RESOLUTION

ESTABLISHING INTERIM COUNCIL POLICY REGARDING LOWER IMPACT FEES
DUE TO SERVICE EFFICIENCIES, REDUCTIONS/OFFSETS OF IMPACT FEES
BASED ON CITY PLANNING POLICIES, AND IMPACT FEE WAIVERS FOR
AFFORDABLE HOUSING.

WHEREAS, Section 14-13-1-4 ROA 1994 of the Planned Growth Strategy (PGS) Ordinance states, “Impact fees, Utility Expansion Charges, and other development related charges are key strategic tools for implementing the Planned Growth Strategy and the City/County Comprehensive Plan”; and

WHEREAS, the Impact Fee consultants have prepared schedules of development impact fees based on the full marginal cost of growth within tiers and services areas; and

WHEREAS, Section 14-13-4(C) ROA 1994 calls for the first step in the development of impact fees to be their calculation based upon the full marginal cost of growth; and

WHEREAS, Section 14-13-4(D) ROA 1994 states “Impact fees, including the incorporated Utility Expansion Charges shall be reduced based upon a schedule, to be created, of facility and infrastructure efficiencies that result from the nature and location of the types of development. Non-exclusive examples include projects that result in jobs closer to predominately residential areas, mixed use projects, neighborhood commercial centers, activity centers consistent with the City/County Comprehensive Plan, higher density housing, affordable housing with smaller lot sizes and fewer utility fixtures”; and

WHEREAS, Section 14-13-4(E) ROA 1994 further states “Impact fees, including the incorporated Utility Expansion Charges, shall be partially or completely waived based upon developments that are consistent with the policies
contained in the Planned Growth Strategy as adopted, the City/County
Comprehensive Plan, and other policies and recommendations in area plans,
metropolitan redevelopment plans, neighborhood and sector development plans,
center and corridor plans, and for affordable housing and for new zoning
objectives as described in Resolution R-02-111 as adopted. These waivers shall
be provided using a policy-based ranking system”; and

WHEREAS, the Council is authorized to adopt development impact fee
ordinances pursuant to Sections 5-8-1 NMSA 1978 et seq., and is authorized to
direct that impact fees be reduced based on adopted policies and is authorized to
direct that impact fees be lowered based on efficiencies.

BE IT RESOLVED BY THE COUNCIL, THE GOVERNING BODY OF THE CITY OF
ALBUQUERQUE:

Section 1. The City shall develop schedules of lower impact fees based on
efficiencies and reduced impact fees based on adopted policies. These
schedules shall be based on the following policies:

A. Development must be within the Water Service Area and
consistent with the City of Albuquerque’s approved land use assumptions for
impact fees to receive lower impact fees or reduced impact fees.

B. Jobs-Housing Balance.

1. There shall be lower or reduced impact fees for certain
service areas as depicted in F/S2 O-04-71 (Appendix A). The service areas where
these reductions shall be in effect are: “SW MESA”, “W MESA” and “NW MESA”.
These reductions are based on research that indicates that significant reductions
in Vehicle Miles Traveled (VMT) can be achieved through a balance of
approximately 1 job per 2.5 persons.

2. Adjustment. For every new building housing the following
uses, the Roadway Facilities Impact Fee will be reduced as follows:

<table>
<thead>
<tr>
<th>Use</th>
<th>Reduction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Industrial or Manufacturing</td>
<td>70% reduction</td>
</tr>
<tr>
<td>Institutional</td>
<td>60% reduction</td>
</tr>
<tr>
<td>Office</td>
<td>50% reduction</td>
</tr>
<tr>
<td>Lodging, Retail, or Quality Restaurant</td>
<td>30% reduction</td>
</tr>
</tbody>
</table>

3. The lower/reduced fees identified in Section 1.B.2. shall be
reviewed for modification when the new land use zones identified in Section 3,
including lower and reduced impact fee schedules, have been approved by the
City.

The terms in this section shall have the same meaning as the terms in F/S
O-04-71 Appendix B. The Mayor shall promulgate regulations to implement the
above schedule within 60 days of the enactment of this Resolution.

C. Area Plans, Metropolitan Redevelopment Plans, Neighborhood
and Sector Development Plans, Center and Corridor Plans.

1. Schedules of lower impact fees based on efficiencies and
reduced impact fees shall be developed to foster the implementation of area
plans, redevelopment plans, neighborhood and sector development plans, and
center and corridor plans. These schedules shall be reviewed through one or
more public hearings with affected stakeholders prior to consideration by the City
Council.

2. Metropolitan Redevelopment Areas. No impact fees shall
be charged for non-residential development within Metropolitan Redevelopment
Areas that conforms to the MRA Plan and any applicable Sector Development and
Area Plan subject to the review of the Planning Director. Impact fees for all
owner-occupied housing affordable to households earning 80% or less of Area
Median Income spending 30% of income on PITI (principal and interest as well as
taxes and insurance) within Metropolitan Redevelopment Areas shall be waived.

D. Impact Fee Waivers for Economic Based Development Projects.

1. Impact Fees may be waived for projects that meet the
following criteria:

Development that has received City Council approval for or subject to Industrial
Revenue Bonds, Metropolitan Redevelopment Bonds or the Local Economic
Development Act (Section 5-10-1 et seq. NMSA 1978) and an economic impact
analysis has been conducted for the development that indicates a positive
economic impact on the City.

Section 2. Waiver of Impact Fee for Affordable Housing.

1. Impact fees shall be completely or partially waived based on
policies that support both affordable housing and stable neighborhoods. As
used in this Resolution, “affordable housing” means housing owned and
occupied, or rented by households earning a defined percentage of Area Median
Income (AMI) spending no more than 30% of household income on housing costs defined as PITI (principal and interest as well as taxes and insurance). The defined percentage of AMI is identified in each subsection that follows.

2. Impact fees for owner-occupied housing affordable to households earning 80% or less of AMI within Metropolitan Redevelopment Areas shall be completely waived.

3. Impact fees for owner-occupied housing affordable to households earning 80% or less of Area Median Income within Planned Village Development Zones and Infill Development Zones shall be completely waived.

4. Impact fees for mixed-income projects. Impact fees for the affordable units in projects located within adopted Centers and Corridors (excluding proposed centers and corridors) as identified in Figure 20 of the Albuquerque/Bernalillo County Comprehensive Plan shall be waived completely. Impact fees for affordable units within mixed income projects located elsewhere shall be waived 60%. The term "mixed-income projects" is defined as below:
   a. For owner occupied housing: not less than 20% or more than 50% of the total owner occupied units in the development affordable to households earning 80% or less of AMI and at least 40% remaining units affordable at 120% or more of AMI, and
   b. For rental housing: not less than 20% or more than 40% of the total rental units in the development affordable to households earning 60% or less of AMI and at least 30% of the total units serving families at 80% or more of AMI.

5. Impact fees for housing affordable to households earning 30% or less of AMI shall be completely waived.

6. Regulations shall be established in order for the affordability requirements to remain in effect for the homes and projects which receive the affordable housing waivers. Such regulations shall consider deed restrictions or other mechanisms to insure long term affordability and shall be adopted prior to the initiation of development impact fee charges.
   c. Any properties under the jurisdiction of FAA Grant Assurances shall have impact fees reduced 100%.
Section 3. Pursuant to PGS Bill No. F/S R-02-111 (Enactment No. 112-2002), there will be impact fee reductions for the Commercial Center Zone, the Campus Zone, the Conservation Subdivision Zone, the Transit-Oriented Development / Corridor Zone, Planned Village Development Zone, and Infill Development Zone which shall be adopted when such zones are approved by the Council. The schedules for impact fees shall be calculated first based upon efficiencies and second, upon adopted policies.


Section 5. One mill of the City’s property tax that was allocated temporarily to the General Fund to alleviate the budget short-fall in FY/05 shall be returned from the General Fund (Fund 110) to the Capital Improvement Fund (Fund 305) beginning as soon as practicable to July 1, 2005 for the FY/06 budget. The revenues represented by this one mill in the Capital Improvement Program shall be used exclusively for street rehabilitation, street deficiency correction, and for pedestrian improvements including, but not limited to, missing sidewalks, pedestrian streetscape enhancements, shortened street crossing distances across arterials and collectors, bulb outs, textured pavements on cross walks, widened sidewalks, landscaping, façade improvements, and so on as allowed by Statute. These new funds shall not offset current spending levels for the street rehabilitation and deficiency correction program funded through property tax and other revenue sources.

Section 6. Review and re-evaluate R-159 six months after enactment.