

RESOLUTION
of the
ORANGE COUNTY BOARD OF COUNTY COMMISSIONERS
Regarding
**CERTAIN SERVICES FEES CHARGED BY
THE ENVIRONMENTAL PROTECTION DIVISION OF THE
ORANGE COUNTY COMMUNITY, ENVIRONMENTAL AND
DEVELOPMENT SERVICES DEPARTMENT**

Resolution No. 2016- M-28

WHEREAS, the Board of County Commissioners has authority by law to enact and, from time to time, amend fees charged by the Environmental Protection Division of the Orange County Community, Environmental and Development Services Department for services rendered to the public; and

WHEREAS, Orange County can legally charge a fee for such services that captures the reasonable cost associated with administrative, personal services, operating, capital, and overhead to provide that service; and

WHEREAS, the Environmental Protection Division of the Orange County Community, Environmental and Development Services Department has recommended a change in some fee amounts in order to make the fee imposition fairly reflect the actual cost of service provision; and

WHEREAS, the County's Office of Management and Budget concurs with the recommendation that the Board approve the revisions to the schedule of fees as to services rendered.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF ORANGE COUNTY:

Section 1. The Board of County Commissioners of Orange County hereby approves the schedule of fees attached hereto as Exhibit "A" and Exhibit "B" thereby amends the existing fee schedule and establishes new fees to become effective immediately.

Section 2. This Resolution shall take effect immediately, and the rates established hereby shall take effect on October 1, 2016, or as soon afterward as is practical.

ADOPTED THIS ___ DAY OF JUL 19 2016, 2016.

ORANGE COUNTY, FLORIDA



By: *Terese Jacobs*
Terese Jacobs
County Mayor

DATE: 7.20.16

Attest: Martha O. Haynie, County Comptroller
As Clerk of the Board of County Commissioners

BY: *Barri Smith*
Deputy Clerk

Updated Price Structure of TM/Econ Mitigation Phase IV
UMAM Credits
(Exhibit "A")

State/County Freshwater UMAM Wetland Credits

0-91 - 4 Credits	\$ 135,000 per credit
5 - 9 Credits	\$ 135 <u>3</u> ,000 per credit
> 10	\$ 130,000 per credit
Fractional Credit (min: .1 credit) .1 through .8 <u>9</u>	\$ 14, 500 per tenth
<u>Fractional Credit (min .01 credit) .01 through .09</u>	<u>\$ 1,450 per hundredth</u>

Upland RHPZ Credits \$170,000 per credit

ACOE Credits

0-91 - 4 Credits	\$ 135,000 per credit
5 - 9 Credits	\$ 133,000 per credit
> 10	\$ 130,000 per credit
Fractional Credit (min: .1 credit) .1 through .8 <u>9</u>	\$ 14,500 per tenth
<u>Fractional Credit (min .01 credit) .01 through .09</u>	<u>\$ 1,450 per hundredth</u>

Purchased separately w/o State Credit \$47,500 per credit

ENVIRONMENTAL PROTECTION

	<u>COST</u>
<u>CONSERVATION AREA IMPACT PERMIT (CAI)</u>	
CAI Process Fee (Single Family)	\$ 556.00
CAI Process Fee (Non SF <10 acres of impact)	\$ 1,273.00
CAI Process Fee (Non SF 10 – 50 acres of impact)	\$ 2,016.00
CAI Process Fee (Non SF >50 acres of impact)	\$ 4,456.00

Proposed 25% of CAI minor modification fee (assuming all of the conditions below apply):

CAI Process Fee (Single Family)	\$ 139.00
CAI Process Fee (Non SF <10 acres of impact)	\$ 319.00
CAI Process Fee (Non SF 10 – 50 acres of impact)	\$ 504.00
CAI Process Fee (Non SF >50 acres of impact)	\$ 1,114.00

Factors considered in determining whether a modification is, or is not, "minor" include:

1. Does not increase the project area by more than ten (10) percent or one (1) acre, whichever is less; and
2. Does not result in more than ten (10) percent or one-half (0.5) acre, whichever is less, of total additional impacts to wetlands or surface waters; and
3. Does not cause or contribute to water quality impacts that were not anticipated in the original permit; and
4. Does not reduce the financial responsibility mechanisms required in the original permit; and
5. Does not result in a reduction in the on-site mitigation or area of conservation easement; and
6. Does not require a new site inspection or evaluation; and
7. Does not require a variance to County Code; and
8. Does not require a public hearing or consent agenda approval by the BCC; and
9. Does not otherwise substantially change the design of the activities or permit conditions.

If a modification request initially assessed to be minor is later determined to not meet all of the above criteria, the balance of the full fee will be required.

Extension of the duration of a permit for a one-time, five (5) year request, or projects that meet any State of Florida statutory time extensions, or requests for permit transfers will not require a fee.