

City of Santa Fe Water

801 W. San Mateo, Santa Fe, N.M. 87505 www.santafenm.gov/water

Jesse Roach PE PhD, Director

rector Bradley Prada, BDD Facility Manager
John Del Mar PE, Engineering Manager
Jonathan Montoya, Source of Supply Manager
Mike Moya, Transmission and Distribution Manager
Bill Schneider PG, Water Resources and Conservation Manager

MEMO

Date: December 23, 2024

To: Public Works and Public Utilities Committee

Finance Committee Governing Body

Via: John Dupuis, Public Utilities Department Director John Dupu

From: Jesse Roach, Water Division Director

John Dupuis (Dec 2 2024 14:16 MST)

ITEM:

Updated Wheeling Rate Agreement Between the City of Santa Fe (City) and Santa Fe County (County)

BACKGROUND

Paragraph 14(B) of the 2016 Amended and Restated Water Resources Agreement (WRA) between the City and the County authorizes the City to impose a charge on County water "wheeled" through the City's water transmission and distribution network to reach the County Utility system. The intent of a Wheeling Rate Agreement is administration of a fair cost from the County to the City for this service.

In April of 2022 the City and County agreed to an interim Wheeling Rate Agreement and the City began to bill the County \$1.40 per 1000 gallons of water wheeled effective July 2021. On March 13th 2024, the City's Governing body approved a City and County staff recommended final Wheeling Rate Agreement with an initial wheeling rate of \$2.04 per 1000 gallons wheeled. The County governing body did not end up approving the March agreement, and in December of 2024 passed an updated agreement with the following substantive changes from the agreement approved by the City:

- 1. A definition of "Wheeled Water" to clarify when wheeling charges can and cannot be charged.
- 2. Rather than an agreement that can be cancelled by either party with notice, the proposed agreement will now remain in effect so long as the WRA is in effect.

The proposed agreement including Appendices defining points of delivery, methodology for calculation of the wheeling rate, and a list of historical rates with effective date is included as attachments to this Memo. Also included is a "red-line" version of the agreement showing changes from the agreement previously approved by the City.

REQUEST

Review and approval of the final Wheeling Rate Agreement Between the City and County.

		CITY OF SANTA FE PROCUR	REMEN	VT.	CHECKLIST	
nt of	afe	Contractor Name: Agreement	t betwee	en (CoSF & SFCO- Wheel	Water
200	II zb	Procurement/contract Title: S	hared A	Agr	eement	
Cilis Deal Se 14 st	issing 18	Procurement/contract Title: S Procurement Method/Vehicle Cooperative Request For Propose Small Purchase (Contract Under	sals(RFP) 🗆	Invitation To Bid (ITB)	☐Exempt: <u>13-1-98</u>
		g Department: PUD/Water Div	Staff	f Na	ıme: Jesse Roach	
•		ent Requirements:	_ 5.011	1110	inc. <u>sesse Roden</u>	
		_			11 64 4 1 6	
procure (bid tall conjun- from th	ements or	nt files shall be maintained for all purchases and at files shall contain the basis on which the award Evaluation Committee Reports), scoresheets, que with evaluations, negotiations, and the award prequesting Departments, signed by the Chief Proct award decisions before submitting them to the Committee of the C	ds are ma notations, rocesses. surement	ade, , and The Off	all submitted bids/proposed all other documentation e procurements shall conticers (this document), set	related to or prepared in ain written determinations
		D DOCUMENTS FOR APPROVAL BY PURCE	HASING	(CI	PD)	
 	I/A	Without Datassian from (1999)	YES N		O4-(-) (2 W-11 1 0 C-	
		Written Determination (srvs) RFP - Confidential info to be provided to GB	 	X X	Quote(s) (3 Valid & Cu BAR	irrent for Over 20k)
	\boxtimes	by CPD Buyer				
-	X	ITB (include bid tab)		X .	FIR	()
	\boxtimes	Other:		•	Certificate of Insurance	` '
		Cooperative Agreements and GSAs and State page, and items to be purchased)	ewide Pr	ace	Agreements (include the	cover page to snow valid dat
	\boxtimes	Horizon Declination or Screenshot of horizon	ısofnewr	mex	ico.org/services.html (sr	vs)
		Summary of Contract (only on contracts)				
	\boxtimes	Current Santa Fe Business Registration (or E	xemptio	n if	no tax)	
		Executed Contract or Price Agreement (legal	l and co	ntra	ctor must sign before p	urchasing approves)
	\boxtimes	Chief Procurement Officer (or designee) App	oroval fo	r E	xempt from Procuremen	t (use memo on our site)
	\boxtimes	Evaluation Committee Report (RFPs only)				
	\boxtimes	Signed Sole Source Determination, Vendor W	Vritten (Quo	te, SS Letter from Cont	ractors, and 30 Days Email
		>20k = Memo addressed to City Manager (Un	nder 150	OK)	Committees/City Counc	eil (Over 150K)
(\mathcal{D})		Point of Contact			Title	Date
lohn Duyuis (Jan		14:39 MST) Director				Date
Chief Pr	rocu	rement Officer				Date
ITT Rep	orese	entative			Title	Date

CoSF Version 3 12.1.2023



City of Santa Fe Summary of Contract, Agreement, Amendment & Lease

All applicable fields to be completed by departmen	t (complete 1.b only if you are processing an amendment):	
1.a Munis Contract: Pro	ocurement # (RFP/ITB# If any):	
Contractor: Agreement between CoSF &	& SFCO- Water Transmission & Distribution System	
Procurement Method/Vehicle: Small Purchase RFP IT.	Sole Source GSA Cooperative Exempt SWPA/Existing	
Description/Title: Shared Agreement between	n CoSF & SFCO	
Contract: Agreement: Lease/Rei	nt:O Amendment:O	
Term Start Date: Upon Approval Term End	Date: N/A Total Contract Amount: N/A	
Approved by Council (If over the City Manage	r's approval threshold, you must go through GB)	
Contract / Lease:		
	to the Original Contract/Lease #	•
Increase/(Decrease) Amount \$:		
Extend Expiration Date to:		
Approved by Council (If the original went through GB regardless of the ar		
	nendment reason)	
Amendment is for:		
3. Procurement History:		
Purchasing Officer Review:	Date:	
•		
4. Funding Source: N/A		
Budget Officer Approval:	Date:	
Comment & Exceptions:		
5. Grant History (if applicable):		
Grants Administrator Approval:	040 0444	
Staff Contact who Completed This Form: Jessica To be recorded by City Clerk: Email:	Chavez Phone #: 819-8411	
Clerk # Email: — Date of Execution:		
100 to 1 100		
ITT Representative (attesting that all information is	reviewed) Title Date	

AGREEMENT BETWEEN THE CITY OF SANTA FE AND SANTA FE COUNTY TO WHEEL WATER TO SANTA FE COUNTY THROUGH THE CITY OF SANTA FE WATER TRANSMISSION AND DISTRIBUTION SYSTEM

This Agreement is entered into as of the date of the last signature below ("Effective Date"), by and between the City of Santa Fe ("City") and Santa Fe County ("County"), relating to the conveyance and delivery of County water through the City's water transmission and distribution system, also referred to as wheeling.

RECITALS

WHEREAS, the City and County may contract for services and enter into agreements with one another; and

WHEREAS, the City and County operate water utilities whose transmission and distribution systems are connected to each other and to Buckman Direct Diversion ("BDD") transmission lines at certain points; and

WHEREAS, the County water utility serves areas which cannot be reached by County water sources without use of the City water transmission and distribution system; and

WHEREAS, when County water sources are unavailable or insufficient to meet County demand, BDD Shared Pool water or Water Resources Agreement water from City sources can be moved through the City's water transmission and distribution system for delivery to the County; and

WHEREAS, in the December 2016 "Amended Restated Water Resources Agreement between the City of Santa Fe and Santa Fe County" ("WRA") the County agreed to begin paying the City wheeling rate beginning in 2021;

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein, set forth and for other good and valuable consideration, the parties agree to the Agreement memorialized below.

AGREEMENT

- 1. **Wheeling**. County water may be wheeled through the City's transmission and distribution system for delivery to the County service area at specific connection points, defined by master meters.
 - 1.1. **Delivery Points**. The locations and characteristics of master meters defining City to County connection points, hereafter referred to as points of interconnection, are defined in Exhibit "A" (Points of Interconnection), attached hereto and incorporated herein by this reference. Exhibit "A" will be updated with any changes to these delivery points and any additional delivery points and can be updated at any time by mutual written agreement of both the City's Public Utilities Department Director and the Director of Santa Fe County

Utilities. Such agreement will not be unreasonably withheld if provisions of this agreement and Exhibit "A" have been followed.

- 2. Wheeling Charge. The County will pay the City a wheeling charge for water delivered by the City to the County through the Points of Interconnection defined in Exhibit "A" ("Wheeled Water"). Wheeled Water does not include, and the County will not pay a wheeling charge for: (1) water delivered under Section 3 of the WRA; (2) water delivered to or used by the City after a defined Point of Interconnection (SW Business Park); or (3) water delivered to the County through BDD transmission lines as identified in Exhibit A, section 3, except when BDD Shared Pool water is delivered to these points as a result of a Non-discretionary shutdown at BDD.
 - 3.1 The wheeling charge will be calculated using the City's cost-of-service (COS) methodology documented in the Technical Memorandum: Analysis of Water Wheeling Rates for Santa Fe County, attached hereto and incorporated herein by this reference as Exhibit "B". The COS methodology and Exhibit "B" will be updated at any time by mutual written agreement of both the City's Public Utilities Department Director and the Director of Santa Fe County Utilities. If the COS methodology and Exhibit "B" have not been updated within the prior five (5) years, the City will update upon request of either the City's Public Utilities Department Director or the Director of Santa Fe County Utilities
 - 3.2 The effective date and current volumetric wheeling charges in \$ per 1000 gallons are listed in Exhibit "C" (City of Santa Fe Wheeling Charge). Exhibit "C" also includes previous wheeling charges and effective dates. The wheeling charge and Exhibit "C" can be updated by the City using the agreed-upon methodology upon the completion of a new or updated Cost of Service Study for the City Water Utility with an effective date no sooner than 30 days after a new Exhibit C has been signed by the City. The County may offer input in the development of each Cost of Service Study, and such input will be reasonably considered by the City.
 - 3.3 The City will be responsible for reading the master meters at the Points of Interconnection and determining associated billing to the County for wheeled water.
 - 3.3.1 The City reserves the right, at its own discretion, and with advance notice to the County to not charge wheeling fees for water delivered through specific Points of Interconnection. This provision will allow the City to incentivize water flow through Points of Interconnection should such flow be advantageous for water quality or other operational purposes.
 - 3.4 The City will send all invoices to Santa Fe County Water Utility, and the County will pay invoices within thirty (30) days of receipt. The rate of \$2.04 per 1,000 gallons shown in Exhibit C shall be applied retroactively to County water wheeled through the City system beginning July 1, 2021, resulting in the County paying an additional amount equal to the difference between \$1.40 and \$2.04 per 1,000 gallons.
- 3. **Terms of Delivery**. The City will deliver to the County water meeting or exceeding applicable water quality standards.

- 4.1 The County is responsible for maintaining water quality after the point of delivery.
- 4.2 In an emergency or force majeure event, the City will have the ability to shut off all deliveries at the affected Point(s) of Interconnection to the County for the duration of the emergency. In the case of an emergency, the City will notify County certified water operators as soon as possible and reasonably cooperate in providing additional supply at alternate locations, if needed. The City shall have full discretion to determine whether such an emergency condition exists within the City transmission and distribution system.
- 4.3 Force Majeure. No party shall be liable or responsible to the other party, nor be deemed to have defaulted under or breached this Agreement, for any failure or delay in fulfilling or performing any term of this Agreement except for any obligations to make payments to the other party hereunder, when and to the extent such failure or delay is caused by or results from acts beyond the impacted party's ("Impacted Party") reasonable control, including, without limitation, the following force majeure events ("Force Majeure Event(s)"): (a) acts of God; (b) flood, fire, earthquake, epidemics, or explosion; (c) war, invasion, hostilities (whether war is declared or not), terrorist threats or acts, riot or other civil unrest; (d) state or federal government order, law, or actions; (e) embargoes or blockades in effect on or after the date of this Agreement; and (f) national or regional emergency; (g) strikes, labor stoppages or slowdowns, or other industrial disturbances; (h) shortage of adequate power or transportation facilities; and, (i) other events beyond the reasonable control of the Impacted Party.
- 4. **Term & Termination**. This Agreement shall commence on the date of the final signature below and remain in effect so long as the WRA is in effect.
- 5. **Additional Documents**. The parties agree to execute such further documents as may be necessary to carry out the terms and intent of this Agreement.
- 6. **Dispute Resolution**. The City and County agree to mediate disputes consistent with the Mediation Procedures Act, NMSA 1978, Section 44-7B-1 through 44-7B-6, prior to initiating any litigation, to resolve any conflicts arising under this Agreement, the expenses of which shall be shared equally by the City and County. Disputes shall be first discussed by representatives of each party. Such representatives shall use their best efforts to amicably and promptly resolve the dispute. If the parties are unable to resolve the dispute through informal mechanisms or mediation within 90 days of the occurrence of the event or circumstances giving rise to the dispute, either party may give notice to the other party that the aggrieved party intends to litigate the dispute. Any dispute requiring notice shall be reported to the next meeting of the respective City and County governing bodies.
- 7. **Entire Agreement**. This Agreement and the Exhibits hereto contain the entire agreement between the parties, and the terms of this Agreement are contractual, not merely a recital.
- 8. **Counterparts and Recordation**. This Agreement may be executed in one or more counterparts, each of which is an original, and all of which together constitute only one agreement between the parties. This Agreement shall be recorded with the County Clerk and the City Clerk after the Agreement has been approved and executed by the Parties.

- 9. Successors and Assigns. This Agreement and all of the terms and provisions hereof shall inure to the benefit of and be binding upon the successors and assigns of all of the parties hereto.
- 10. **Notices.** All notices shall be in writing and together with other mailings pertaining to this Agreement shall be made to:

FOR THE COUNTY:

Utilities Division Director Santa Fe County PO Box 276 Santa Fe, N.M. 87504-0276 Phone: (505) 992-9870

Fax: (505) 992-3028

With a copy to:

County Manager Santa Fe County PO Box 276 Santa Fe, N.M. 87504-0276 Phone: (505) 986-6200 Fax: (505) 986-2740

County Attorney Santa Fe County PO Box 276 Santa Fe, NM 87504-0276 Phone: (505) 986-6279 Fax: (505) 986-6362

FOR CITY OF SANTA FE:

Public Utilities Director City of Santa Fe 801 West San Mateo City of Santa Fe, NM 87504

With Copy to:

City Attorney 200 Lincoln Ave Santa Fe, NM 87501

or as otherwise specified from time to time by each party.

- 11. **Choice of Law**. The Agreement shall be governed by and construed in accordance with the laws of the State of New Mexico.
- 12. **Limitation of Liability**. Neither the City nor the County waive any limitation of liability that may apply under state law, including but not necessarily limited to the Batement Act, NMSA 1978, Section 6-6-11, the New Mexico Tort Claims Act, NMSA 1978, Sections 41-4-1 through 41-4-30 and the Anti-Debt and Anti-Donation Clauses of the New Mexico Constitution, N.M. Const. Article IX, Sections 10 and 14, and NMSA 1978, secs. 37-1-23 and 37-1-24.
- 13. **Appropriations**. The terms of this Agreement are contingent upon sufficient appropriations and authorization being made by the City's Governing Body or the Board of County Commissioners for the performance of this Agreement. The City's or County's decision as to whether sufficient appropriations are available shall be accepted by the other party.
- 14. **Effective Date.** This Agreement shall become effective when the Agreement has been executed by all of the parties and their respective legal counsel and has been recorded at the office of the City and County Clerks and in accordance with paragraph 2.1 subject to Section 2 of this agreement entitled "Term."

IN WITNESS WHEREOF, the Parties hereto have hereunto set their hands the day and year first written above.

Date

- Mahher (Jan 24, 2025 17:52 MST) Jan 24, 2025 Alan Webber, Mayor Date ATTEST: Jan 24, 2025 Date Andrea Salazar, City Clerk χ / V GB MTG 01/15/2025 **APPROVED:** Dec 31, 2024 Emily K. Oster Emily Oster, City Finance Director Date **APPROVED AS TO FORM:** Dec 30, 2024 Marcos Martinez

Marcos Martinez, Senior Assistant City Attorney

CITY OF SANTA FE

SANTA FE COUNTY	
Hank Hughes, Chair	Date
Board of County Commissioners	Date
ATTEST:	
Katharine E. Clark, County Clerk	Date
APPROVED AS TO FORM:	
Cistella Cales for	11.26.24
Jeff Young, County Attorney	Date

Exhibit A to Wheeling Agreement - WRA Points of Delivery and Other Points of System Interconnection Between City and BDD and County June 14, 2024 Last updated: Approved by John Dupuis City's Public Utilities Department Director Signature Date Brian Snyder **Director of Santa Fe County Utilities** Signature Date **Physical System** Making Connection to County Actual Independent System Meter City of SF Meter **ID Numbers** Name Water System Served Location Area Served Size(s) Lat Long Notes 1. Non-Section 3 WRA water delivered to the County through these meters is subject to the applicable wheeling charge. West Sector Buckman 10 MG Tank La Tierra, Las Campanas Estates I & II, Aldea, Tessera 35.717051 -105.96164 201808, 201812 County City Booster Station 4 Booster Station 4 City County La Tierra, Las Campanas Estates I & II, Aldea, Tessera 35.696813 -106.01413 Proposed point of delivery Rabbit Road and Camino Mariguita Campo Conejo Subdivision 35.638349 -105.94541 Should be online in 2023 Campo Conejo City County 8" and 6' 10" and 2" 99451481, 99451482 Richards Ave WEST City County Richards Ave and I-25 Rancho Viejo, La Pradera 35.6187 -106.00064 Agua Fria County Agua Fria and Henry Lynch by Nye Agua Fria area west of Henry Lynch including supplemental supply 6" and 1-1/2 35.660617 -106.00316 99450201, 99450202 School to Agua Fria Community Water Users Assoc. Hyde Park Estates City County Hyde Park and La Entranda Hyde Park Estates 35.715244 -105.88962 136804 Richards Ave EAST Richards Ave and I-25 NB SFCC, Oshara, College Heights (general areas east of Richards Ave.) 10" and 6" City County 35.618715 -106.00024 Proposed point of delivery City Old SF Trail & Teddy Bear Trail Old Santa Fe Trail out to El Gancho 35.642133 -105.92313 County 2. Non-Section 3 WRA water delivered to the County through this meter (excluding City use downstream of meter (SW Business Park)) is subject to the applicable wheeling rate. Beckner City & County | Cerrillos Road and Beckner Road City: Southwest Business Park County: Rancho Viejo 10" and 2" 35.614591 -106.03307 Currently valved off at County line. County to notify City if and when valve is opened and County takes water deliveries at this point of delivery. Absent such notification, all water flowing through this meter is for benefit of City 3. Water delivered to the County through these meters is only subject to wheeling charges when BDD Shared Pool water is delivered to these points as a result of a Non-discretionary shutdown at BDD. -106.06672 I-25 W. FR and Pino La Pradera, south NM14, Las Lagunitas 14" and 3" 35.588486 Wild West

8" and 2"

8" and 2"

35.667895

35.655061

35.641313

-106.06743

-106.0645

-106.06717

NM Game & Fish Complex

Public Works

Archaelogical and other County Customers

Game & Fish

NM Archaelogical

SFC Public Works Complex

BDD

BDD

County

County

County

Caja Del Rio Rd. and Wildlife Way

NM599 West of Caja Del Rio Rd.

Caja Del Rio

EXHIBIT B

ANALYSIS OF WATER WHEELING RATES FOR SANTA FE COUNTY

Last updated October 6, 2023

2

City's Public Utilities Department Director	John Dupuis Name	John Dublis (Nov 9, 2023 15:29 MST) Signed	Nov 9, 2023 Date
Director of Santa Fe County Utilities	Paul Choman	Paul Choman	Nov 15, 2023
,	Name	Signed	Date

I. Overview

The rate for wheeling water through City of Santa Fe Water's (City) transmission and distribution system is determined during the normal completion of the City's cost-of-service study, typically once every three years. The cost-of-service study, which is completed following generally accepted industry practices described by the American Water Works Association in its *Manual M1: Principles of Water Rates, Fees, and Charges*, allocates City of Santa Fe Water's operating and capital costs among the classes of service based on each class's demonstrated demand characteristics, the County being one of many such classes.

II. Definitions

"Allowance for Working Capital" represents the amount of cash the City must keep on hand to cover operating expenses associated with services provided to the County. The allowance is equal to 12.5% of the operating expenses of City of Santa Fe Water, and is added to the rate base. The allowance is allocated to the County in proportion to the rate base within the City's cost-of-service study.

"Capital Costs" - the sum of the County's return on rate base and depreciation expense.

"Cash Residual Method" – a method for quantifying capital costs within the City's cost-of-service which includes calculating the County's capital costs using the Utility Basis and assigning the residual cash-based capital costs to the City's other customers.

"Cost-of-Service" – refers to the generally accepted industry practices for allocating the annual operating and capital costs of providing water services to individual classes of service. These generally accepted practices are described by the American Water Works Association in its *Manual M1: Principles of Water Rates, Fees, and Charges*, and other manuals.

"Depreciation Expense" – the annual depreciation expense on the portion of the City's water system assets allocated to the County within the City's cost-of-service study.

"Fire Protection Costs" – those costs identified in the City's cost-of-service study as direct and indirect costs of the shared public fire protection components of the water system.

"Joint Costs" – those costs identified in the City's cost-of-service study as being shared by all classes of service in proportion to their demands, which includes the cost of storage, metering, billing, and administration. Metering costs are not included as they are paid for by the County separately following the Amended and Restated Water Resources Agreement between the City and County.

"Operating Costs" – those costs identified in the City's cost-of-service study as operating and maintenance expenses.

"Rate Base" – has the meaning ascribed to it within generally accepted cost-of-service principles as published by the American Water Works Association Manual M1. The rate base for the purposes of this exhibit includes the book value of all water system assets allocated to the County within the City's cost-of-service study along with an additional amount to reflect an allowance for working capital.

"Rate of Return" – applied within the Utility Basis to determine the return on rate base. The Rate of Return is a weighted average of the cost of debt and the cost of using the City's cash, also known as the cost of equity. The weights are driven by the debt to asset ratios from the financial audit. Rate of Return is set at no more than two-times the average coupon rate of the City's outstanding water revenue bonds. If the City has no outstanding revenue bonds, then the rate of return shall be set at no more than two times the expected coupon rate for municipal water utilities with the same credit rating as City of Santa Fe Water.

"Return on Rate Base" – is the rate base times the rate of return.

"Transmission Costs" – those costs identified in the City's cost-of-service study as being shared by all users of the City's transmission system which includes the cost of transmission piping and pumping.

"Utility Basis" – refers to the technique used to determine the County's share of capital costs within the City's cost-of-service study; it defines the County's capital costs as the sum of a return on rate base and depreciation expense.

"Wheeling" – means the movement of water supplies owned by the County through City's water system to the County's master meters.

III. Procedures

The City allocates its systemwide costs using generally accepted cost-of-service principles. Specifically, it uses the Base Extra-Capacity method to allocate costs, and it uses the Cash Residual method to quantify capital costs.

The total costs to be allocated in the cost-of-service study are determined at the City's sole discretion based on revenue requirements calculated in a City Council approved long-range financial plan. The costs of service are those expected for the year following the cost-of-service study.

The basis for allocating costs to individual classes of service is the demand each class represents. For the Base Extra-Capacity method, the relevant demands include average daily demand, maximum daily demand, maximum hourly demand. In addition to these, some costs are allocated based on the number of customers served, or by the equivalent meter sizes in service. By mutual agreement, the City and County may define an equivalent meter size to a meter or set of meters used in calculation of the basis. Such specified equivalencies will be memorialized in the definition of connection points in Exhibit A.

For the purposes of determining the Wheeling Rate, the City allocates only certain portions of the system costs to the County. Those costs include select Joint Costs of the system, the Transmission Costs, and select public Fire Protection costs. Fire protection costs are allocated to the County based on the number of County customers receiving fire protection from City tanks as a fraction of all City and County customers receiving fire protection from City tanks. Costs excluded from the County's Wheeling Rate are the cost of surface and groundwater supplies, raw water conveyance systems, treatment costs, distribution system costs, any metering costs that are paid directly by the County to the City, and costs related to the City's payment-in-lieu of tax.

IV. County Demand Units

The table below represents the County's units of service from the most recent cost-of-service study completed in 2021.

Demand Type	Measure	Units		
Annual Delivery	Kgal	217,678		
Average Day Demand	Kgal/Day	596		
Max Day Peaking Factor		1.0		
Max Day Demand	Kgal/Day	583		
Max Day Units Above AD	Kgal/Day	-13		
Max Hr Factor		1.4		
Max Hr. Demand	Kgal/Day	857		
Max Hr. Demand Above MD	Kgal/Day	274		

V. Current Wheeling Rate

The current Wheeling Rate is shown in Exhibit C to the Agreement. The following table is a calculation of the Wheeling Rate from the City's cost-of-service study completed in 2021.

Totals	Base	Max-Day	Max-Hour	Customer
\$2 AA0 624	¢70 120	¢7/ //70	¢1/E 010	¢0 140 074
Ф 0,440,00 I			N. N. WARNES	\$8,142,071
	2,911,551 <i>Kgal</i>	7,490 Kgal/Day	14,828 <i>Kgal/Day</i>	426,491 Customers
	\$0.03	\$9.94	\$9.78	\$19.09
	217,678	583	857	12
\$20,322	\$5,915	\$5,797	\$8,381	\$229
60 000 470	M4 454 075	64 004 007	**	**
\$2,236,172	\$1,151,875	\$1,084,297	\$0	\$0
	2,911,551 <i>Kgal</i>	6,650 <i>Kgal/Day</i>	10,628 <i>Kgal/Day</i>	426,485 Customers
	\$0.40	\$163.05	\$0.00	\$0.00
	217,678	583	857	12
\$181,174	\$86,118	\$95,056	\$0	\$0
\$11,441,842	\$2,255,072	\$2,122,770	\$4,133,138	\$2,930,862
	2.911.551	7 490	14 828	426,491
	Kgal	Kgal/Day	Kgal/Day	Customers
	\$0.77	\$283.41	\$278.73	\$6.87
	217,678	583	857	12
\$572,779	\$168,597	\$165,225	\$238,874	\$82
7.24%	7.24%	7.24%	7.24%	7.24%
\$41,469	\$12,206	\$11,962	\$17,294	\$6
\$597,614	130,797	123,123	239,727	103,968
	2,911,551 <i>Kgal</i>	7,490 Kgal/Day	14,828 <i>Kgal/Day</i>	426,491 Customers
	-			\$0.24
	9			12
\$33,220	\$9,779	\$9,583	\$13,855	\$3
			, , , , , ,	
\$7,512,410	\$3,869,720	\$3,642,690	\$0	\$0
	2,911,551 <i>Kgal</i>	6,650 <i>Kgal/Day</i>	10,628 <i>Kgal/Day</i>	426,485 Customers
	\$1.33	\$547.75	\$0.00	\$0.00
	217,678	583	857	12
608,655	289,314	319,341	1-	-
	7.24%	7.24%		7.24%
\$44,067	\$20,946	\$23,120	\$0	\$0
\$914 104	\$470.865	\$443.240	¢n.	\$0
ψυ 14, 104			50.4	
	Kgal	Kgal/Day	Kgal/Day	426,485 Customers
	\$0.16	\$66.65	\$0.00	\$0.00
674.004			857	12
\$74,061	\$35,2U4	\$38,857	\$0	\$0
\$653,211	\$653,211	\$0	\$0	\$0
	2,911,551 <i>Kgal</i>	6,650 Kgal/Day	10,628 <i>Kgal/</i> Day	426,485 Customers
				\$0.00
	\$0.22	\$0.00	שנו נות	
	\$0.22 217.678	\$0.00 583	\$0.00 857	
\$48,836	\$0.22 217,678 \$48,836	\$0.00 583 \$0	857 \$0	12
	217,678 \$48,836	583 \$0	857 \$0	12 \$0
\$201,497	217,678 \$48,836 \$92,034	583 \$0 \$100,853	857 \$0 \$8,381	12 \$0 \$229
	217,678 \$48,836	583 \$0	857 \$0	12 \$0
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Exhibit C to Wheeling Agreement - City of Santa Fe Wheeling Rates

Last Updated: October 31, 2023

Approved by

City Public Utilities Department Director John Dupuis

John Duyuis (Nov 9, 2023 15:28 MST)

Nov 9, 2023

Name Signature Date

Effective Date	Wheeling Rate	Cost of Service Study Year
July 1, 2021	\$2.04 per 1000 gallons	2021

AGREEMENT BETWEEN THE CITY OF SANTA FE AND SANTA FE COUNTY TO WHEEL WATER TO SANTA FE COUNTY THROUGH THE CITY OF SANTA FE WATER TRANSMISSION AND DISTRIBUTION SYSTEM

This Agreement is entered into as of the date of the last signature below ("Effective Date"), by and between the City of Santa Fe ("City") and Santa Fe County ("County"), relating to the conveyance and delivery of County water through the City's water transmission and distribution system, also referred to as wheeling.

RECITALS

WHEREAS, the City and County may contract for services and enter into agreements with one another; and

WHEREAS, the City and County operate water utilities whose transmission and distribution systems are connected to each other and to Buckman Direct Diversion ("BDD") transmission lines at certain points; and

WHEREAS, the County water utility serves areas which cannot be reached by County water sources without use of the City water transmission and distribution system; and

WHEREAS, when County water sources are unavailable or insufficient to meet County demand, BDD Shared Pool water or Water Resources Agreement Backup water from City sources can be moved through the City's water transmission and distribution system for delivery to the County; and

WHEREAS, in the December 2016 "Amended Restated Water Resources Agreement between the City of Santa Fe and Santa Fe County" ("WRA") the County agreed to begin paying the City wheeling rate beginning in 2021;

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein, set forth and for other good and valuable consideration, the parties agree to the Agreement memorialized below.

AGREEMENT

- 1. **Wheeling**. County water may be wheeled through the City's transmission and distribution system for delivery to the County service area at specific connection points, defined by master meters.
 - 1.1. **Delivery Points**. The locations and characteristics of master meters defining City to County connection points, hereafter referred to as points of interconnection, are defined in Exhibit "A" (Points of Interconnection), attached hereto and incorporated herein by this reference. Exhibit "A" will be updated with any changes to these delivery points and any additional delivery points and can be updated at any time by mutual written agreement of both the City's Public Utilities Department Director and the Director of Santa Fe County

Utilities. Such agreement will not be unreasonably withheld if provisions of this agreement and Exhibit "A" have been followed.

- 2. Wheeling Charge. The County will pay the City a wheeling charge for water delivered by the City to the County through the Points of Interconnection defined in Exhibit "A" ("Wheeled Water"). Wheeled Water does not include, and the County will not be pay a wheeling charge for: (1) water delivered under Section 3 of the WRA; (2) water delivered to or used by the City after a defined Point of Interconnection (SW Business Park); or (3) water delivered to the County through BDD transmission lines as identified in Exhibit A, section 3, except when BDD Shared Pool water is delivered to these points as a result of a Non-discretionary shutdown at BDD.
- 2. The wheeling charge Term & Termination. This agreement shall remain effective unless terminated pursuant to section 2.2 below.
 - 2.1 The initial term shall commence on the date of the final signature.
 - 2.2. Either party may terminate this agreement by providing the other party at least one year's notice prior to the effective date of termination; provided that the Agreement shall not terminate until the parties have agreed on and implemented alternative means to supply customers provided service under this Agreement.
- 3. Volume Charge. The County will pay the City a volumetric charge or charges for certain water delivered to the County through the Points of Interconnection defined in Exhibit "A".
 - 3.1 The volumetric wheeling charges will be calculated using the City's cost-of-service (COS) methodology documented in the Technical Memorandum: Analysis of Water Wheeling Rates for Santa Fe County, attached hereto and incorporated herein by this reference as Exhibit "B". The COS methodology and Exhibit "B" will be updated at any time by mutual written agreement of both the City's Public Utilities Department Director and the Director of Santa Fe County Utilities. If the COS methodology and Exhibit "B" have not been updated within the prior five (5) years, the City will update upon request of either the City's Public Utilities Department Director or the Director of Santa Fe County Utilities
 - 3.2 If City water is being delivered to the County at agreed upon rates sufficient to coveroperation and maintenance of the City's transmission and distribution system, additionalwheeling rates will not be added. Water delivered under Section 3 of the 2016 Amendedand Restated Water Resources Agreement would not be subject to additional wheelingrates.
 - 3.33.2The effective date and current volumetric wheeling charges in \$ per 1000 gallons are listed in Exhibit "C" (City of Santa Fe Wheeling RatesCharge). Exhibit "C" also includes previous wheeling charges and effective dates. The wheeling charge and Exhibit "C" can be updated by the City using the agreed-upon methodology upon the completion of a new or updated Cost of Service Study for the City Water Utility with an effective date no sooner than 30 days after a new Exhibit C has been signed by the City. The County may offer input in the development of each Cost of Service Study, and such input will be

reasonably considered by the City.

- 3.43.3 The City will be responsible for reading the master meters at the Points of Interconnection and determining associated billing to the County for wheeled water.
 - 3.4.13.3.1 The City reserves the right, at its own discretion, and with advance notice to the County to not charge wheeling fees for water delivered through specific Points of Interconnection. This provision will allow the City to incentivize water flow through Points of Interconnection should such flow be advantageous for water quality or other operational purposes.
- 3.4 The City will send all invoices to Santa Fe County Water Utility, and the County will pay invoices within thirty (30) days of receipt. The rate of \$2.04 per 1,000 gallons shown in Exhibit C shall be applied retroactively to County water wheeled through the City system beginning July 1, 2021, resulting in the County paying an additional amount equal to the difference between \$1.40 and \$2.04 per 1,000 gallons.
- 4.3. Terms of Delivery. The City will deliver to the County water meeting or exceeding applicable water quality standards.
 - 4.1 The County is responsible for maintaining water quality after the point of delivery.
 - 4.2 In an emergency or force majeure event, the City will have the ability to shut off all deliveries at the affected Point(s) of Interconnection to the County for the duration of the emergency. In the case of an emergency, the City will notify County certified water operators as soon as possible and reasonably cooperate in providing additional supply at alternate locations, if needed. The City shall have full discretion to determine whether such an emergency condition exists within the City transmission and distribution system.
 - 4.3 Force Majeure. No party shall be liable or responsible to the other party, nor be deemed to have defaulted under or breached this Agreement, for any failure or delay in fulfilling or performing any term of this Agreement except for any obligations to make payments to the other party hereunder, when and to the extent such failure or delay is caused by or results from acts beyond the impacted party's ("Impacted Party") reasonable control, including, without limitation, the following force majeure events ("Force Majeure Event(s)"): (a) acts of God; (b) flood, fire, earthquake, epidemics, or explosion; (c) war, invasion, hostilities (whether war is declared or not), terrorist threats or acts, riot or other civil unrest; (d) state or federal government order, law, or actions; (e) embargoes or blockades in effect on or after the date of this Agreement; and (f) national or regional emergency; (g) strikes, labor stoppages or slowdowns, or other industrial disturbances; (h) shortage of adequate power or transportation facilities; and, (i) other events beyond the reasonable control of the Impacted Party.
- 4. <u>Term & Termination</u>. This Agreement shall commence on the date of the final signature below and remain in effect so long as the WRA is in effect.
- 5. Additional Documents. The parties agree to execute such further documents as may be

necessary to carry out the terms and intent of this Agreement.

6. **Dispute Resolution**. The City and County agree to mediate disputes consistent with the Mediation Procedures Act, NMSA 1978, Section 44-7B-1 through 44-7B-6, prior to initiating any litigation, to resolve any conflicts arising under this Agreement, the expenses of which shall be shared equally by the City and County. Disputes shall be first discussed by representatives of each party. Such representatives shall use their best efforts to amicably and promptly resolve the dispute. If the parties are unable to resolve the dispute through informal mechanisms or mediation within 90 days of the occurrence of the event or circumstances giving rise to the dispute, either party may give notice to the other party that the aggrieved party intends to litigate the dispute. Any dispute requiring notice shall be reported to the next meeting of the respective City and County governing bodies.

- 7. **Entire Agreement**. This Agreement and the Exhibits hereto contain the entire agreement between the parties, and the terms of this Agreement are contractual, not merely a recital.
- 8. **Counterparts and Recordation**. This Agreement may be executed in one or more counterparts, each of which is an original, and all of which together constitute only one agreement between the parties. This Agreement shall be recorded with the County Clerk and the City Clerk after the Agreement has been approved and executed by the Parties.
- 9. Successors and Assigns. This Agreement and all of the terms and provisions hereof shall inure to the benefit of and be binding upon the successors and assigns of all of the parties hereto.
- 10. **Notices.** All notices shall be in writing and together with other mailings pertaining to this Agreement shall be made to:

FOR THE COUNTY:

Utilities Division Director Santa Fe County PO Box 276 Santa Fe, N.M. 87504-0276 Phone: (505) 992-9870 Fax: (505) 992-3028

With a copy to:

County Manager Santa Fe County PO Box 276 Santa Fe, N.M. 87504-0276 Phone: (505) 986-6200 Fax: (505) 986-2740

County Attorney Santa Fe County PO Box 276 Santa Fe, NM 87504-0276 Phone: (505) 986-6279 Fax: (505) 986-6362

FOR CITY OF SANTA FE:

Public Utilities Director City of Santa Fe 801 West San Mateo City of Santa Fe, NM 87504

With Copy to:

City Attorney 200 Lincoln Ave Santa Fe, NM 87501

or as otherwise specified from time to time by each party.

- 11. **Choice of Law**. The Agreement shall be governed by and construed in accordance with the laws of the State of New Mexico.
- 12. **Limitation of Liability**. Neither the City nor the County waive any limitation of liability that may apply under state law, including but not necessarily limited to the Batement Act, NMSA 1978, Section 6-6-11, the New Mexico Tort Claims Act, NMSA 1978, Sections 41-4-1 through 41-4-30 and the Anti-Debt and Anti-Donation Clauses of the New Mexico Constitution, N.M. Const. Article IX, Sections 10 and 14, and NMSA 1978, secs. 37-1-23 and 37-1-24.
- 13. **Appropriations**. The terms of this Agreement are contingent upon sufficient appropriations and authorization being made by the City's Governing Body or the Board of County Commissioners for the performance of this Agreement. The City's or County's decision as to whether sufficient appropriations are available shall be accepted by the other party.
- 14. **Effective Date.** This Agreement shall become effective when the Agreement has been executed by all of the parties and their respective legal counsel and has been recorded at the office of the City and County Clerks and in accordance with paragraph 2.1 subject to Section 2 of this agreement entitled "Term."

IN WITNESS WHEREOF, the Parties hereto have hereunto set their hands the day and year first written above.

Alan Webber, Mayor	Date
ATTEST:	
Geralyn Cardenas, InterimAndrea Salazar, City Clerk	Date
APPROVED:	
Emily Oster, City Finance Director	Date
APPROVED AS TO FORM:	
Marcos Martinez, Senior Assistant City Attorney	Date

CITY OF SANTA FF

SANTA FE COUNTY

SignatureHank Hughes, Chair	Date
Board of County Commissioners	Date
Name, Chair Board of County Commissioners	
. The same of the	
ATTEST:	
Vestioning Vestioning E. Clarke Country Clark	Date
Katherine Katharine E. Clark, County Clerk	Date
APPROVED AS TO FORM:	
for	11.26.24
Jeff Young, County Attorney	Date
FINANCE DIVISION APPROVAL	
vonne S. Herrera, Finance Director Date	

Signature: XAVIER VIGIL

XAVIER VIGIL (Jan 24, 2025 17:19 MST)

Email: xivigil@santafenm.gov

25-0025 Santa Fe County

Final Audit Report 2025-01-25

Created: 2025-01-25

By: XAVIER VIGIL (xivigil@santafenm.gov)

Status: Signed

Transaction ID: CBJCHBCAABAABwK6SmmgmmgcK5W-C0CfF6P-2cqvH4WN

"25-0025 Santa Fe County" History

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Document e-signed by ANDREA SALAZAR (asalazar@santafenm.gov)

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