

FOR CONTRACT NO.: 07-1W6804

INFORMATION HANDOUT

PERMITS

STATE OF CALIFORNIA
DEPARTMENT OF FISH AND GAME

PERMIT FEE INVOICE

ROUTE: 07-LA-10, 605-Var



State of California – Natural Resources Agency
DEPARTMENT OF FISH AND WILDLIFE
South Coast Region
3883 Ruffin Road
San Diego, CA 92123
(858) 467-4201
www.dfg.ca.gov

EDMUND G. BROWN JR., Governor
CHARLTON H. BONHAM, Director



Sept 02, 2013

Mr. Paul Caron
California Department of Transportation
100 South Main Street
Los Angeles, California 90012

Subject: No Streambed Alteration Agreement Needed
Notification No. 1600-2013-0137-R5
Route 605 Walnut Creek Bridge Rehabilitation
Walnut Creek

Dear Mr. Caron:

The Department of Fish and Game ("Department") has reviewed your Streambed Alteration Notification ("Notification"). We have determined that your project is subject to the notification requirement in Fish and Game Code Section 1602, including payment of the notification fee.

The Department has also determined that your project will not substantially adversely affect an existing fish or wildlife resource. As a result, you will not need a Streambed Alteration Agreement for your project. You are responsible for complying with all applicable local, state, and federal laws in completing your work. A copy of this letter and your notification with all attachments should be available at all times at the work site.

Please note that if you change your project so that it differs materially from the project you described in your original Notification, you will need to submit a new Notification and corresponding fee to the Department.

Thank you for notifying us of your project. If you have any questions regarding this matter, please contact Jamie Jackson at 805-382-6906 or jamie.jackson@wildlife.ca.gov.

Sincerely,

Jamie Jackson

Jamie Jackson
Senior Environmental Scientist (Specialist)

Conserving California's Wildlife Since 1870

PERMIT FEE INVOICE

RW ACCPF (NEW 6/2012)

To: 1. District R/W Planning & Management
2. Right of Way Accounting Branch

Date: 05/22/2013

Project ID/Phase: 0713000063

From: District 7, Environmental Planning

Dist 7 LA Rte 605 PM: 19.85

Dist Co Rte Post Mile

PAYMENT FOR:

Permit fee - attached fee schedule or agreement

Other _____

FOR ISSUING CHECK(S):

Return to Dist. Cashier by: 06/03/2013
 Date in District

Attn: Paul Caron x7-0610 (04-135)

Mail to payee by: _____
 Date in Mail

CERTIFICATION OF FUNDS

I hereby certify that budgeted funds are available for the Period and purpose of the expenditure shown.

Initials: _____ Date: _____

REQUESTED BY:

SIGNATURE 	DATE 05/22/2013
PRINT Paul Caron	PHONE 7-0610

PAYMENT INSTRUCTIONS:

(1) Permit type:	1602 Streambed Alteration Agreement
Payee Address	California Department of Fish and Wildlife
	3883 Ruffin Road
	San Diego, CA 92123
Amount	\$ 4,482.75
Pmt Identifier:*	LA 605 Walnut Ck
VCUST#	VC0000000523
(2) Permit type:	
Payee Address	
Amount	\$
Pmt Identifier:*	
VCUST#	
(3) Permit type:	
Payee Address	
Amount	\$
Pmt Identifier:*	
VCUST#	

APPROVED BY:

SIGNATURE 	DATE 05/22/2013
PRINT Garrett Damrath	PHONE 7-9016

RIGHT OF WAY PLANNING AND MANAGEMENT TO COMPLETE UNSHADED FIELDS

EVENT TYPE	INVOICE NO.	UNIT	PROJECT ID	PHASE	REPORTING CODE	OBJ CODE	(N)	SUB OBJ	BFY	AMOUNT
C501				6		088	N	G		
C501				6		088	N	G		
C501				6		088	N	G		

R/W PLANNING & MANAGEMENT APPROVAL:

SIGNATURE	DATE
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CT DOCUMENT NO: _____

ACCOUNTING NOTES: All data must be entered exactly as shown. Verify coding prior to entry into Advantage. If any change is necessary, contact R/W Planning and Management who will fax revised copy to R/W Accounting.

CALIFORNIA DEPARTMENT OF FISH AND GAME
LAKE AND STREAMBED ALTERATION FEE SCHEDULE

The Department of Fish and Game (Department) may refuse to process a notification, or a request for an extension or amendment, until the proper fee or fees have been received.

STANDARD AGREEMENT

Any agreement other than an agreement for gravel, rock, or sand extraction, an agreement for timber harvesting, an agreement for routine maintenance, a master agreement, or a master agreement for timber operations.

Fee:

If the term of the agreement is 5 years or less.

For each project the agreement covers:

\$224.00 if the project costs less than \$5,000.
\$280.25 if the project costs from \$5,000 to less than \$10,000.
\$560.25 if the project costs from \$10,000 to less than \$25,000.
\$840.25 if the project costs from \$25,000 to less than \$100,000.
\$1,233.25 if the project costs from \$100,000 to less than \$200,000.
\$1,673.00 if the project costs from \$200,000 to less than \$350,000.
\$2,521.50 if the project costs from \$350,000 to less than \$500,000.
\$4,482.75 if the project costs \$500,000 or more.

Project cost means the cost to complete each project for which notification is required.

As a general rule, a notification for a standard agreement should identify only one project. If an entity chooses to identify more than one project in a single notification, the Department may require the entity to separately notify the Department for one or more of the projects included in the original notification based on their type or location.

If the notification includes more than one project, the fee shall be calculated by adding the separate fees for each project. For example, if a notification identifies three projects, one of which will cost less than \$5,000 to complete, one of which will cost \$7,500 to complete, and one of which will cost \$17,500 to complete, the fee for the first project would be \$224.00, the fee for the second project would be \$280.25, and the fee for the third project would be \$560.25. Hence, the total fee the entity would need to submit with the notification that identifies those three projects would be \$1,064.50.

An entity may not obtain a standard agreement for any project identified in the notification that qualifies for an agreement for gravel, rock, or sand extraction, an agreement for timber harvesting, an agreement for routine maintenance, a master agreement, or a master agreement for timber operations unless the Department agrees otherwise.

Fee submittal: If the entity requests an agreement with a term of 5 years or less, the fee specified in the category for agreements with a term of 5 years or less must be submitted with the notification.

If the entity requests an agreement with a term longer than 5 years (Standard Long-term Agreement) the fee specified must be submitted with the notification.

STANDARD LONG-TERM AGREEMENT

Any agreement other than an agreement for gravel, rock, or sand extraction, an agreement for timber harvesting, an agreement for routine maintenance, a master agreement, or a master agreement for timber operations.

Fee:

If the term of the agreement is longer than 5 years.

\$2,689.50 base fee, plus

For each project the agreement covers:

\$224.00 if the project costs less than \$5,000.

\$280.25 if the project costs from \$5,000 to less than \$10,000.

\$560.25 if the project costs from \$10,000 to less than \$25,000.

\$840.25 if the project costs from \$25,000 to less than \$100,000.

\$1,233.25 if the project costs from \$100,000 to less than \$200,000.

\$1,673.00 if the project costs from \$200,000 to less than \$350,000.

\$2,521.50 if the project costs from \$350,000 to less than \$500,000.

\$4,482.75 if the project costs \$500,000 or more.

Project cost means the cost to complete each project for which notification is required.

As a general rule, a notification for a standard agreement should identify only one project. If an entity chooses to identify more than one project in a single notification, the Department may require the entity to separately notify the Department for one or more of the projects included in the original notification based on their type or location.

If the notification includes more than one project, the fee shall be calculated by adding the separate fees for each project. For example, if a notification identifies three projects, one of which will cost less than \$5,000 to complete, one of which will cost \$7,500 to complete, and one of which will cost \$17,500 to complete, the fee for the first project would be \$224.00, the fee for the second project would be \$280.25, and the fee for the third project would be \$560.25. Hence, the total fee the entity would need to submit with the notification that identifies those three projects would be \$1,064.50.

An entity may not obtain a standard agreement for any project identified in the notification that qualifies for an agreement for gravel, rock, or sand extraction, an agreement for timber harvesting, an agreement for routine maintenance, a master agreement, or a master agreement for timber operations unless the Department agrees otherwise.

Fee submittal: If the entity requests an agreement with a term of 5 years or less, the fee specified in the category for agreements with a term of 5 years or less must be submitted with the notification.

If the entity requests an agreement with a term longer than 5 years, the fee specified must be submitted with the notification.

SAND, ROCK AND GRAVEL EXTRACTION AGREEMENT

Any agreement for commercial or non-commercial mining or extraction of gravel, sand, rock, or other aggregate material.

Fee:

If the term of the agreement is 5 years or less:

\$560.25 if the annual extraction volume is less than 500 cubic yards.

\$1,120.50 if the annual extraction volume is 500 to less than 1,000 cubic yards.

\$2,801.75 if the annual extraction volume is 1,000 to less than 5,000 cubic yards.

\$5,000.00 if the annual extraction volume is 5,000 or more cubic yards.

Fee:

If the term of the agreement is longer than 5 years:

\$11,206.75 base fee, plus

\$1,120.50 annual fee

Fee submittal: If the entity requests an agreement with a term of 5 years or less, the fee specified in paragraph (1) must be submitted with the notification.

If the entity requests an agreement with a term longer than 5 years, the base fee specified in paragraph (2) must be submitted with the notification.

TIMBER HARVESTING OPERATION AGREEMENT

An agreement of five years or less that covers one or more projects that are included in a timber harvesting plan approved by the California Department of Forestry and Fire Protection.

Fee:

\$1,345.25 base fee, plus

\$112.00 for each project the agreement covers, and

Fee submittal: The fee specified must be submitted with the notification.

MASTER TIMBER HARVESTING OPERATION AGREEMENT

An agreement with a term of greater than five years that covers timber operations on timberland that are not exclusively projects to extract gravel, sand, or rock; not exclusively projects that are included in a timber harvesting plan approved by the California Department of Forestry and Fire Protection; or not exclusively routine maintenance projects that the entity will need to complete separately at different time periods during the term of the agreement; and describes a procedure the entity must follow for construction, maintenance, or other projects the agreement covers.

Fee:

\$8,404.75 base fee, plus

\$112.00 for each project the agreement covers, and

\$1,120.50 annual fee

Fee submittal: The base fee specified at a minimum must be submitted with the notification. The balance of all fees due must be paid prior to the issuance of the agreement.

Note: If an entity chooses to identify more than one project in a single notification, the total fee may exceed \$5,000 regardless of the term of the agreement.

ROUTINE MAINTENANCE AGREEMENT

An agreement that covers only multiple routine maintenance projects that the entity will complete at different time periods during the term of the agreement; and describes a procedure the entity must follow for any maintenance projects the agreement covers.

Fee:

If the term of the agreement is 5 years or less:

\$1,345.25 base fee, plus
\$112.00 for each maintenance project completed per calendar year.

Fee:

If the term of the agreement is longer than 5 years:

\$2,689.50 base fee, plus
\$112.00 for each maintenance project completed per calendar year.

Fee submittal: If the entity requests an agreement with a term of 5 years or longer than 5 years, the base fee at a minimum must be submitted with the notification. The balance of all fees due must be paid prior to the issuance of the agreement.

MASTER AGREEMENT

An agreement with a term of greater than five years that covers multiple projects that are not exclusively projects to extract gravel, sand, or rock; not exclusively projects that are included in a timber harvesting plan approved by the California Department of Forestry and Fire Protection; or not exclusively routine maintenance projects that the entity will need to complete separately at different time periods during the term of the agreement; and describes a procedure the entity must follow for construction, maintenance, or other projects the agreement covers.

Fee:

\$33,620.25 base fee, plus:
\$280.25 for each project the agreement covers, and
\$2,801.50 annual fee

Fee submittal: The base fee specified in paragraph (1) at a minimum must be submitted with the notification. The balance of all fees due must be paid prior to the issuance of the agreement.

An example of a project for which the Department would issue a master agreement is a large-scale development proposal comprised of multiple projects for which specific, detailed design plans have not been prepared at the time of the original notification. The master agreement will specify a process the Department and entity will follow before each project begins and may identify various measures the entity will be required to incorporate as part of each project in order to protect fish and wildlife resources.

As a general rule, the process specified in the master agreement will require the entity to notify the Department before beginning any project the agreement covers and submit a fee based on the cost of the project. After the Department receives the notification, it will confirm that the master agreement covers the project and propose measures to protect fish and wildlife resources in addition to any included in the master agreement, if such measures are necessary for the specific project.

A master agreement will typically, but not always, encompass one or more watersheds and/or relate to a habitat conservation plan or natural community conservation plan. By contrast, if the large-scale development proposal is comprised of, for example, multiple residences, golf courses, and associated infrastructure projects for which specific, detailed design plans have been prepared by the time the entity notifies the Department and the entity is ready to begin those projects, the Department would issue the entity a standard agreement.

AGREEMENT EXTENSION

A renewal of an agreement executed prior to January 1, 2004, or an extension of an agreement executed on or after January 1, 2004.

Extensions

Fee: \$224.00

To request an extension for an existing agreement, complete an Extension Request Form, and submit to the appropriate DFG Regional office with the appropriate fee.

An extension request must be made prior to expiration date of the agreement.

An extension is not an amendment.

AGREEMENT AMENDMENT

The holder of a Lake or Streambed Alteration Agreement may request the Department to amend the agreement, provided the request is submitted to the Department in writing prior to the agreement's expiration.

Minor Amendments

Fee: \$168.00

A minor amendment is one that would not significantly modify the scope or nature of any project covered by the agreement or any measure included in the agreement to protect fish and wildlife resources.

Major Amendments

Fee: \$560.25

A major amendment is one that would significantly modify the scope or nature of any project covered by the agreement or any measure included in the agreement to protect fish and wildlife resources, or require additional environmental review pursuant to section 21000 *et seq.* of the Public Resources Code or section 15000 *et seq.* of title 14 of the California Code of Regulations. An amendment is not an extension.

A project may not be added to an agreement by amendment unless the agreement specifies otherwise.

To request an amendment for an existing agreement, complete an Amendment Request Form, and submit to the appropriate DFG Regional office with the appropriate fee.

CALIFORNIA ENVIRONMENTAL QUALITY ACT (CEQA)

When the Department is required to act as lead agency in administering or enforcing sections 1600–1616 of the Fish and Game Code, the Department may charge and collect a reasonable fee from the entity to recover its estimated CEQA-related costs in accordance with section 21089 of the Public Resources Code. The Department may recover its estimated CEQA-related costs by collecting from the entity one or more deposits.

If the Department is acting as lead agency, you will also be required to submit the following additional fees.

Fee:

\$1,500 initial deposit

Payment of Fees: A deposit of \$1,500 must be submitted with the notification. Additional deposits will be requested as needed. The Department shall refund any unused deposit to the entity.