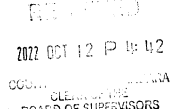
NOTICE OF EXEMPTION

TO: Santa Barbara County Clerk of the Board of Supervisors

FROM: Department of Public Works/Transportation Division

(Lead Department/Division)



Based on a preliminary review of the project the following activity is determined to be exempt from further environmental review requirements of the California Environmental Quality Act (CEQA) of 1970 (Pub. Res. Code Section 21000 et seq.), as defined in the State CEQA Guidelines and County Revised CEQA Guidelines.

APN(s) N/A **Project No.** 862432; 864052; 864053.

LOCATION: Cathedral Oaks from SR 154 to Goleta City limits, at Hollister Avenue and Magna Vista and on the east side of Camino Corto from Del Playa Drive to Pasado Road in Isla Vista.

<u>PROJECT TITLE:</u> Cooperative Agreement Safe Routes to School Program Bicycle, Pedestrian Education Program to the Construction of Measure A Safe Routes to School and Bicycle and Pedestrian Projects; First, Second, and Third Supervisorial Districts.

PROJECT DESCRIPTION: Request for the Board to approve a cooperative agreement with SBCAG to receive Measure A South Coast Bicycle and Pedestrian and Safe Routes to School funding for Cycle 5 of the Programs and develop a complete streets redesign for the County-owned portion of Cathedral Oaks Road, install one new High Intensity Activated Crosswalk (HAWK) pedestrian hybrid beacon at Hollister Avenue and Magna Vista, a key intersection for San Marcos High School and construct curb and gutter, ADA-compliant sidewalks, curb ramps, and high visibility crosswalks on the east side of Camino Corto from Del Playa Drive to Pasado Road in Isla Vista.

Name of Public Agency Approving Project:	County of Santa Barbara		
Name of Person or Agency Carrying Out Project:	Public Works Transportation Division		
Exempt Status: (Check one) Ministerial Statutory Exemption X Categorical Exemption 15301(c) Emergency Project Declared Emergency			

Cite specific CEQA and/or CEQA Guideline Section: 15301(c) Existing Facilities — Class 1 consists of the operation, repair, maintenance, permitting, leasing, licensing, or minor alteration of existing public or private structures, facilities, mechanical equipment, or topographical features, involving negligible or no expansion of use beyond that existing at the time of the lead agency's determination. The types of "existing facilities", itemized below are not intended to be all inclusive of the types of projects which might fall within Class 1. The key consideration is whether the project involves negligible or no expansion of an existing use. Examples include but are not limited to: (c) Existing highways and streets, sidewalks, gutters, bicycle and pedestrian trails, and similar facilities (this includes road grading for the purpose of public safety).

Reasons to support exemption findings: Consistent with this exemption, this proposed project involves a minor alteration within an existing public road facility. The project allows for the installation of a public safety feature. Further, there are no unusual circumstances which would create a possibility that there would be a significant effect. Therefore, this project can be found to be categorically exempt from CEQA.

There is no substantial evidence that there are unusual circumstances (including future activities) resulting in (or which might reasonably result in) significant impacts which threaten the environment. The exceptions to the categorical exemptions pursuant to Section 15300.2 of the State CEQA Guidelines are:

(a) Location. Classes 3, 4, 5, 6, and 11 are qualified by consideration of where the project is to be located -- a project that is ordinarily insignificant in its impact on the environment may in a particularly sensitive environment be significant. Therefore, these classes are considered to apply all instances, except where the project may impact on an environmental resource of hazardous or critical concern where designated, precisely mapped, and officially adopted pursuant to law by federal, state, or local agencies.

CEQA Guidelines Section 15301 is a Class 1 exemption; therefore, this exception does not apply.

(b) Cumulative Impact. All exemptions for these classes are inapplicable when the cumulative impact of successive projects of the same type in the same place, over time is significant.

The project involves the alteration and maintenance of existing roadways to improve public safety. In addition, there are no other identified projects which would contribute to cumulative impacts. Therefore, this exception does not apply.

(c) Significant Effect. A categorical exemption shall not be used for an activity where there is a reasonable possibility that the activity will have a significant effect on the environment due to unusual circumstances.

The project involves routine alteration to maintain safe roadways for pedestrians and the traveling public. The project will occur where no sensitive resources are located. Therefore, this exception does not apply.

(d) Scenic Highways. A categorical exemption shall not be used for a project which may result in damage to scenic resources, including but not limited to, trees, historic buildings, rock outcroppings, or similar resources, within a highway officially designated as a state scenic highway. This does not apply to improvements which are required as mitigation by an adopted negative declaration or certified EIR.

The project does not involve a scenic highway or a project which may result in damage to a scenic resource, removal of trees, rock outcropping or similar resource. Therefore, this exception does not apply.

(e) Hazardous Waste Sites. A categorical exemption shall not be used for a project located on a site which is included on any list compiled pursuant to Section 65962.5 of the Government Code.

There are no hazardous wastes site locations in the residential roadway right of way. Therefore, this exception does not apply.

(f) Historical Resources. A categorical exemption shall not be used for a project which may cause a substantial adverse change in the significance of a historical resource.

The roadway involved is not identified as a historical resource. Therefore, this exception does not apply.

Lead Agency Contact Person: <u>Chris Sneddon, Deputy Director, Public Works-Transportation Division</u>, Phone: (805) 568-3064

Department/Division Representative: <u>Morgan M. Jones, Engineering Environmental Project</u> Team Leader.

Acceptance Date: October 11, 2022

Distribution: Hearing Support Staff for posting

Magney San	192)	September 15, 2022
Morgan M. Jones	Department Representative	Date

NOTE: A copy of this document must be posted with the County Clerk of the Board after project approval to begin a 35 day statue of limitations on legal challenges.

Distribution: Date Filed by County C	erk:

805-568-3064



Contact Person

Ashley Kruzel

2022 CEQA Transmittal Memorandum

County of Santa Barbara - Clerk of the Board of Supervisors

105 E. Anapamu St. Room 407 • Santa Barbara • CA • 93101 (805) 568-2240

Complete this form when filing a Negative Declaration, Mitigated Negative Declaration, Environmental Impact Report or Notice of Exemption.

You will need to submit one original for posting plus one copy for the Department of Fish & Wildlife. A scanned copy including the date/time of posting will be emailed to the Lead Agency and Project Applicant. If you would like a return copy, please submit an extra copy along with a pre-addressed, stamped envelope.

Lead Agency		Lead Ag	ency Email
Dept of Public Works, Transp	oortation	akruze	I@countyofsb.or
Project Title			
Cooperative Agreement and Construction of Me	easure A Safe Routes to School and Bi	cycle and	d Pedestrian Project
Project Applicant	Email	Phone	
Chris Sneddon	csneddo@countyofsb.org	805-	568-3005
Project Applicant Address	City	State	Zip
123 E. Anapamu Street	Santa Barbara	CA	93101
DO	CUMENT BEING FILED:		
☐ Environmental Impact Report (EIR)			
□ 2022 Filing Fee			\$3,539.25
☐ Previously Paid (must attach receipt)		\$0.00
☐ No Effect Determination (must be att	tached)	······	\$0.00
☐ Negative Declaration or Mitigated Negative De	claration	********	
☐ 2022 Filing Fee			\$2,548.00
☐ Previously Paid (must attach receipt)		\$0.00
☐ No Effect Determination (must be att	ached)	•••••	\$0.00
□ Notice of Exemption			\$0.00
■ County Administrative Handling Fee (required	for all filings, effective 7/19/18)		\$50.00
		TOTAL	\$ 50.00
PAYMENT METHOD: ALL APPLIC	CABLE FEES MUST BE PAID AT THE T	TIME OF	FILING
☐ Cash ☐ Credit Card ☐ Check #	# □ Journal Entry #	239595	5
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(in person only)

Journal Entry

Created On: 9/16/2022 11:53:51 AM Created By: Brian Gilbert 2699929 Processed On: Batch ID: Document Description: Meas A 22/23 processing fee for CEQA Filing JE - 0239595 10/11/2022 Document Number: Post On:

Processed By:

References

Cash Type: 1 - Interfund Audit Trail: 10/11/22

Accounting

Meas A 22/23 processing fee for CEQA Filing Description Depositor Equip Area Act 1001 006006 Proj OUnit 0100 Prog 2110 4020 50.00 50.00 Credit Amount 50.00 50.00 100.00 Debit Amount Total LI Acct 5746 7650 GL Acct 2710 2810 0110 0110 Dept 054 012 Fund 0001 0015 0015 000

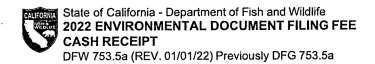
Signatures

Valid > Signed On Department/Agency-Fund Group 054-Roads Fund/Department Approval Level Brian Gilbert Signed By

9/16/2022 1:20:31 PM

DFW 753.5a (REV. 01/01/22) Previously DFG 753.5a		Print	Single var	Save
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	akruzel@county	oisp.org		
COUNTY/STATE AGENCY OF FILING Santa Barbara			DOCUMENT N	UMBER
PROJECT TITLE				
Cooperative Agreement and Construction of Measure A	Safe Route to School a	and Bicycle ar	nd Pedestrian	Project
PROJECT APPLICANT NAME	PROJECT APPLICANT EM		PHONE NUMB	
Chris Sneddon	csneddo@countyo	ofsb.org	(805)568-	3005
PROJECT APPLICANT ADDRESS	CITY	STATE	ZIP CODE	
123 E. Anapamu Street	Santa Barbara	CA	93101	
PROJECT APPLICANT (Check appropriate box)				
✓ Local Public Agency School District	Other Special District	State A	gency	Private Entity
CHECK APPLICABLE FEES:				
Environmental Impact Report (EIR)	\$	3,539.25 \$		0.00
☐ Mitigated/Negative Declaration (MND)(ND)	\$	2,548.00 \$		0.00
Certified Regulatory Program (CRP) document - payment due di	rectly to CDFW \$	1,203.25 \$	***	0.00
 ☑ Exempt from fee ☑ Notice of Exemption (attach) ☐ CDFW No Effect Determination (attach) ☐ Fee previously paid (attach previously issued cash receipt copy) 				
☐ Water Right Application or Petition Fee (State Water Resources	Control Board only)	\$850.00 \$		0.00
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☐ Other		\$		
PAYMENT METHOD: ☐ Cash ☐ Credit ☐ Check ☐ Other	TOTAL RE	ECEIVED \$		50.00
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COPY - CDFW/ASB



NOTICE

Each project applicant shall remit to the county clerk the environmental filing fee before or at the time of filing a Notice of Determination (Pub. Resources Code, § 21152; Fish & G. Code, § 711.4, subdivision (d); Cal. Code Regs., tit. 14, § 753.5). Without the appropriate fee, statutory or categorical exemption, or a valid No Effect Determination issued by the California Department of Fish and Wildlife (CDFW), the Notice of Determination is not operative, vested, or final, and shall not be accepted by the county clerk.

COUNTY DOCUMENTARY HANDLING FEE

The county clerk may charge a documentary handling fee of fifty dollars (\$50) per filing in addition to the environmental filing fee (Fish & G. Code, § 711.4, subd. (e); Cal. Code Regs., tit. 14, § 753.5, subd. (g)(1)). A county board of supervisors shall have the authority to increase or decrease the fee or charge, that is otherwise authorized to be levied by another provision of law, in the amount reasonably necessary to recover the cost of providing any product or service or the cost of enforcing any regulation for which the fee or charge is levied (Gov. Code, § 54985, subd. (a)).

COLLECTION PROCEDURES FOR COUNTY GOVERNMENTS

COLLECTION PROCEDURES FOR COUNTY GOVERNMENTS
Notice of Determination (NOD): Collect environmental filing fee or copy of previously issued cash receipt. (Do not collect fee if project applicant presents a No Effect Determination signed by CDFW. An additional fee is required for each separate environmental document. An addendum is not considered a separate environmental document. Checks should be made payable to the county.) Issue cash receipt to project applicant. Attach copy of cash receipt and, if applicable, previously issued cash receipt, to NOD. Mail filing fees for CRP document to CDFW prior to filing the NOD or equivalent final approval (Cal. Code Regs. Tit. 14, § 753.5 (b)(5)). The CRP should request receipt from CDFW to show proof of payment for filing the NOD or equivalent approval. Please mail payment to address below made attention to the Cash Receipts Unit of the Accounting Services Branch.
e project applicant presents a No Effect Determination signed by CDFW, also: Attach No Effect Determination to NOD <i>(no environmental filing fee is due)</i> .
Notice of Exemption (NOE) (Statutorily or categorically exempt project (Cal. Code Regs., tit. 14, §§ 15260-15285, 15300-15333)) Issue cash receipt to project applicant. Attach copy of cash receipt to NOE (no environmental filing fee is due).

Within 30 days after the end of each month in which the environmental filing fees are collected, each county shall summarize and record the amount collected on the monthly State of California Form No. CA25 (TC31) and remit the amount collected to the State Treasurer. Identify the remittance on Form No. CA25 as "Environmental Document Filing Fees" per Fish and Game Code section 711.4.

The county clerk shall mail the following documents to CDFW on a monthly basis:

- ✓ A photocopy of the monthly State of California Form No. CA25 (TC31)
- ✓ CDFW/ASB copies of all cash receipts (including all voided receipts)
- ✓ A copy of all CDFW No Effect Determinations filed in lieu of fee payment
- ✓ A copy of all NODs filed with the county during the preceding month
- ✓ A list of the name, address and telephone number of all project applicants for which an NOD has been filed. If this information is contained on the cash receipt filed with CDFW under California Code of Regulations, title 14, section 753.5, subdivision (e)(6), no additional information is required.

DOCUMENT RETENTION

The county shall retain two copies of the cash receipt (for lead agency and county clerk) and a copy of all documents described above for at least 12 months.

RECEIPT NUMBER

- # The first two digits automatically populate by making the appropriate selection in the County/State Agency of Filing drop down menu.
- # The next eight digits automatically populate when a date is entered.
- # The last three digits correspond with the sequential order of issuance for each calendar year. For example, the first receipt number issued on January 1 should end in 001. If a county issued 252 receipts for the year ending on December 31, the last receipt number should end in 252. CDFW recommends that counties and state agencies 1) save a local copy of this form, and 2) track receipt numbers on a spreadsheet tabbed by month to ensure accuracy.

DO NOT COMBINE THE ENVIRONMENTAL FEES WITH THE STATE SHARE OF FISH AND WILDLIFE FEES.

Mail to:

California Department of Fish and Wildlife Accounting Services Branch P.O. Box 944209 Sacramento, California 94244-2090

ORIGINAL - PROJECT APPLICANT COPY - CDFW/ASB COPY - LEAD AGENCY COPY - COUNTY CLERK DFW 753.5a (Rev. 01012022)