## ECONOMIC AND FISCAL IMPACT STATEMENT (REGULATIONS AND ORDERS)

STD. 399 (REV. 12/2013)

#### ECONOMIC IMPACT STATEMENT

DEPARTMENT NAME	CONTACT PERSON		EMAIL ADDRESS	TELEPHONE NUMBER		
Department of Fish and Wildlife	Margaret Duncan m	argaret.duncan 🖪	@wildlife.ca.gov	916-653-4676		
DESCRIPTIVE TITLE FROM NOTICE REGISTER OR FORM 400 NOTICE FILE NUMBER						
Amend Sections 650 and 703, Title 14, CCR, Re: Scientific Collecting Permits						
A. ESTIMATED PRIVATE SECTOR COST IMPA	CTS Include calculations a	nd assumptions in the	rulemaking record.			
Check the appropriate box(es) below to indicate	e whether this regulation:					
X a. Impacts business and/or employees	e. Imposes re	eporting requirements				
X b. Impacts small businesses	f. Imposes p	escriptive instead of p	erformance			
c. Impacts jobs or occupations		dividuals		ri e		
d. Impacts California competitiveness	h. None of th	ne above (Explain belo	w):			
	a through g is checked, o is checked, complete the					
2. TheDepartment of Fish and Wild (Agency/Department)	estimates that the	economic impact of tl	nis regulation (which includ	des the fiscal impact) is:		
⊠ Below \$10 million						
Between \$10 and \$25 million						
Between \$25 and \$50 million						
Over \$50 million [If the economic impact as specified in Government	is over \$50 million, agencies a ent Code Section 11346.3(c)]	re required to submit a <u>s</u>	Standardized Regulatory Im	<u>pact Assessment</u>		
3. Enter the total number of businesses impacted	~ 1,000	_				
Describe the types of businesses (Include non	profits): Academic resear	chers, Env. consult	ants, Government, M	useums, Aquariums, etc.		
Enter the number or percentage of total businesses impacted that are small businesses	· 40%	_				
4. Enter the number of businesses that will be cre	ated: 0	eliminated: 0				
Explain: No new compliance requirem	ents. Restructuring of e	existing permit/fee	structure to increase	efficiencies & reduce costs.		
5. Indicate the geographic extent of impacts:	₹ Statewide					
Г		s):				
_						
6. Enter the number of jobs created: 0	and eliminated:	0	_			
Describe the types of jobs or occupations imp	acted: N/A					
bescribe the types of jobs of occupations imp	acteur					
7. Will the regulation affect the ability of Californi other states by making it more costly to produ			NO			
If YES, explain briefly:						

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### ECONOMIC IMPACT STATEMENT (CONTINUED)

<b>B. ESTIMATED COSTS</b> Include calculations and assumption	ns in the rulemaking record.	
What are the total statewide dollar costs that businesses and	d individuals may incur to comply with this regul	lation over its lifetime? \$ N/A
a. Initial costs for a small business: \$		
b. Initial costs for a typical business: \$	Annual ongoing costs: \$	Years:
c. Initial costs for an individual: \$	Annual ongoing costs: \$	Years:
d. Describe other economic costs that may occur:		
	1	
	200/ 4 1 250	
2. If multiple industries are impacted, enter the share of total	costs for each industry: 38% Academic, 25%	Environmental consultants, 16% Govt.,
12% Non-Profit Conservation, 4% Pub. Health/Utilities,	340 S211 85	
<ol> <li>If the regulation imposes reporting requirements, enter the Include the dollar costs to do programming, record keeping, re</li> </ol>	annual costs a typical business may incur to con porting, and other paperwork, whether or not the p	paperwork must be submitted. \$ N/A
4. Will this regulation directly impact housing costs?	X NO	
If YES, 6	enter the annual dollar cost per housing unit: \$_	
	Number of units:	
5. Are there comparable Federal regulations? YES	X  NO	
	_	
Explain the need for State regulation given the existence or	absence of Federal regulations:	
Enter any additional costs to businesses and/or individuals t		
C. ESTIMATED BENEFITS Estimation of the dollar value of		g law, but encouraged.
1. Briefly summarize the benefits of the regulation, which may		
health and welfare of California residents, worker safety an Increased consistency and efficiency in the issuance of		isinated to hanefit the environment have no
		incipated to benefit the environment, have no
effect on the health and welfare of CA residents or wor	•	
2. Are the benefits the result of: specific statutory require	ments, or $\boxed{X}$ goals developed by the agency	based on broad statutory authority?
Explain: CDFW mandate		
3. What are the total statewide benefits from this regulation of	ver its lifetime? \$ N/A	
Briefly describe any expansion of businesses currently doin	a husiness within the State of California that wo	uld result from this regulation, N/A
4. Bilety describe any expansion of businesses currently doin	g business within the state of California that wo	und result from this regulation.
D. ALTERNATIVES TO THE REGULATION Include calcula specifically required by rulemaking law, but encouraged.	tions and assumptions in the rulemaking record	l. Estimation of the dollar value of benefits is not
List alternatives considered and describe them below. If no	alternatives were considered, explain why not:	Alt 1) No change to permit structure with
fee increases from 348%, 178%, 136% or 97%. Alt 2) C		
to accord with permit complexity such that fees may d	rop for many or rise for some types of researc	ch projects. (See Staffing Fiscal Analysis for detail.)
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### ECONOMIC IMPACT STATEMENT (CONTINUED)

2. Summarize the total statewide costs and benefits from this re	gulation and each alternative considered:
Regulation: Benefit: \$N/A Cost: \$	
Alternative 1: Benefit: \$ Cost: \$	
Alternative 2: Benefit: \$ Cost: \$	
	omparison actives:  The proposed changes to SCPs structure and fees may
	y and for some, increases proportional to the complexity of review.
4. Rulemaking law requires agencies to consider performance	
regulation mandates the use of specific technologies or eq actions or procedures. Were performance standards consid	
Explain:	
E. MAJOR REGULATIONS Include calculations and assump	tions in the rulemaking record.
	Agency (Cal/EPA) boards, offices and departments are required to alth and Safety Code section 57005). Otherwise, skip to E4.
Will the estimated costs of this regulation to California busine	56 X 9 9 10 10 10 10 10 10 10 10 10 10 10 10 10
	If YES, complete E2. and E3 If NO, skip to E4
2. Briefly describe each alternative, or combination of alternativ	
Alternative 1:	
Alternative 2:	
(Attach additional pages for other alternatives)	
For the regulation, and each alternative just described, enter	the estimated total cost and overall cost-offectiveness ratio
	Cost-effectiveness ratio: \$
Alternative 1: Total Cost \$	
Alternative 2: Total Cost \$	
4. Will the regulation subject to OAL review have an estimated a	economic impact to business enterprises and individuals located in or doing business in California date the major regulation is estimated to be filed with the Secretary of State through 12 months
YES X NO	
If YES, agencies are required to submit a <u>Standardized Regulato</u> Government Code Section 11346.3(c) and to include the SRIA ir	
5. Briefly describe the following:	
The increase or decrease of investment in the State:	N/A
The incentive for innovation in products, materials or process	sses: N/A
The benefits of the regulations, including, but not limited to residents, worker safety, and the state's environment and qu	n, benefits to the health, safety, and welfare of California uality of life, among any other benefits identified by the agency:
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## **ECONOMIC AND FISCAL IMPACT STATEMENT** (REGULATIONS AND ORDERS) STD. 399 (REV. 12/2013)

### FISCAL IMPACT STATEMENT

A. FISCAL EFFECT ON LO current year and two sub		appropriate boxes i	through 6 and attach calculations and a	assumptions of fiscal impact for the
			ursable by the State. (Approximate) Sections 17500 et seq. of the Government	Code).
\$				
a. Funding provid	ed in			*
Budget Ac	et of	or Chapter	, Statutes of	
_	requested in the Governor's Buc			
		Fiscal Year:		
2. Additional expendit (Pursuant to Section	cures in the current State Fiscal Ye 6 of Article XIII B of the California	ear which are NOT r a Constitution and !	eimbursable by the State. (Approximate) Sections 17500 et seq. of the Government	Code).
s savings of 47% to	100% increased costs			
Check reason(s) this reg	gulation is not reimbursable and pr	ovide the appropria	te information:	
a. Implements the	e Federal mandate contained in			,
b. Implements the	e court mandate set forth by the			Court.
	Case of:		Vs	
c. Implements a n	nandate of the people of this Stat	te expressed in thei	r approval of Proposition No.	
	Date of Election:			
d. Issued only in r	esponse to a specific request fror			
 Local e	entity(s) affected: Local entities t	hat pursue a envir	onmental assessment projects that invo	olve scientific collecting permits.
			s is streamlined and monetary costs are	
e. Will be fully find	anced from the fees, revenue, etc	:. from:		
Auth	orized by Section:		of the	Code;
f. Provides for sav	vings to each affected unit of loca	al government whic	th will, at a minimum, offset any additiona	al costs to each;
g. Creates, elimin	ates, or changes the penalty for a	new crime or infra	ction contained in	
3. Annual Savings. (ap	proximate)			
\$				
4. No additional costs of	or savings. This regulation makes c	only technical, non-s	ubstantive or clarifying changes to current	law regulations.
5. No fiscal impact exis	its. This regulation does not affect	any local entity or p	orogram.	
★ 6. Other. Explain Any	expense or savings incurred by	y local agencies a	e an incidental impact of the regulation	n that apply generally to all state
entities. P	ublic and Private entities are af	fected alike; there	is no unique burden on public entities.	

# ECONOMIC AND FISCAL IMPACT STATEMENT (REGULATIONS AND ORDERS)

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### FISCAL IMPACT STATEMENT (CONTINUED)

B. FISCAL EFFECT ON STATE GOVERNMENT Indicate appropriate boxes 1 through 4 and attach calculations and assequent wo subsequent Fiscal Years.	umptions of fiscal impact for the current
1. Additional expenditures in the current State Fiscal Year. (Approximate)	
§ 100,000 (Internet app development)	
It is anticipated that State agencies will:	
a. Absorb these additional costs within their existing budgets and resources.	
b. Increase the currently authorized budget level for theFiscal Year	
2. Savings in the current State Fiscal Year. (Approximate)	
\$	
3. No fiscal impact exists. This regulation does not affect any State agency or program.	
4. Other. Explain Proposed changes to scientific collecting permits structure and fees are set to recover program.	am costs.
C. FISCAL EFFECT ON FEDERAL FUNDING OF STATE PROGRAMS Indicate appropriate boxes 1 through 4 and attace impact for the current year and two subsequent Fiscal Years.	ch calculations and assumptions of fiscal
1. Additional expenditures in the current State Fiscal Year. (Approximate)	
\$	
2. Savings in the current State Fiscal Year. (Approximate)	
\$	
3. No fiscal impact exists. This regulation does not affect any federally funded State agency or program.	
4. Other. Explain	
FISCAL OFFICER SIGNATURE	DATE
> (Afair -	3/13/17
The signature attests that the agency has completed the STD. 399 according to the instructions in SAM section the impacts of the proposed rulemaking. State boards, offices, or departments not under an Agency Secretary thinks are provided to the consequence of the second state.	ons 6601-6616, and understands
highest ranking official in the organization.  AGENCY SECRETARY	3113117
Finance approval and signature is required when SAM sections 6601-6616 require completion of Fiscal Imp	pact Statement in the STD. 399.
DEPARTMENT OF FINANCE PROGRAM BUDGET MANAGER	DATE
<u>A</u>	

#### STD399 CALCULATIONS WORKSHEET

Amend Section 650 and 703
Title 14, California Code of Regulations
Re: Scientific Collecting Permits

Fiscal Impact Statement

#### Section A. Fiscal Effect on Local Government

Question 2. Additional expenditures or savings are estimated to vary from savings of 45% per permit to 100% more depending on the complexity of the project in the current State Fiscal Year which are NOT reimbursable by the State (Pursuant to Section 6 of Article XIII B of the California Constitution and Sections 17500 et seq. of the Government Code).

The proposed fee structure for General and Specific Use level permits provides a streamlined set of options for applicants, and it is expected that some applicants will see a reduction in SCP fees as they might only be working within one permit use level for one taxonomic group. For example, the proposed General Use combined application and permit fee for Individual and Entities (\$230.10) is 45% lower than the existing 2017 combined SCP fees (\$421.58). Similarly, the Specific Use combined application and permit fee for Individual and Entities (\$340.70) is 19% lower than the 2017 combined SCP fees. While less likely for local governments, some applicants may see an increase in overall fees because they may need to obtain permits from multiple review programs to conduct their work.

The proposed structure represents a change from the current model for the SCP community, and may lead to the need for an estimated 33% of permitholders to obtain multiple permits for take activities or work previously approved under a single permit. The majority of these permitholders fall within environmental consulting and public university categories, while the remainder of the estimated 66% of permitholders may only need one permit. The proposed permit structure triggering the need for more permits could be construed to be a fee increase, but the proposed SCP fees have been crafted with pre-notice public input in mind, while trying to balance basic necessary cost recovery to fund dedicated SCP staff, and are not anticipated to have a significant fiscal effect on local government.

Question 2(d). Issued only in response to a specific request from affected local entities. The proposed regulation would result in a decrease or increase in compliance costs for local governments that request scientific collecting permits for local government projects.

Question 6. Other. Any expense or savings incurred by local agencies are an incidental impact of the regulation that apply generally to all state entities; public and private entities are affected alike. There is no unique burden on public entities.

These costs are not reimbursable by the State (Pursuant to Section 6 of Article XIII B of the California Constitution and Sections 17500 et seq. of the Government Code). The California Constitution prohibits the State from imposing costs of a new program or increased level of service on a local agency or school district without providing a subvention of funds, except under certain circumstances. (Cal. Const. Art. XIII, Sec. 6, Govt. Code, § 17514). The California Supreme Court has held that the constitutional provision applies to "programs that carry out the governmental function of providing services to the public, or laws which, to implement a state policy, impose unique requirements on local governments and do not apply generally to all residents and entities in the state." (County of Los Angeles v. State of California (1987) 43 Cal.3d 46, 56.)

The bar against state mandates was intended to require reimbursement for the costs involved in carrying out functions peculiar to government, not for expenses incurred by local agencies as an incidental impact of laws that apply generally to all state residents and entities. In addition, Government Code 17556 (d) states that the Commission on State Mandates cannot find that a mandate has been imposed if the Commission finds that the local agency or school district has the authority to levy service charges, fees, or assessments sufficient to pay for the mandated program or increased level of service. This applies regardless of whether the local agency or district has enacted or adopted such fees or assessments.

#### Section B. Fiscal Effect on State Government

Question 1. Additional expenditures are estimated to be approximately \$100,000 to develop the online application interface in the current State Fiscal Year.

Question 1(a). The proposed regulation will result in a decrease or increase in compliance costs for state agencies that require scientific collecting permits for state government projects. Box (a) is checked to indicate that the increased fees are expected to be "absorbed within their existing budgets and resources."

Question 4. Other. The proposed changes to scientific collecting permits structure and fees are set to recover program costs. The Department of Fish and Wildlife anticipates an increase in its revenue to fully recover the reasonable administration and issuance costs of Scientific Collecting Permits as shown below in Table 1. CDFW Annual SCP Program Revenue Projection. More detail can be found in Table 3, (p. 5) and in Attachments 2, 3, and 4 (pgs. 16-19) of the attached, "Scientific Collecting Permits Staffing Fiscal Analysis, December 2016."

Table 1. CDFW Annual SCP Program Revenue Projection

Fiscal Year	2013/14	2014/15	2015/16	2016/17	2017/18
Revenues	\$382,672	\$382,672	\$231,889	\$200,436	\$633,784
Expenditures	\$601,292	\$601,292	\$755,203	\$759,350	\$633,804
Balance	(\$218,620)	(\$218,620)	(\$523,314)	(\$558,914)	(\$20)