TOILET RETROFIT PURCHASE AGREEMENT BETWEEN THE CITY OF SANTA FE AND VISTA BONITAS LLC., C/O THE DENNIS AND JO ANN BRANCH LIVING TRUST 2012

THIS AGREEMENT is made by and between Vista Bonitas LLC., C/O The Dennis and Jo Ann Branch Living Trust 2012, hereinafter referred to as the "Seller", and the City of Santa Fe, hereinafter referred to as the "City". The Seller and the City are hereinafter referred to as the "Parties."

RECITALS

- 1. The Seller owns 211 toilet retrofit credits in the City of Santa Fe Water Bank as established by Ordinance No. Ord. No. 2002-29 §§ 5-11, attached hereto as Exhibit A.
- 2. These credits are described more particularly by the attached memo from Andrew Erdmann, dated October 5, 2018, attached hereto as Exhibit B.

AGREEMENT

- 1. <u>Toilet Retrofit Quantity and Price</u>. The Seller is willing to sell all of the Seller's right, title, and interest in these toilet retrofits and the City is willing to buy all of the Seller's right, title, and interest in 211 toilet retrofit credits for three hundred dollars (\$300.00) per credit.
- 2. <u>Warranty of Title</u>. The Seller warrants that the title it conveys to the City is good, and its transfer lawful; and that the toilet retrofit credits shall be delivered free from any security interest, lien, or other encumbrance.
- 3. <u>City's Obligation to Purchase Toilet Retrofit Credits</u>. In consideration for the Seller's title and interest in these toilet retrofit credits, the City shall pay to the Seller sixty three thousand three hundred dollars (\$ 63,300.00) for 211 toilet retrofit credits. The City shall make its best efforts to pay the Seller within forty-five (45) days of the date that the Council approves the contract.
- 4. <u>Method of Payment</u>. The City shall pay for the toilet retrofit credits by check.
- 5. <u>Breach.</u> The Parties retain all available remedies under law and equity in the event of a breach of this agreement.
- 6. <u>Duration and Termination of Contract Term</u>. This agreement shall be in effect for one (1) year from the execution of the agreement. The agreement may be extended by the agreement of both Parties. Such agreement shall be made in writing.

If the promised performance and payment occurs within one year, or longer if the Parties make an extension, this agreement terminates. The Parties may also agree to terminate this agreement. The City may terminate this agreement if the Seller cannot provide clear title the toilet retrofit credits. On termination all obligations which are still executory on both sides are discharged but any right based on prior breach or performance survives.

- 7. <u>Final Agreement and Modifications to be in Writing</u>. The Parties intend that the terms set forth in this agreement represent a final expression of their agreement, and may not be contradicted by evidence of any prior agreement or of a contemporaneous oral agreement. Any modifications to this agreement shall be in writing, signed by both Parties.
- 8. Assignment of Rights. All rights of either the Seller or the City can be assigned except where the assignment would materially change the duty of the other party or increase materially the burden or risk imposed on him by his contract or impair materially his chance of obtaining return performance. A right to damages for breach of the whole contract or a right arising out of the assignor's due performance of his entire obligation can be assigned despite agreement otherwise. The Parties will give notice of any assignment of rights within three (3) business days of the assignment.
- 9. New Mexico Tort Claims Act. Any liability incurred by the City in connection with this Agreement is subject to the immunities and limitations of the New Mexico Tort Claims Act, NMSA 1978, §§ 41-4-1 through 41-4-30.
- 10. <u>Bateman Act</u>. This Agreement shall comply with the Bateman Act, NMSA 1978, § 6-6-11.
- 11. <u>Choice of Law Clause</u>. The Parties agree that the law of the State of New Mexico govern this agreement and its interpretation.
- 12. <u>Notice</u>. Notice to either party under this agreement shall be by United States Mail, first class, certified, return receipt requested.

Notice to the Seller shall be to:

Vista Bonitas LLC. C/O Dennis and Jo Ann Living Trust 2012 601 W. San Mateo Santa Fe, NM 87504

Notice to the City shall be to:

City of Santa Fe City Attorney's Office P.O. Box 909 200 Lincoln Ave Santa Fe. NM 87504

	Santa Fe, NM 87504
	13. <u>Signature of Parties</u> . This agreement is effective upon the signature of all the Parties.
	Executed this 18th day of December 2018
//	For the Seller: January January
	For the City:
	Mayor Alan Webber City of Santa Fe Date
	Attest:
	Yolanda Y. Vigil, City Clerk Date CC mtg. 12/18/18
	Approved as to Form:
	Erin K. McSherry, City Attorney Date
	Mary Mccoy, Pinance Director Date

52388.570190 Business Unit/Line Item

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CITY OF SANTA FE

ORDINANCE NO. 2002-29

AN ORDINANCE

CREATING A NEW SECTION 14-8.13 SFCC 1987 AND AMENDING SECTIONS 14-2.3 AND 14-3.1 SFCC 1987 RELATING TO THE EFFECTIVE AND RESPONSIBLE MANAGEMENT OF SANTA FE'S WATER RESOURCES THROUGH THE ESTABLISHMENT OF AN AMERICAL WATER BUDGET WHICH ALLOCATES WATER FOR NEW RESIDENTIAL AND NON-RESIDENTIAL DEVELOPMENT CONNECTING TO THE CITY OF SANTA FE WATER SYSTEM AND BALANCES WATER DEMANDS WITH THE WATER SUPPLIES.

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BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF SANTA FE:

- Section 1. Section 14-2.3(C)(5) (being ordained as Ord. #2001-38) is amended to read:
- (5) Appeals The Planning Commission is the principal City administrative board reviewing and granting or denying appeals from decisions of:
 - The Summary Committee; (a)
 - **(b)** City staff regarding the zoning regulations set forth in all areas except the Historical Districts and the Archaeological Review Districts, and the subdivision regulations set forth in Article 14-9, provided that the request is also part of a development plan or subdivision request requiring the Planning Commission's approval;
 - (c) City staff regarding the terrain management regulations (§14-8.2) and the

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Exhibit"A"

1		Escar	pment (Overlay District (§14-5.6); and
2	(d)	The V	Vater B	udget Administrative Committee regarding allocations of the
3		Annu	al Wate	r Budget (§14-8.13).
4	Section 2.	Section	on 14-3.	.1(C) (being ordeined as Ord. #2001-38) is amended to
5	read:			
6		(C)	Forn	of Application; Schedule of Fees, Charges and Expense
7			(1)	Applications required under this chapter shall be submitted in
8				a form and in such number as required by the official
9				responsible for accepting the application.
10			(2)	The Governing Body shall establish by resolution a schedule
11				of all applicable fees, charges, and expenses and a collection
12				procedure for building permits. This schedule of fees shall
13				be posted in the Planning and Land Use Department and may
14				be altered or amended only by the Governing Body. No
15				permit or approval required under this chapter shall be issued
16				or granted unless and until such costs, charges, fees or
17				expenses have been paid in full.
18			(3)	The Governing Body shall establish by resolution the Water
19				Budget Administrative Procedures, which shall at a minimum
20				provide for and establish individual water budgets, and the
21				type, number, amount of allowable Demand Offsets, the
22				procedure for appealing decisions under the Annual Water
23				Budget Ordinance by officials, boards, committees and other
4				administrative bodies of the City of Santa Fe.
.5	Section 3.	Sectio	n 14-3.	1(D) SFCC 1987 (being ordained as Ord, #2001-38) is

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repealed.			

Section 4.

(D) [NEW MATERIAL] New Building Permit Applications; Exceptions;

New Development Approvals Other than Building Permits

A new section 14-3.1(D) SFCC 1987 is ordained to read:

(1) New Building Permits

- (a) Beginning on September 11, 2002, all building permit applications for the construction or placement of new multifamily residences, new single family residences, or any non-residential structure which after completion will require water service from the Sangre de Cristo Water Division shall comply with the annual water budget provisions set forth in §14-8.13.
- additions or to remodel existing structures shall not be subject to the water provisions set forth in §14-8.13 unless such an addition or remodel shall result in increased water use or an additional dwelling unit but shall, as a condition to the issuance of such permit to construct additions or to remodel, provide that all existing plumbing fixtures within the existing structure shall be replaced with water saving fixtures. All additions or remodels that result in additional water use shall retrofit enough fixtures to completely offset their increased water use. In cases where a remodel or addition results in additional dwelling unit(s), the applicant shall retrofit to the level prescribed in §14-8.13(F)(4).

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- (c) Applications filed after September 11, 2002, for subdivision approvals under Article 14-9 (except subdivisions considered by the Summary Committee of the Planning Commission and Inheritance or Family Transfer Subdivisions under §14-9.4 and for development proposals requiring a development plan approval under §14-3.8(A)1 through 4, shall comply with the annual water budget provisions of § 14-8.13.
- (d) As of September 11, 2002, and subject to legal review, applicants who have received a building permit in the 12 months prior to September 11, 2002, shall be subject to the following regulations:
 - (i) Building permits for which there has been no work done within six months of issuance shall expire. For purposes of this section, placing a water meter on the property shall not constitute work having been done.
 - (ii) Holders of building permits shall not be allowed to seek administrative approval of substantial changes, unless such changes are deemed by the director of the Planning and Land Use Department as being caused by unforeseen and unpreventable circumstances.
 - (iii) If a building permit for a project that has already acquired a water hookup expires, water service to that property shall be discontinued and any new request for a water hookup shall be subject to requirements of §14-8.13.

Section 5. A new section 14-8.13 SFCC 1987 is ordained to read:

14-8.13 [NEW MATERIAL] ANNUAL WATER BUDGET

Section 6. A new Section 14-8.13(A) SFCC 1987 is ordained to read:

(A) [NEW MATERIAL] Authority

- Ordinance and is enacted pursuant to the express statutory authority conferred upon municipalities to enact ordinances pursuant to its police power (N.M. Stat. Ann. §3-17-1 B (1978)). It is also adopted pursuant to the City of Santa Fe's powers under its municipal charter, adopted effective March 15, 1998, pursuant to the Municipal Charter Act, sections 3-15-1 to 3-15-16 NMSA 1978, and Article 10, §6 of the Constitution of New Mexico.
- The City of Santa Fe is a charter municipality, empowered to make and enforce all laws concerning municipal affairs, subject to limitations of the City charter and the constitution and laws of the state of New Mexico. A reasonable exercise of municipal authority includes planning for the operation and growth of the municipal water utility, and planning for orderly urban development. Such planning includes the regulation of the amount and types of uses of water from the City's system to ensure that a reliable source of water exists to meet water requirements of the existing customers and that additional supplies of water in the system are allocated in a manner consistent with priorities established by the Governing Body.

 Establishing an annual amount of water to be budgeted for all users including additional development requesting connection to the City

water system is a reasonable exercise of municipal authority to plan for the operation and growth of the municipal water utility as well as to plan for urban development, in furtherance of the public health, safety and welfare.

Section 7. A new section 14-8.13(B) SFCC 1987 is ordained to read:

(B) [NEW MATERIAL] Legislative Findings, Purpose and Intent

- (1) The City has limited water supplies. Much of the City's water supply is dependent on annual precipitation, and in times of shortage or drought, this dependence can create significant variability in the seasonal and annual water supply available to the City and its water customers.
- (2) The Governing Body recognizes the need to aggressively pursue available avenues for increasing the City's water supply. These include, but are not limited to the:
 - (a) Construction of a direct diversion from the Rio Grande to make use of the City's rights to water under that certain Lease Agreement with the Bureau of Reclamation for waters from the San Juan Diversion Project;
 - (b) Increase in conservation efforts, including the mandating of water catchments, cisterns, drip irrigation and other water saving strategies;
 - (c) Purchase of additional water and or water rights;
 - (d) Use of "return flow credits" (if available);
 - (e) Adoption of individual water customer budgets for all existing and new customers;

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- (f) Rehabilitation and improvement of existing infrastructure and building new infrastructure for water delivery and effluent distribution;
- (g) Adoption and implementation of regulation for the use of "gray water" (when allowed by law); and
- (h) Maintenance of existing infrastructure and resources to maximize their potential.
- the health, safety and welfare of all citizens of Santa Fe that the City immediately take the steps necessary to accurately determine the level of Total System Demand to ensure that (a) the legal obligations of the City in operating the City Water system are being and will continue to be met, (b) Total System Supply exceeds Total System Demand, and (c) the future water needs and priorities of the City and its citizens are met. It is recognized that the water usage levels of current water customers as of August 2002 have been artificially lowered by heroic conservation efforts, and any further attempt to quantity Total System Demand must take into account the pent-up water demand of current water company customers.
- (4) As of August 26, 2002, the City's water supply is obtained from three sources that have been integrated into the City's water system:
 (a) 5040 acre feet of permitted surface water rights and water supplies available from the Santa Fe River Canyon and the City's reservoirs ("Permitted Santa Fe River Water"), (b) 3500 acre feet of permitted ground water rights and water supplies available from

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the City wells within the city limits, the St. Michael's Well, and the Northwest Well, within the Santa Fe Basin ("Permitted Santa Fe Well Water"), and (c) 10,000 acre feet of permitted ground water rights and water supplies available from the Buckman well field ("Permitted Buckman Well Water").

- River Water depend upon annual precipitation. The actual historic supplies available from Permitted Santa Fe River Water range from 700 acre feet per annum in times of drought, to 5264 acre feet per annum in years of "above average precipitation." For purposes of effective and responsible management of the use of the Permitted Santa Fe River Water, the Governing Body has relied upon the most low end of this range.
- Water depend in large part upon the limitations upon the permits for Permitted Santa Fe Well Waters and the production capacity of the City's wells within the Santa Fe Basin. The actual historic supplies available from Permitted Basin Water range from 1924 acre feet per annum as of August 31, 2002, and with the City's Northwest Well producing approximately 900 acre feet per year.
- (7) The annual, historic supplies available from Permitted Buckman

 Well Water are limited by the offset requirements on the permits for

 the Permitted Buckman Well Water and the production capacity of

 the Buckman Wells, transmission, storage and treatment facilities.

 The actual historic supplies available from Permitted Buckman

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Water are approximately 5200 acre feet per annum in times when the
City's wells in the Buckman well field are operating efficiently and
at capacity with no additional offset requirements.

- (8) The City's current total, historic water supplies available on an annual basis range from 9,700 acre feet (in times of shortage or drought) to 13,210 acre feet (in years of average precipitation when the City's wells, transmission, storage and treatment facilities are operating efficiently and at capacity) (all of which supplies are the "Total System Supply").
- water service include existing customers actually receiving metered water service and existing customers who have meters but have not begun to use water from the system ("Existing Customers"), required reserved capacity and emergency reserves and uses ("Reserve and Emergency Uses"), municipal uses (i.e., parks, recreation, municipal landscaping, public institutional uses) ("Municipal Uses"), projects that have a building permit or water hook-up, or have begun the process for either, or have other agreements ("Potential Customers"), the County of Santa Fe under the Agreement dated August 10, 1994 (the "Wheeling Agreement"), and system losses on both the City's and Existing Customers' side of the meter ("System Losses") (all of which demands and uses are the "Total System Demand").
- (10) It is in the best interest of the health, safety and welfare of all citizens of Santa Fe that the City immediately take the steps

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- (11) It is the express purpose of the Annual Water Budget Ordinance to promote the following principles:
 - (a) That new demands on the City's water system will not increase Total System Demand beyond Total System Supply, as determined on a semi-annual basis by the Governing Body;
 - (b) That establishes an Annual Water Budget as provided in §148.13(D) of this Ordinance that assumes, but does not find,
 Total System Supply as of September 11, 2002 is committed
 to Total System Demand, until such time as the Governing
 Body otherwise finds based upon complete and accurate data
 gathered and presented in accordance with the Annual Water
 Budget Administrative Regulations and Procedures;
 - (c) That provides for the efficient use of existing Total System

 Supply;
 - (d) That accurate, reliable figures for Total System Demand and Supply are developed and utilized by the City in its water planning;
 - (e) That the budgeting of the City's water resources is based upon reliable figures, reflect the priorities of the community with respect to the growth of the City of Santa Fe, and provide for a stable and predictable water supply; and
 - (f) That provides for Annual Water Allocations which recognize the priorities of the City in affordable housing, employment

1	opportunities and the need for a healthy and stable economy,
2	while maintaining the City's ability to provide existing
3	residents with an adequate water supply.
4	(12) Any development meeting the definition of a type A development as
5	defined in the Housing Opportunity Program or individual unit that
6	meets the U.S. Department of Housing and Urban Development's
7	definition of an Affordable Home shall be reimbursed by the City of
8	Santa Fe's Conservation Fund for costs incurred for retrofitting the
9	required number of units as proposed in this ordinance. This is to
10	ensure that these additional costs do not impact the affordability of
11	the home.
12	Section 8. A new section 14-8.13(C) SFCC 1987 is ordained to read:
13	(C) [NEW MATERIAL] Administrative Procedures
14	(1) The Annual Water Budget Ordinance shall be administered by the
15	City as set forth in the Annual Water Budget Administrative
16	Procedures adopted separately by resolution of the Governing Body.
17	The administrative procedures set forth responsibilities, procedures
18	and standards for administrative actions necessary to implement the
19	Annual Water Budget Ordinance.
20	(2) All changes to the administrative procedures shall be approved by
21	resolution of the Governing Body.
22	Section 9. A new section 14-8.13(D) SFCC 1987 is ordained to read:
23	(D) [NEW MATERIAL] Annual Water Budget; Semi-Annual Budget
24	Review
25	(1) Annual Water Budget
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There is hereby established the City of Santa Fe Annual Water Budget (the "Annual Water Budget"):

- (a) Comprised of Total System Supply and Total System

 Demand, as the same are determined on a semi-annual basis

 by the Governing Body in accordance with this §14-8.13;
- (b) Effective for the twelve month period between March 1 to February 28, unless modified by the Governing Body in October of any given year; and
- Adopted annually by the Governing Body through an ordinance at the Council meeting on the last Wednesday in February and subject to review and amendment semi-annually at the Council meeting on the last Wednesday in October.

(2) 2002 Annual Water Budget

As of September 11, 2002 and due to the current state of a water emergency in the City of Santa Fe, the Annual Water Budget for the twelve month period March 1, 2002 to February 28, 2003 is assumed to be fully allocated, meaning that it is assumed that Total System Supply is already committed to Total System Demand.

Governing Body shall, at its first public meeting in October and
March of each year, review the information obtained and gathered
for the determination of Total System Supply and Total System
Demand. If the Governing Body determines at the October meeting
that Annual Water Budget and the Annual Water Allocation as

provided in §14-8.13(E) of this Chapter for the current twelve-month period can be modified to provide for an increase in the Annual Water Allocations, then the Governing Body at such meeting shall make such modifications. Because the supplemental Buckman Wells have been permitted to provide drought relief and an emergency cushion by the customers of the Sangre de Cristo Water Division, any increased water supply brought on by such wells shall be available only for existing customers and reserve and emergency uses.

At least once annually at the first Wednesday in March, the
Governing Body shall review at a public hearing the effectiveness of
the Annual Water Budget Ordinance and the Annual Water Budget
Procedures in achieving its purposce, the effect the Annual Water
Budget Ordinance is having on the economy, the effect the Annual
Water Budget Ordinance is having on efficient and effective
operation of the development approval process and review the
possible amendments to the Annual Water Budget Ordinance.

Section 10. A new section 14-8.13(E) SFCC 1987 is ordained to read:

(E) [NEW MATERIAL] Annual Water Allocations

(1) At such times as the Governing Body determines that Total System
Supply exceeds by any amount Total System Demand, the
Governing Body shall recalculate and reallocate the Annual Water
Budget and make an allocation of the amount of water of the Total
System Supply which exceeds Total System Demand (the "Annual")

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Water Allocation" or "Water Allocation") for the City's system as follows:

- (a) All previous Water Allocations provided for in the Annual
 Water Budget for the preceding twelve-month period shall be
 included within the Total System Demand and shall be
 accounted for and honored prior to any new Water
 Allocation.
- **(b)** The Annual Water Allocation established shall specify the specific amount of water made available on the City's system, the date when it may be utilized in a request for service as part of a building permit application or development proposal subject to this §14-8.13, and the Annual Water Allocation shall give priority to residential development in which the average sales price or rent of at least 70 percent of all units for sale or for rent are affordable to households with incomes at or below 80 percent of the area median income, using a four person household for homebuyers and a three person household for renters. Developers shall give first priority in the sale of the homes or rent of the units to households earning no greater than 80 percent of the area median household income. All building permit applications for the construction of new multi-family residences, new single family residences and any nonresidential structure which after completion will require water service from the Sangre de Cristo Water Division shall

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- only be issued in accordance with the 2002 Water Budget
 Administrative Procedures.
- (c) After the Governing Body has determined and made (or revised) the Annual Water Allocation, then the Water Allocation shall be assigned and administered ("Administrative Allocation Assignment") to specific applications for building permits and other development proposals subject to §14-8.13, in accordance with directions of the Governing Body in making the Water Allocation and in accordance with the Annual Water Budget Procedures by the City Manager and his designees.
- (d) No new allocations of water can be made until such time as 50% of the projects permitted by the building permits that are open as of September 11, 2002 have been completed.
- (2) An Administrative Allocation Assignment creates no right to approval for the requested number of lots, units or commercial development, or commercial buildings, building permits or water meters proposed in the allocation application or as granted. The actual number of lots or units, or the amount and type of commercial development or the number of building permits or water meters that may be approved shall be determined by the appropriate development, permit or meter application review process.
- (3) Administrative Allocation Assignments may not be sold, traded,
 transferred or exchanged in any way between applicants or allocation
 holders of different developments, building permits or water hook-

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ups or between different developments, building permits or water hook-ups having the same owner or applicant. Administrative Allocation Assignments are granted for specific developments, building permits or water hook-ups and specific geographic sites and they may not be moved.

- (4) Nothing in §14-8.13(E) shall prohibit the City Manager or the

 Governing Body from suspending Water Allocations, in accordance
 with §25-5 (Emergency Water Regulations Ordinance) for
 applications subject to §14-8.3 either inside or outside the City limits
 that are connected or intend to connect to the City water system.
- (5) Once an Administrative Allocation Assignment has been made in accordance with §14-8.13 and the Annual Water Budget Procedures, it shall be a permanent portion of Total System Demand calculations, unless it shall expire or terminate as provided in the Annual Water Budget Procedures. Upon such expiration or termination, an Administrative Allocation Assignment shall be reassigned in accordance with the Annual Water Budget Procedures.

Section 11. A new section 14-8.13(F) SFCC 1987 is ordained to read:

(1)

- (F) [NEW MATERIAL] Requirement for Approvals; Building Permits,

 Water Hook-ups and Development Proposals; Applicability
 - New Building Permits and Water Hook-ups

 Except as provided below in §14-8.13(F)(3), all building permit
 applications for the construction or placement of new multi-family
 residences, new single family residences, or any non-residential
 structure which after completion will require water service (whether

or not a meter for service has been previously installed) from the Sangre de Cristo Water Division, or applications for water service from any project that is described in this section shall only be issued when the applicant has received an Administrative Allocation Assignment and complied with the conditions thereof.

(2) Specified Development Approvals

Except as provided below in §14-8.13(F)(3), all applications filed after September 11, 2002 for subdivision approvals under Article 14-9 (except subdivisions considered by the Summary Committee of the Planning Commission and Inheritance or Family Transfer Subdivisions under §14-9.4) and for development proposals requiring a development plan approval under §14-3.8(A)1 through 4, shall only be granted final approval when the applicant has received an Administrative Allocation Assignment for the proposed project and complied with the conditions thereof.

(3) Offsets

Any building permit or water hook-up shall be issued or granted only if it is in compliance with all sections of Chapter 14 and when the applicant demonstrates that the water demands created by the use of the structures for which the building permit, water hook-up or development approval is sought will be entirely offset ("Project Water Offset") in accordance with the Annual Water Budget Procedures and §14-8.13(F). An applicant may demonstrate Project Water Offset through the following methods and in compliance with the submittal requirements of the Annual Water Budget Procedures:

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- (a) By actually replacing the total number of Required Retrofits and supplying the documentary evidence required by Annual Water Budget Procedures.
- (4) The Annual Water Budget Procedures shall require replacement water fixtures for residential and non-residential construction subject to §14-8.13 as follows:
 - (a) Residential Uses:
 - (i) For a "DWELLING UNIT, LOW WATER USE" as defined herein, the applicant shall retrofit eight fixtures for each new fixture installed;
 - (ii) For a "DWELLING UNIT, MEDIUM USE" as defined herein, the applicant shall retrofit ten fixtures for each new fixture installed; and
 - (iii) For a "DWELLING UNIT, HIGH WATER USE" a defined herein, the applicant shall retrofit twelve fixtures for each new fixture installed.
 - (b) Non-residential Uses. The applicant shall retrofit the number of fixtures in accordance with the Annual Water Budget Procedures. In all cases, the amount of water offset by retrofits shall be equal to or greater than the estimated water usage of the proposed building as determined by the Annual Water Budget Procedures.
 - (c) The City shall monitor water use in all retrofitted buildings and shall report such use to the public in the semi-annual water use and supply review.

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- (d) Any fixture that is obtained for free or which has received a rebate from any City water conservation program is not eligible to be counted as an eligible retrofit.
- (5) The following development approvals shall not be subject to the provisions of §14-8.13:
 - (a) Applications for General Plan amendments, annexations, master plans, master plan amendments, or rezonings where the rezoning does not require a development plan as part of the application;
 - (b) Applications for preliminary subdivision plat and plan approval, subdivisions approved by the Summary Committee of the Planning Commission, subdivisions created by Inheritance or Family Transfer;
 - (c) Government development that connects to the City water system but is not subject to City development plan and building permit procedures; provided, however, the water demand of all such developments shall be calculated and charged against the Total System Demand; and
 - (d) Applications where the purpose is to create tracts of land according to an approved master plan, and where additional subdivision of land or a more detailed development plan within the various tracts is still necessary to construct dwelling units and other buildings according to that master plan.

Section 12. Article 14-12 SFCC 1987 (being Ordinance #2001-38 as amended) is

amended to read;

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Article 14-12: [NEW MATERIAL] DEFINITIONS. As used in the Annual Water Budget Ordinance, the terms which have been capitalized and defined therein shall have the meanings given to them, and the following terms and definitions shall apply:

ALLOCATION, DEVELOPMENT

An approval needed per proposed individual residential lot, dwelling unit or commercial building in order to proceed with a subdivision or development plan or in the case of a proposed development located outside city limits, an approval needed prior to initiating water service with the city, or physically connecting a water line to the city water system.

ALLOCATION, PERMIT

An approval needed to proceed with a building permit application as required by the city or, in the case of a development located outside city limits, an approval needed prior to requesting a water meter and actual water from the city for each individual dwelling unit, residential lot or commercial building.

ALLOCATION PERIOD, PERMIT

The calendar year divided into the following four quarters: January-March, April-June, July-September, October-December.

ALLOTMENT, WATER

An amount of water approved for a specific applicant from the water budget that is used in calculating and determining development, permit and water hook-up allocations. A water allotment does not guarantee a right to water but is only a measurement used in dividing the water budget among various applicants for the purpose of processing water budget allocation requests.

COMMERCIAL DEVELOPMENT

For the purpose of the annual water budget (14-8.13), a building or buildings constructed

for the purpose of activities that are non-residential. Commercial development includes but is not limited to hotels, motels, offices, stores and other retail establishments, industrial or manufacturing activities, wholesaling and warehousing activities.

DWELLING UNIT, LOW WATER USE

A dwelling unit expected to use, on average, .20 acre feet of water per year (afy) or less, according to the city's water use table included in the annual water budget administrative procedures.

DWELLING UNIT, MEDIUM WATER USE

A dwelling unit expected to use, on average, .21 to .25 acre feet of water per year (afy), according to the city's water use table included in the annual water budget administrative procedures.

DWELLING UNIT, HIGH WATER USE

A dwelling unit expected to use, on average, more than .25 acre feet of water per year (afy), according to the city's water use table included in the annual water budget administrative procedures.

FIXTURE

For purposes of §14-8.13, a fixture or water fixture, whether new or replacement, is defined as a toilet.

GOVERNMENT DEVELOPMENT

For the purpose of the annual water budget (14-8.13), the construction of a building serving a public function where the land and building are owned by a government agency, such as the city, the county, the state, the federal government, or a public school district. The term does not include governmentally assisted private development or private development in partnership with or on land purchased or leased from a government agency. Nor does the term refer to private development where the land and or building are leased to a

1	government agency.	
2	PUBLIC USE	
3	For the purpose of the annual water budget, outdoor water use for public facilities, such as	
4	sports and playing fields, parks, schools, Santa Fe River ecosystem, and the like.	
5	RANDOM SELECTION	
6	For the purpose of the annual water budget (14-8.13), a selection from a group based upon	
7	chance.	
8	RESERVE USE	
9	Emergency reserve of available reliable supply or such purposes as basic living, basic	
10	sanitation and fire suppression.	
11	TOURIST LODGING	
12	For the purpose of the annual water budget (14-8.13), a bed and breakfast, hotel or motel as	
13	those terms are defined in 14-12.	
14	PASSED, APPROVED and ADOPTED this 36 day of August, 2002.	
15		
16	Jany G. Sely and	
17	LARRYA. DEGALDO, MAYOR	
18		
19	ATTEST:	
20	\cdot \cdot \cdot \cdot \cdot \cdot	
21	Galanda y. w.g	
22	YOLANDA Y WIGIL, OTTY CLERK	
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      APPROVED AS TO FORM:
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     BRUCE THOMPSON, CITY ATTORNEY
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Irene/Ordinance/Waterbudget-2002

City of Santa Fe, New Mexico

memo

DATE:

October 5, 2018

TO:

File

FROM:

Andrew Erdmann, Water Resource Coordinator

Water Division, Pubic Utilities Department

RE:

Pre-Certified Retrofit Credits

This memo serves as confirmation that 211 retrofit credits are registered with the City of Santa Fe under Vistas Bonitas. The credits are registered on the following pre-verification certificates:

Certificate #	Credits Available
1561	37
1587	15
1648	<u>159</u>
	211