The following activities and/or entities shall be exempt from fees charged for Community Risk Reduction services on the attached fee schedules:

1. Facilities owned and operated by OCFA Partner Agencies (including the County of Orange) and funded from the Partner Authority’s general fund. Enterprise funded departments of Partner Agencies (such as Orange County Integrated Waste Management) are not exempt.

2. Day-care facilities owned and operated by public schools and unified school districts.

3. Official Services to include all plan checking, fire permits and inspection activities at public schools, unified school districts, community colleges and universities whose policy-making body is subject to the Brown Act. Special events funded by an entity other than the policy-making body, false alarms, and additional services not described herein are subject to fees.

4. Construction of unenclosed accessory structure within a wildland interface area (e.g. patio cover, fire pit, gazebo, etc.)

5. Automotive Compressed Natural Gas refueling stations installed within a residential structure. (added in 2008)

6. Fire false alarm response at single-family homes.

7. Projects and activities related to the Orange County Fire Authority Nonprofit Foundation.

8. Businesses storing propane in quantities less than or equal to 125 gallons.

The Fire Marshal, or designee, may exempt any Community Risk Reduction fee when, in the opinion of the Fire Marshal (or designee), the fee is determined to be a minimal risk to the community or environment and a single issuance permit or penalty. The request must be submitted and approved in writing.