in the event that processing cannot be completed due to inability of P & D to adequately assess the case and prepare necessary documentation for decision-maker hearing.

During-the first 30-days of review, staff will provide the applicant with a Project Cost Estimate Worksheet. The Project Cost Estimate Worksheet provides applicants with the estimated processing costs of the project based on current information. If changes to the project description or other factors are encountered that will change the scope or length of processing, staff will provide the applicant with an updated Project Cost Estimate Worksheet

If an Environmental Impact Report (EIR) is required, a separate payment for the EIR consultant costs is required prior to approval of the contract or notice to proceed. If EIR is processed in-house, all costs will be billed to applicant.

After the final decision all unexpended funds will be refunded to the applicant.

III. STANDARD COSTS

<u>SALARY COST</u>: P&D's standard salary cost (the hourly rate at which planner's time is billed) is approved by the Auditor-Controller's office annually. It is calculated using the average hourly cost including salary and benefits for planners and indirect salary costs attributable to the case processing function, e.g. supervision, clerical support, and planner case processing functions. The billing rate for trainees is 75% of standard salary cost. A \$2.50 charge is applied to the hourly rate to support and maintain computer hardware and software that supports the permit process. The hourly rate also includes a General Plan consistency/new case review surcharge which is subject to the annual CPI adjustment.

The Director of Planning and Development ("Director") shall annually increase all fees adopted pursuant to the Mitigation Fee Act, Government Code section 66000 et seq., by the Consumer Price Index, All Urban Consumers, Los Angeles-Anaheim-Riverside, and shall use the percent change of that index from January to December of each year. Each County department that provides services for fees, as shown in Land Development Fee Schedules A through K, shall provide to the Director by March 10th of each year the proposed Schedule of fees for his or her department that includes the appropriate CPI increase. The Director will review such proposed increases to ensure these accurately reflect the appropriate CPI adjustment and, if satisfied with the accuracy of the fee adjustment, shall increase fees and provide appropriate notice to the public of the increase on or before May 1 of each year. Adjustments to fees shall be effective on July 1 of each year, beginning in 2008. Each County

department will review annually revenues and expenditures to ensure that fees are charged fairly and reflect the cost of the services provided. Nothing herein shall be construed as limiting the authority of the Board to consider and adopt other adjustments to land development fees where such actions are appropriate for County to recover fees necessary to cover the cost of the services provided.

<u>CONTRACT CASE PROCESSING COSTS</u>: If an applicant elects to utilize outside contractors to expedite permit processing, consultant costs plus indirect overhead will be charged on an hourly basis, as agreed upon in writing between the applicant and the County.

<u>NON-SALARY COSTS</u>: P&D has developed standard charges to recover non-salary costs associated with processing cases. The charges recover costs ranging from office supplies to public hearing costs. A charge will be made against the fee or deposit for each non-salary cost category which applies to that case. See table below.

NON-SALARY COSTS				
HEARING RELATED CHARGES				
Consent Agenda (Zoning Administrator or Planning Commission)	\$250			
Planning Commission Hearing (not consent)	\$1,100			
Zoning Administrator Hearing (not consent)	\$330			
Montecito Planning Commission				
Continuance (Applicant Requested)	\$165			
Each BAR hearing beyond the 4 th hearing				
Environmental Review Hearing	\$500			
Hearing Stenographer	Actual Cost			
Special Planning Commission Hearing	Actual Cost			
Display Advertisement in Newspaper	Actual Cost			
NON-HEARING CHARGES				
Environmental Review Noticing for Negative Declaration without Hearing	\$250			
Director Decision Cases	\$250			
Case Withdrawal prior to Completion	\$165			
Case without other Non-Salary Charge	\$60			
Ministerial Permit Noticing	Page Exhibit A -8			
Design Review Noticing added to Fee	Page Exhibit A - 11			

IV. MULTIPLE PERMIT APPLICATIONS

P&D recognizes that the cost for review of cases requiring multiple permits may not equal the costs of the permits taken separately. The department's policy is to process these cases in a concurrent fashion which minimizes overall time and cost requirements. For multiple ministerial cases with fixed fees P & D will collect the highest ministerial fee and \$100 for each additional fixed fee permit type (technology fee will be collected for each hour of the original fee type); for discretionary cases with fixed fees the entire fixed fee will be collected for each discretionary case type; and for any deposit case the highest deposit will be collected. Grading and Board of Architectural Review fees will be collected in full on each permit type.

V. APPEALS

The appellant must submit FIXED FEES for Planning and Development, County Counsel and Clerk of the Board. Appeals for energy or industrial projects being processed by the Energy Division will be billed for all direct and indirect costs on a monthly basis.

Appeals on projects located within the Coastal Zone of the County of Santa Barbara which qualify under the State of California Public Resources Code §30603 are exempt from the appeal fees stated above.

VI. ZONING VIOLATIONS

All zoning violation cases (those cases where an actual violation is determined to exist) will be billed for actual staff time spent investigating and correcting the violation at the STANDARD SALARY COST and applicable NON-SALARY COSTS. The fee applies to cases where either the property owner elects to abate or discontinue the violation and therefore no permit is issued or cases where the property owner elects to obtain the permits required to legalize the violation. Where the applicant elects to obtain permits to legalize a violation, standard permit fees described in this fee schedule apply. A penalty fee, equal to all applicable permit fees, but not to exceed \$2,000 is also required.

VII. NON-PAYMENT OF FEES OR DEPOSITS

P&D will not issue land development permits or building permits until all P&D case processing costs and/or zoning violation costs have been paid. The Building Official may defer the collection of zoning violation costs as a condition to issuance of the building permit if the official determines it is necessary to issue the building permit immediately to protect the health and safety of the public. Deferred zoning violation fees, plus charges for past due amounts, are still due to P&D.

If the owner or applicant owes an amount due on any other land use development case with the County, any past due amount must be paid by the applicant before P&D will accept a subsequent application from the applicant, unless waived by the Director of the department.

VIII. MISCELLANEOUS COSTS

Documents and other types of miscellaneous costs not detailed below will be sold at cost of reproduction plus 20% surcharge to cover handling costs, plus tax and shipping (if applicable).

MISCELLANEOUS COS	TS
Color Maps:	
8.5 x 11	\$3.00
11 x 17	\$6.00
Custom	Variable/ actual cost
	Add shipping if applicable
Photocopies	\$.25/page
Assessor Parcel Maps w/ Zoning Information	\$ 1.50/page
Microfiche Copies	\$ 1.00/page
Electronic Parcel Information (disk/print-out)	\$50.00 flat fee + \$.07/parcel
Hearing Tape Copies (Cassette or Video)	Cost of tape + \$10.00/hr. reproduction time
Returned Check for Insufficient Funds	\$40.00/each
Maps: Zoning, Comprehensive Planning, Coastal	\$ 1.50 taxable + \$5.00 map handling svs charge
	Add shipping if applicable

IX. ENERGY OR INDUSTRIAL PROJECTS

Energy and/or industrial projects are processed by the Energy Division and the Building & Safety Division of Planning and Development (P&D). Developers will be billed on a monthly basis for all direct and indirect costs related to permit processing, including appeals, permit compliance, and engineering plan review. Direct costs are actual labor and office expenses, and indirect costs, based on the developer's pro-rated share of each month's direct expenses, including reimbursement for County and department overhead costs, which are calculated annually. A signed agreement for payment and an initial fee deposit must be submitted to the Energy Division prior to permit processing, compliance, activity, or engineering plan review.

After an application has been accepted as "complete", P&D will review average monthly costs for the first two months of case processing activity for the project and may request an additional deposit. It is P&D's intention to have on deposit a balance that would cover four months of project processing and compliance costs.

The direct and indirect costs associated with permit processing, on-going permit compliance and engineering plan review for staff of County Counsel and Air Pollution Control District may also be billed through P&D on a monthly basis. Any permits required by other departments will be billed separately by those departments.

Energy Division initial deposits include an amount for Building & Safety staff costs associated with engineering plan review. An additional deposit may be required by Building & Safety to cover costs associated with consultant plan review.

Deposits and fees for processing applications for change of owner, operator, or guarantor under Chapter 25B of the County code fall into four categories, as shown in the following table. In the simplest cases (25B-9.3 and 9.4), a flat fee will be charged for application processing. In the case of mergers and changes of business organization (25B-9.2), existing deposits for case processing or compliance can normally be utilized, and no additional deposit is required (unless special circumstances preclude drawing against the existing deposits). For changes of owner, guarantor, or operator (25B-9.1, 9.5, 9.6, and 10.1), deposits are required. However, the requirement for such a deposit may be waived in these cases, if existing deposits are available and considered sufficient.

ENERGY DIVISION INITIAL DEPO	SITS
PRE-APPLICATION	
Production and Processing	\$ 5,000
Transportation Facilities	\$ 5,000
Supply Base	\$ 5,000
Exploratory Drilling	\$ 2,500
Mine or Power Generation	\$ 5,000
Other Energy Projects	\$ 2,500
Other Industrial Projects	\$ 5,000
CASE PROCESSING: ONGOIN (General Plan Amendment, Rezone, Condition Development Plan, Production Pla	nal Use Permit,
Total Capital Costs less than \$5,000,000	\$12,500
Total Capital Costs between \$5,000,000 and \$30,000,000	\$25,000
Total Capital Costs greater than \$30,000,000	\$50,000
Certificate of Financial Responsibility	\$ 5,000
Certificate of Financial Responsibility (certificate for reliance upon owner of facility and shipper of oil)	\$ 2,500
PERMIT COMPLIANCE: ONGO	DING
Total Assessed Value less than \$5,000,000	\$12,500
Total Assessed Value between \$5,000,000 and \$30,000,000	\$25,000
Total Assessed Value greater than \$30,000,000	\$50,000
PERMIT COMPLIANCE: MIN	OR
Review of Minor Projects	\$ 5,000
CHANGE OWNER, OPERATOR, OR G	UARANTOR
Existing partner becomes managing partner Change of non-managing partner of owner	Actual Cost
Merger or change of form of business organization of owner or operator	use existing deposi
Change of owner Change of guarantor	\$5,000
Change of operator Temporary operator	\$12,500

Ministerial Permits - Coastal Development & Land Use Permits					
			Fee	Building	Building
Agricultural Structures:	Existing	Proposed	Type ¹	Existing	Proposed
Addition to Agricultural Structure	197*	218	F	75	51
Greenhouses < 300 sq ft	313	347	F		
Greenhouses 300 - 9,999 sq ft	830	922	F	25	102
Greenhouses 10,000 - 19,999 sq ft	1,346	1,496	F	25	102
New Agricultural Structure	313*	419	F	25	77
New Agricultural outdetaile			L		
Commercial/Industrial Structures:					
Commercial/Industrial Minor Alterations	442	491	F		
Commercial/Industrial New/Addition to existing structure	442*	491	F	25	102
Commodulation					
Residential Structures:			1		T
Accessory Structures	507	491	F		
Addition to Residential Structures	571*	491	F	75	51
Fences, Walls, Pools, Spas, Etc	313*	347	F		
Guest houses/Pool houses/Artist studios	636	706	F		
New Residential Structure or Residential 2nd Unit	1,088	778	F		
Residential Development with Special Constraints or Zoning Clearance	1,500	1,500	D		
110000011111111111111111111111111111111					
Other Review:	w	·	·		
Carnival and Other Temporary Uses	442	347		25	
Change of Use	442	491	 	75	77
Demolition	249*	347			
Development with Special Constraints	1,500	1,500			
Emergency Permit (Coastal Zone)	1,346	1,496		75	102
Energy/Public Works Facilities	571	634			
Exemption from Coastal Development Permit/Land Use Permit	249	275			
Exemption - Simple Permit - minimal research less than 1 hr.	120				
Home Occupation	249			25	5 51
Revision - Coastal Development Permit/Land Use Permit	249				
Time Extension - Coastal Development Permit/Land Use Permit	249				
Trailers	571	634			
Tree/Brush Removal	701	778	3 F		
Grading Plan Review & Permit:	T	634	↓ F	7!	5 102
Grading < 500 cubic yards	571			7!	
Grading 500 - 1,499 cubic yards	830			7:	
Grading 1,500-4,999 cubic yards	1,088			7	
Grading > 5,000 yards	2,508	2,788	<u> </u>		5 102
Ministerial Dermit Nations					
Ministerial Permit Noticing Notices Prepared by County	225	12	5 F		
Notices Prepared by County Notices Prepared by Applicant	55				
Notices Frepared by Applicant					

Discretionary Permits - Hearing Required					
			Fee	Building	_
Agricultural Preserves:	Existing	Proposed	Type'	Existing	Proposed
Assumption Contracts	0	0			
Agricultural Preserve Cancellation	2,250	2,501	F		
Contract Modification/Replacement	0	0			
Contract Non-renewal	1,088	1,209	F		
Farm Land Security Zone Contract	0	0			
New Agricultural Preserve Contract	0	0			
Rezone or Community Plan change	0	0			
Coastal Development Permit with Hearing	1,500	1,500	D		
Cond Certificate of Compliance	3,528	3,920	F	75	51
Conditional Use Permits:					
Conditional Use Permit Amendment - Director	5,519	6,137	F	T	
Conditional Use Permit - Major (New or Revised)	5,000	3,000	D	125	102
Conditional Use Permit - Minor or Residential 2nd Unit in Ag Zone Dist	<u> </u>	1,500	FtoD	125	102
Conditional Use Permit Trailer Renewal	1,129	1,399	F	123	102
Substantial Conformity Determination	1,500	1,500	D		102
Substantial Comonnity Determination	1,500	1,300	1_0		1
Determination of Similar Use (Planning Commission)	1,500	1,500	D		
Development Plans:					
Development Plan Amendment - Director Review	6,681	7,430	F		102
Development Plan - Director Review (New/Revised-Final after Prelim)	3,000	3,000	D	175	204
Development Plan - PC (New or Revised)	8,000	5,000	D	175	204
Development Plan - ZA (New or Revised)	8,951	9,951		175	204
Substantial Conformity Determination	1,500	1,500			51
General Plan Amendments	8,000	5,000	D	1	
General Plan Consistency (Sec 65402)	1,500				
General Plan Consistency (Sec 65402) - Non-Complex	406				
Hardship Determinations - Non-conforming use/structure	1,540				
Limited Exceptions Determination	1,500				
Maps					
Lot Line Adjustment Planning Commission	3,000	1,500	D	125	51
Lot Line Adjustment Zoning Administrator	3,000			125	
Lot Line Adjustment Modification Prerecordation	3,000				51
Parcel Map Waiver	1,500				1
Recorded Map Modification	3,000			75	5 51
Tentative Map Modification	3,000			175	
Tentative Map Modification Tentative Parcel Map PC	5,000			175	
Tentative Parcel Map ZA	3,000			175	
Tract Map	8,000			175	
Mining Declaration Diana				1 00	-T 000
Mining Reclamation Plans	5,000			83	306
Modifications of Conditions - including Production, Exploration, and Reclamation Plans and Unrecorded Maps	3,58	2 3,972	2 F		
Oak Tree Tier 4 Permit	1,50	0 1,50	D C		
Oil & Gas Production/Exploration Plans	5,00			17	5 204

			Fee	Building	Building
	Existing	Proposed	Type ¹	•	Proposed
	5,000	8,000	D	T	
Ordinance Amendments	3,786	4,207	F		
Overall Sign Plan	8,000	5,000	D		
Rezone	2,420	2,680	F		
Rezone, Consistency	946	993	F		
Roadnaming - new & rename existing road			****	75	102
Site Investigation (Bldg)	442	491	F		
Site Visit	8,000	8,000	D		
Specific Plan	1,500	1,500	D		
Substantial Conformity Determination	3,452	3,828	F		
Time Extensions PC	2,237	2,484	F		
Time Extensions ZA	1,500	1,500	D	75	51
Variance	3,786		F		
Zoning Modifications	0,700	1 0,000	J		
T. II Damaita					
Discretionary Follow-up Permits:	701	778	F		
Coastal/Land Use /Zoning Clearance Following Zon Admin/ Director	1,500		D		
Coastal/Land Use /Zoning Clearance Following Plann Comm/Board	442				51
Parcel Map/LLA Clearance - No Conditions	1,346			75	51
Parcel Map/LLA Clearance - Conditions	3,000			75	51
Tract Map Clearance	1 0,000		ш		
Other Ordinances & Regulations]				
Alcoholic Beverage Control Affidavit	116				
Montecito GMO Exemption (Not Hardship)	184				
Montecito GMO Hardship Exemption	1,500				
Montecito GMO Points Allocation	830				
Permit Revocation	3,00	3,000			
Special Problems Area Intake Review	18				
Sign Certificate of Conformance	31				
Surface Mining Annual Inspection - Minor	31				
Surface Mining Annual Inspection - Moderate	70				
Surface Mining Annual Inspection - Extensive reclamation performed	1,50				
Temporary Second Dwelling Agreement & Site Visit	57	1 63	4 F		102
Miscellaneous]				
and the second s					
Appeals to Decision-Makers:	30	00 30	1 0	=	
Appeal to Board of Supervisors (Pay Clerk of BD)				=	
Appeal to Planning Commission	30	<u> </u>	<u> </u>		
O Justings/Other Peviews					
Consultations/Other Review:	2.	19 27	6	D	
Consultation 1.5 hrs (+ hrly rate)	1,5			D	
Pre-Application Pre-Application	1,5			F	
Post Approval Review					

			Fee	Building	Building
Design Review:	Existing	Proposed	Type ¹	Existing	Proposed
Board of Architectural Review - Conceptual Only	184	204	F		
Bd Architectural Rev -Concept/Prelim/Final-Toro,Summerland	916	918	F		
Board of Architectural Review-Concept/Prelim/Final - Montecito	965	918	F		
Board of Architectural Review -Concept/Prelim/Final-Other Area	691	768	F		
BAR Applicant Requested Continuance (or hearings beyond 3)	150	165	Ш		
Board of Architectural Review Field Inspection - Building & Safety				245	0
Board of Architectural Review Site Visit	1,411	1,568	F		
Community Design Guideline Review	249	275	F		

Landscape Plan Review:

Drainage Plan Review				75	204
Landscape Review Minor	313	563	F		
Other Landscape Review	701	778	F		
Performance Security & Administration	313	347	F		

Permit Compliance:

Permit Compliance - Major	500	500	D	
Permit Compliance - Minor	1,500	1,500	D	

^{*}Restructure of Fee Schedule combined Coastal and Inland Fees, Inland fee is listed.

¹FeeType: F = Fixed Fee D = Security Deposit

G:\group\admin\excel\fee schedule 0809 \Fee Resolution Exhibit A 0809.xls

NOTICE OF EXEMPTION

Santa Barbara County Clerk of the Board of Supervisors

Steve Mason, Planning & Development

TO:

FROM:

	is determined to be exempt from further environmental Environmental Quality Act (CEQA) of 1970, as defined in e implementation of CEQA.
APN: N/A	Case No.: N/A
Location: County of Santa Barbara	
Project Title: Adoption of Land Develo	opment Fee Resolution
Project Description: RESOLUTION EST Development Review and Building & Sa	ABLISHING FEES FOR Planning and Development, afety Divisions for land use
Name of Public Agency Approving Pro Name of Person or Agency Carrying C Exempt Status: (Check one) Ministerial Statutory Exemption X Categorical Exemption Emergency Project Declared Emergency	oject: County of Santa Barbara Out Project: Planning and Development
Cite specific CEQA and/or CEQA G RESOURCES CODE SECTION 2108	uideline Section: 14 CCR 15273 – PUBLIC 0(b)(8)(A) and (B)
	lings: FEES WILL BE USED TO MEET OPERATING ASE OF SUPPLIES AND MATERIALS RELATED TO OCESSING.
Lead Agency Contact Person: <u>Dianne</u> Department/Division Representative:	
Acceptance Date: 2/28/08	Clanne M. Black
Note: A copy of this form must be posted approval, this form must be filed with the for a period of 30 days to begin a 35 day s	at P&D 6 days prior to a decision on the project. Upon project County Clerk of the Board and posted by the Clerk of the Board tatute of limitations on legal challenges.
distribution: Hearing Support Staff	
Date Filed by County Cle	rk:
G:\group\admin\wp\fee schedule 0809\ceqa exemption.	doc