1	CITY OF SANTA FE, NEW MEXICO
2	BILL NO. 2020- <u>33</u>
3	INTRODUCED BY:
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5	Mayor Alan Webber
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10	AN ORDINANCE
11	AMENDING SECTION 14-8.14(C) SFCC 1987 TO ADD A REFERENCE TO THE
12	IMPACT FEE SERVICE AREA; AMENDING SECTION 14-8.14(E) TO ADOPT A NEW
13	IMPACT FEE SCHEDULE AND CLARIFY APPROPRIATE LAND USE CATEGORIES
14	AS THEY RELATE TO IMPACT FEE COLLECTION; AMENDING SECTION 14-
15	8.14(G) TO ADD A REFERENCE TO THE IMPACT FEE SERVICE AREA;
16	AMENDING SECTION 14-8.14(J) TO ADD A REFERENCE TO THE IMPACT FEE
17	SERVICE AREA; ADDING A SERVICE AREA MAP AS EXHIBIT F IN THE
18	APPENDIX TO THE LAND DEVELOPMENT CODE; AND ESTABLISHING AN
19	EFFECTIVE DATE.
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21	BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF SANTA FE:
22	Section 1. Subsection 14-8.14(C) of the Land Development Code (being Ord.
23	No. 2011-37, § 11, as amended) is amended to read:
24	(C) Fee Assessment and Collection
25	(1) [The] For development within the service area, as defined in subsection
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14-8.14(J)(6), the assessment for impact fees occurs on the date a *plat* or *development* plan receives final approval, from the *city* or the *state* construction industries division or, in the absence of a *plat* or plan, the date of the *development permit application*. Impact fees collected within four (4) years of the date of assessment shall be based on the impact fee schedule in effect at the time of assessment. After the expiration of the four (4)-year period, the new *development* shall be subject to the fee schedule in effect at the time of *application* for a construction *permit*. No action on the part of the city is required for assessment to occur. It shall be the responsibility of the applicant for a construction *permit* to present evidence of the date of *plat* or *development* plan approval in order for the fees to be based on the previous impact fee schedule. After the impact fee has been paid, no refunds will be provided based on the differences in the fee schedules. An applicant must pay all fees according to one (1) fee schedule only and may not mix the various fees from the schedules.

(2) [The] For development within the service area, as defined in Subsection 14-8.14(J)(6), the collection of impact fees shall occur at the time of issuance of a construction *permit* according to the fee schedule in effect for the *development*.

Section 2. Subsection 14-8.14(E) of the Land Development Code (being Ord. No. 2011-37, § 11, as amended) is amended to read:

(E) Fee Determination

- (1) A person who applies for a construction *permit*, except those exempted or preparing an independent fee calculation study, shall pay impact fees in accordance with the following fee schedule. If a credit is due pursuant to Section 14-8.14(I), the amount of the credit shall be deducted from the amount of the fee to be paid.
- (2) Beginning [February 27, 2014 and ending February 26, 2016, construction permits for residential developments shall be charged fifty percent (50%) of the

scheduled values in the Fee Schedule in Subsection 14-8.14(E)(3). Beginning February 27,	
2016, such residential developments shall be charged one hundred percent (100%) of the	
scheduled values in the Fee Schedule] January 1, 2021, the city shall assess the scheduled	
values in the fee schedule set forth in subsection 14-8.14(E)(3). On January 1, 2022, and at the	
beginning of each subsequent calendar year, the city shall implement phased fee increases by	
adding an additional twelve percent (12%) to the scheduled values in the fee schedule each	
year until a new fee schedule is approved or until after the fees are increased in 2025. The	
capital improvements advisory committee shall review and, if deemed necessary, recommend	
to the governing body changes to the impact fee schedule no later than September 30, 2023.	
(3) The fee schedule in this Subsection 14-8.14(E)(3), as increased each	
year pursuant to subsection 14-8.14(E)(2), shall be used and its fees assessed	
on plats and development plans that receive final approval from the city or from	
the state construction industries division, except where the permit is issued for a subdivision	
or for a development plan that is still subject to a prior fee schedule available and on file in the	
Land Use Department.	
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		FEE	FEE SCHEDULE			
Land Use Type	Unit	Roads	Parks	Fire	Police	Total
Single-Family						
Detached[/](Heated) [Living						
Area]						
1,500 sq. ft. or less	Dwelling	[\$1,894] \$2,246	[\$967] <u>\$1,080</u>	[\$154] <u>\$206</u>	[\$64] <u>\$65</u>	<u>83,079</u>] <u>\$3,596</u>
[1,501_2,000 sq. ft.]	[Dwelling]	[\$2,064]	[\$1,010]	[\$161]	[89\$]	[\$3,303]
[2,004]1,501-2,500 sq. ft.	Dwelling	[\$2,141] \$2,367	[\$1,108] <u>\$1,162</u>	[\$176] <u>\$222</u>	[\$74]	[\$3,499] \$3,821
2,501-3,000 sq. ft.	Dwelling	[\$2,245] \$2,487	[\$1,163] \$1,244	[\$186] <u>\$237</u>	<u>\$78</u>]	[\$3,672] \$4,043
3,001 sq. ft. or more	Dwelling	[\$2,377] \$2,624	[\$1,238] \$1,338	[\$197] <u>\$254</u>	[\$83]	[\$3,895] \$4,297
Accessory Dwelling	Dwelling	[\$947] <u>\$1,171</u>	[\$483] \$740	[\$77] <u>\$141</u>	[\$32] <u>\$45</u>	[\$1,539] \$2,096
Multi-Family	Dwelling	[\$1,299] \$1,373	[\$945]	<u>[\$150]</u> <u>\$168</u>	[\$63] \$53	[\$2,457] \$2,474
Mobile Home Park	Space	\$1,261	\$1,796	<u>\$342</u>	<u>\$108</u>	<u>\$3,508</u>
Nonresidential	G.F.A.					
Retail/Commercial	1,000 sq. ft.	[\$4,006] <u>\$3,269</u>	0\$	[\$269] <u>\$250</u>	[\$113]	[\$4,388] \$3,598
Office	1,000 sq. ft.	[\$2,402] \$2,790	0\$	[\$126] <u>\$121</u>	[\$23]	[\$2,581] \$2,950
Industrial	1,000 sq. ft.	[\$1,856] \$1,114	0\$	[\$55] <u>\$52</u>	[\$23] \$17	[\$1,934] \$1,183
Warehouse	1,000 sq. ft.	<u>8758</u> [8968]	0\$	\$24	[\$10] <u>\$8</u>	<u>81,002</u>] <u>\$609</u>
Mini-Warehouse	1,000 sq. ft.	[\$375] <u>\$282</u>	0\$	[\$22] \$5	<u>58</u>]	[\$406] <u>\$288</u>
Public/Institutional	1,000 sq. ft.	[\$1,460] <u>\$1,266</u>	80	[\$113] <u>\$56</u>	[\$48] <u>\$18</u>	[\$1,621] <u>\$1,340</u>

1	(4) The <i>land use director</i> shall determine the fee to be collected as a
2	condition of construction permit approval based on the applicable fee schedule in
3	Subsection 14-8.14(E)(3) above and the provisions of this Subsection 14-8.14(E)(4), or on the
4	basis of an independent fee calculation study pursuant to Subsection 14-8.14(F).
5	(a) The determination of the appropriate land use category shall
6	be based on the following.
7	(i) Single-Family Detached means a single-family
8	dwelling, which may consist of a manufactured home or mobile home, and which is detached
9	from other units.
10	(ii) Accessory Dwelling Unit means a dwelling unit
11	complying with the provisions of Subsection 14-6.3(D)(1).
12	([#]iii) Multi-Family means a multiple-family dwelling which.
13	for the calculation of impact fees, includes duplexes, triplexes, and any other structures which
14	are not considered to be detached from other residential dwellings.
15	([iii]iv) Retail/Commercial means an establishment engaged
16	in the selling or rental of goods, services, lodging or entertainment to the general public. Such
17	uses include, but are not limited to, shopping center or mall, alcoholic beverage sales
18	activities, antique shop, bed and breakfast inn, boarding house, commercial recreational
19	use or structure, drive-in, equipment rental or leasing, filling station, flea market, florist,
20	garden center, gift shop, grocery store, hotel, laundromat, motel, nightclub, personal service
21	establishment, pet service establishment, pharmacy, repair garage, residential suite hotel or
22	motel, or retail establishment.
23	([iv]v) Office means a building not located in a shopping
24	center and exclusively containing establishments providing executive, management,
25	administrative or professional services, and which may include ancillary services for office

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workers, such as a restaurant, coffee shop, newspaper or candy stand, or child care facilities. Such uses include, but are not limited to, real estate, insurance, property management, investment, employment, travel, advertising, secretarial, data processing, telephone answering, telephone marketing, music, radio and television recording and broadcasting studios; professional or consulting services in the fields of law, architecture, design, engineering, accounting and similar professions; interior decorating consulting services; medical and dental offices and clinics, including veterinarian clinics; and business offices of private companies, utility companies, trade associations, unions and nonprofit organizations. Specific examples include business services (excluding equipment rental and leasing), arts and crafts studio, clinic, funeral home, veterinary establishment and vocational school.

([¥]vi) Industrial/Manufacturing means an establishment primarily engaged in the fabrication, assembly or processing of goods. Typical uses include manufacturing plants, welding shops, wholesale bakeries, commercial laundries, commercial greenhouses, food and drug manufacturing, dry cleaning plants, and bottling works. Specific uses include *light assembly and manufacturing* and *manufacturing*.

([vi]vii)Warehouse means an establishment primarily engaged in the display, storage and sale of goods to other firms for resale, as well as activities involving significant movement and storage of products or equipment. Such uses include, but are not limited to, wholesale distributors, storage warehouses, moving and storage firms, trucking and shipping operations, and major mail processing centers. Specific uses include commercial stable, junkyard, outdoor storage, salvage yard, warehouse, and wholesale operations.

([vii]viii) Mini-Warehouse means mini-storage units.

([viii]ix) Public/Institutional means a governmental, quasi-public, or institutional use, or a non-profit recreational use, not located in a shopping

center. Such uses include, but are not limited to, elementary, secondary, or higher educational establishments, day care centers, hospitals, mental institutions, nursing homes, assisted living facilities, fire stations, city halls, courthouses, post offices, jails, libraries, museums, places of religious worship, military bases, airports, bus stations, fraternal lodges, and parks and recreational buildings. Specific examples include *child day-care facility*, *club*, *college or university*, *community residential corrections program*, *continuing care community*, *electric facilities*, *extended care facility*, *group residential care facility*, *hospital*, *human services establishment*, *institutional building*, *museum*, *personal care facility for the elderly*, *private club or lodge*, *public utility*, *recreational facility*, *religious assembly*, *sheltered care facility*, and *transportation terminal*.

- (b) If the type of new *development* for which a construction *permit* is requested is not specified on the fee schedule, the *land use director* shall determine the fee on the basis of the fee applicable to the most nearly comparable type of land use on the fee schedule.
- (c) The impact fees for development of land outside of buildings that increases the demand for capital facilities is determined by application of the fee for the corresponding type of building. In particular, the building square footage for a retail/commercial use shall include indoor or outdoor sales areas or inventory storage areas, growing area for a garden center/nursery, and any drive-through kiosk and associated queuing lane with or without a roof. If the land use director determines that development of land outside of buildings is intended for seasonal usage that reduces the increased demand for capital facilities, the land use director may reduce impact fees charged for the development of land outside of buildings by up to seventy-five percent (75%) of the original assessment.
- (d) Impact fees shall be assessed and collected based on the primary use of the *building* as determined by the *land use director*. Uses that are distinct and

separate from the primary use, which are not merely ancillary to the primary use and are one thousand (1,000) square feet or greater, will be charged the impact fee category based on the distinct and separate use.

- (e) Where a permit is to be issued for a *building* "shell" and the *land use director* is unable to determine the intended use of the *building*, the *land use director* shall assess and collect impact fees according to the zoning district in which the *building* is to be located as follows:
 - (i) C-2 and all SC zones "Retail/Commercial";
 - (ii) HZ zone "Office";

- (iii) C-1 and C-4 "Office"; and
- (iv) I-1 and I-2 "Industrial/Manufacturing".
- calculation once a tenant improvement *permit* is submitted, the difference from what was paid at the time of the shell *permit* and the tenant improvement fee calculation shall be paid prior to issuance of the construction *permit*. If the fee schedule determination for the square footage of the use identified in the tenant improvement construction *permit* results in a net decrease from what was paid at the time of the shell *permit*, there shall be no refund of impact fees previously paid.
- (g) Live/work developments containing dwelling units in combination with nonresidential floor area in a common building shall pay impact fees for each dwelling unit according to the residential fee rate for "Multi-Family" and for the gross floor area intended for nonresidential use according to the "Office" fee rate. If the initial Live/Work construction permit application is for a shell construction permit, the land use director shall collect impact fees at the "Office" fee rate. If dwelling units are added as a use within the building after the building has been charged impact fees at a nonresidential fee

1	rate, and there is no increase in gross floor area, the land use director shall collect only the
2	required park impact fees for the dwelling units at the fee rate for "Multi-Family" at the time
3	of the dwelling unit permit application.
4	(h) If a construction <i>permit application</i> changes or intensifies the
5	use of an existing building, increases the gross floor area of an existing building, or replaces
6	an existing building with a new building and new use, the fee shall be based on the net
7	increase in the fee for the new use or increase as compared to what the current fee would be
8	for the previous use or floor area. If the proposed change results in a net decrease in the fee
9	there shall be no refund of impact fees previously paid.
10	(i) "G.F.A." in the fee schedule refers to gross floor area.
11	Section 3. Subsection 14-8.14(G) of the Land Development Code (being Ord.
12	No. 2011-37, § 11, as amended) is amended to read:
13	(G) Use of Fees
14	(1) An "impact fee fund" that is distinct from the general fund of the city is
15	created, and the impact fees received shall be deposited in the following interest-bearing accounts
16	of the impact fee fund:
17	(a) fire impact fee account;
18	(b) police impact fee account;
19	(c) parks impact fee account; and
20	(d) roads impact fee account.
21	(2) The impact fee accounts shall contain only those impact fees collected
22	pursuant to this Section 14-8.14 for the type of facilities reflected in the title of the account, plus
23	accrued interest.
24	(3) The money in each impact fee account shall be used only for the following:
25	(a) to acquire or construct capital improvements or facility expansions

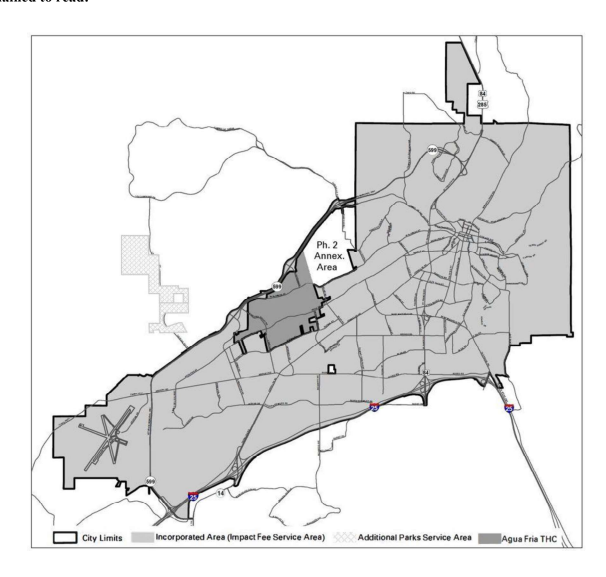
1	of the type reflected in the title of the account, located within the service area, as defined in
2	Subsection 14-8.14(J)(6), and identified in the capital improvements plan;
3	(b) to pay debt service on the portion of any current or future general
4	obligation bond or revenue bond used to finance capital improvements or facility expansions or
5	the type reflected in the title of the account and identified in the capital improvements plan;
6	(c) planning, surveying, and engineering fees paid to an independent
7	qualified professional who is not an employee of the city or county for services provided for and
8	directly related to the construction of capital improvements or facility expansions;
9	(d) fees actually paid or contracted to be paid to an independent
10	qualified professional, who is not an employee of the city, for the preparation or updating of a
11	capital improvements plan;
12	(e) up to three percent (3%) of total impact fees collected for
13	administrative costs for city personnel, for professional services related to impact fee
14	assignment/distribution, or for reporting to the capital improvements advisory board;
15	(f) refunds as provided in Subsection 14-8.14(H); and
16	(g) credits as provided in Subsection 14-8.14(I).
17	Section 4. Subsection 14-8.14(J) of the Land Development Code (being Ord.
18	No. 2011-37, § 11, as amended) is amended to read:
19	(J) Miscellaneous Provisions
20	(1) Nothing in this Section 14-8.14 shall restrict the city from requiring the
21	construction of reasonable project improvements required to serve the new development project
22	whether or not the improvements are of a type for which credits are available under Subsection
23	14-8.14(I).
24	(2) The <i>land use director</i> shall maintain accurate records of the impact fees
25	paid, including the name of the <i>person</i> paying the fees, the project for which the fees were paid

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1	the date of payment of each fee, the amounts received in payment for each fee, the amount of any
2	credits provided against the fees or refunds paid and any other information the city deems
3	appropriate or necessary for the accurate accounting of the fees. Records shall be available for
4	review by the public during normal business hours and with reasonable advance notice.
5	(3) If an impact fee has been calculated and paid based on a mistake or
6	misrepresentation, it shall be recalculated and paid as follows:
7	(a) the amount overpaid by an <i>applicant</i> shall be refunded by the <i>land</i>
8	use director to the applicant within thirty (30) days after the approval of the recalculated amount;
9	(b) the amount underpaid by the <i>applicant</i> shall be paid to the <i>land use</i>
10	director within thirty (30) days after the acceptance of the recalculated amount; and
11	(c) in the case of an underpayment or nonpayment of impact fees, the
12	city shall not issue any additional permits or approvals for the project for which the impact fee
13	was previously underpaid until such underpayment is corrected and, if amounts owed to the city
14	are not paid within the thirty (30)-day period, the city may also issue a stop work order or rescind
15	any permits issued in reliance on the previous payment of the impact fee.
16	(4) A determination made by the <i>land use director</i> may be appealed to the city
17	manager within thirty (30) days from the date of the determination. The city manager's decision is
18	final.
19	(5) Furnishing false information on any matter relating to the administration of
20	this Section 14-8.14, including the furnishing of false information regarding the expected size,
21	use, or impacts from a proposed <i>new development</i> , is a violation of this Section 14-8.14. The <i>city</i>
22	may issue a stop work order or rescind any permits issued in reliance on the previous payment of
23	such impact fee.
24	(6) The service area for the road, fire, and police impact fees is the
25	incorporated area of the city, as may change over time with annexation. The service area for the

parks impact fee is the incorporated area plus the city-owned land in the unincorporated area known as the municipal recreation complex and the Marty Sanchez golf course.

Section 5. A new Exhibit F in the Appendix to the Land Development Code is ordained to read:



Section 6. Effective Date. This ordinance shall become effective on January 1, 2021.

I	APPROVED AS TO FORM:
2	i O Mine
3	In Merry
4	ERIN K. MeSHERRY CITY ATTORNEY
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25	Legislation/2020/Bills/Impact Fee Schedule Update