The multi-national corporation ICFI (http://www.icfi.com/), whose board members are CEO’s of major energy and insurance corporations, has been retained by the County of Sonoma and the 9 cities to direct and oversee the development of each jurisdictions Climate Action Plan.

That the legal contract between the County of Sonoma and the various jurisdictions (Exhibit B) requires that the Climate Action Plans developed by the unique jurisdictions follow the City of Santa Rosa Climate Action Plans.

That the City of Santa Rosa Climate Action Plan mandates the following:
1. Smart meter installation is required. No more “opt out.”
2. Methods of forcing every household to purchase “smart appliances” that are controlled by the smart meter must be developed by the jurisdiction. Can’t afford to buy all new appliances? Don’t worry! The jurisdiction will give you a low interest loan.
3. All new homes must be pre-wired and pre-plumbed to accommodate solar and wind energy and electric car charging.
4. Gas appliances shall be banned.
5. Fines will be imposed on vehicles that idle for more than 5 minutes.
6. Add smart meters to your water service so that your water usage can be tracked in real time.
7. Add smart meters to all private wells.
8. Discourage use of bottle water.

The City of Santa Rosa Climate Action Plan concludes with this sentence: “In the event that GHG reductions do not occur as expected, the City will be able to modify and add further policies to the CAP to ensure the City meets the local reduction target.”

That jurisdictions can tap into General Obligation Bonds to fund items from the Climate Action Plan. Translation: more unsustainable debt saddled on your children and grandchildren. In addition, Too Big Too Fail Megabanks like Goldman Sachs and JPMorgan make huge profits from General Obligation Bonds via Credit Default Swaps.