

Chapter 13.16 DECORATIVE AND RECREATIONAL WATER FEATURES

Section:

13.16.010 Uses.

- A. It is unlawful to use any water or reclaimed wastewater in the areas served by the North Las Vegas water system for the purpose of filling or refilling a man-made [decorative](#) water feature (defined herein) that contains water that continually or intermittently flows or that is sprayed into the air, unless such water or reclaimed wastewater is recirculated.
- B. It is unlawful to use any water or reclaimed wastewater in the areas served by the North Las Vegas water system for the purpose of filling or refilling [an](#) outdoor man-made decorative water features exceeding an aggregate ground surface area computed for a single development as follows: two percent for the first ten (10) acres or less and 0.2 percent for the additional total development area that exceeds ten (10) acres. ~~For a resort hotel, as defined in this code, an additional increment of 2.5 square feet of outdoor decorative water feature area will be allowed for each room used for sleeping accommodations.~~
- C. It is unlawful to use any water or reclaimed wastewater in the areas served by the North Las Vegas water system for the purpose of filling or refilling outdoor swimming pools exceeding an aggregate surface area computed for a single development as follows: four percent for the first ten (10) acres or less and 0.4 percent for the additional total development area that exceeds ten (10) acres. ~~For a resort hotel, as defined in this code, an additional increment of five square feet of outdoor swimming pool area will be allowed for each room used for sleeping accommodations.~~
- D. It is unlawful to use any water or reclaimed wastewater in the areas served by the North Las Vegas water system for the purpose of filling or refilling outdoor water features [used primarily for contact recreational purposes](#) within a man-made recreational water theme park exceeding an aggregate ground surface area computed for a single development as follows: twenty (20) percent for the first twenty (20) acres or less and two percent for the additional total development area that exceeds twenty (20) acres.
- E. Permits Not Issued. No North Las Vegas department, agency, or district shall issue any permit for the construction of any man-made [decorative](#) water features [or man-made recreational water theme park](#) in the incorporated areas of North Las Vegas which exceed the limitations specified above.
- F. Pre-existing Water Features. Outdoor man-made decorative and recreational water features of a single development which exist at the effective date of the ordinance codified in this chapter or those for which a building permit or zoning approval has been obtained which use the equivalent or exceed the water use allowed by subsections B, C and D of this section, or other sections of this chapter, shall be entitled to continue such water usage, but permits shall be granted for additional outdoor man-made decorative and/or recreational water features in excess of that permitted by any particular section, only if such features do not result in an increase in the total water usage by existing outdoor man-made decorative and recreational water features. A certificate of compliance to this effect shall be signed by the property owner and a professional engineer, and shall be submitted to the city building department prior to any use approval or issuance of any permit required for the construction of the water feature(s).