# City of Carson City Agenda Report

Date Submitted: October 29, 2013	Agenda Date Requested: November 7, 2013 Time Requested: 5 minutes	
To: Mayor and Board of Supervisors	a .	
From: Community Development - Planning Division		
Subject Title: For Possible Action: To adopt Bill No. 125, on second reading, Ordinance No, an ordinance amending the Carson City Municipal Code Title 17, Division of Land at Chapter 17.08 Development Agreements by adding Section 17.08.011, Agreement Fees and Service Charges, and other matters properly related thereto. (ZCA-13-049) (Susan Dorr Pansky)		
<b>Summary:</b> At the direction of the Board of Stroward proposed revisions to Title 17 that would to Title 17.08, Development Agreements. This Development Agreements that are proposed in Title 17.08.	l add a section for Agreement Fees and Charges is general language and supports new fees for	
Type of Action Requested:  Resolution Formal Action/Motion	Ordinance-Second Reading Other (Specify)	
Does This Action Require A Business Impact S	Statement: ( ) Yes (X) No	
<b>Prior Board Action:</b> Approved the ordinance on first reading on October 17, 2013, by a vote of 4 ayes and 1 nays.		
Recommended Board Action: I move to adopt Bill No. 125, on second reading, Ordinance No, an ordinance amending the Carson City Municipal Code Title 17, Division of Land at Chapter 17.08 Development Agreements by adding Section 17.08.011, Agreement Fees and Service Charges, and other matters properly related thereto.		
Explanation for Recommended Board Action ordinance on September 5, 2013, but took no action Builders Association of Western Nevada (BAW discuss the proposed ordinance, and the BAW September 25. BAWN staff contacted City staff opposition to the proposed ordinance and a resupervisors meeting to affirm this.	ion and directed staff to get comments from the VN). Planning staff met with BAWN staff to VN Board of Directors met on Wednesday, f and indicated that the BAWN Board has no	
Based on comments from the Board of Supervisors, staff modified the proposed ordinance amending Title 18 to clarify that fees for requests of extension of time do not apply to any extension requests associated with an approved development agreement.		

Board Action Report ZCA-13-049 – Title 17 Second Reading November 7, 2013 Page 2

Applicable Statute, Code, Policy, Rule or Regulation: 18.02.075 Zoning Code Amendment
Fiscal Impact: N/A
Explanation of Impact: N/A
Funding Source: N/A
Alternatives:  1) Approve the Zoning Code Amendment 2) Deny the Zoning Code Amendment. 3) Refer the matter back to Planning Commission for further review.
Supporting Material: 1) Ordinance
Prepared By: Janice Brod, Grants Program Coordinator
Reviewed By:    Community Development Director)   Date:   10/29/13     City Manager)   Date:     Date:     Date:     Date:   D
Board Action Taken:
Motion: 1) Aye/Nay
(Vote Recorded By)

#### **BILL NO. 125**

ORDINANCE No. 2013 - \_\_\_\_\_

AN ORDINANCE AMENDING THE CARSON CITY MUNICIPAL CODE TITLE 17, DIVISION OF LAND AT CHAPTER 17.08 DEVELOPMENT AGREEMENTS BY ADDING SECTION 17.08.011, AGREEMENT FEES AND SERVICE CHARGES, AND OTHER MATTERS PROPERLY RELATED THERETO.

Fiscal Effect: None

The Board of Supervisors of Carson City does ordain:

#### SECTION I:

That Title 17 Division of Land, Chapter 17.08 (Development Agreements) is hereby amended as follows (<u>bond, underlined</u> text is added, <u>{stricken}</u> text is deleted) to add requirements for fees to be paid to process a Development Agreement or Development Agreement Amendment:

### Chapter 17.08

#### **DEVELOPMENT AGREEMENTS**

#### Sections:

17.08.005	Agreement Concerning Development of Land
17.08.010	Contents of Agreement
17.08.011	Agreement Fees and Service Charges
17.08.015	Approval of Agreement byrdinance; Filing and Recording
17.08.020	Amendment or Cancellation
17.08.025	Additional Agreements

17.08.005 Agreement Concerning Development of Land. The Board may, upon application of any person having a legal or equitable interest in land, enter into an agreement with that person concerning the development of that land.

#### 17.08.010 Contents of Agreement. The development agreement must:

- Describe the land which is the subject of the agreement;
- 2. Specify the duration of the agreement;
- 3. Specify the permitted uses of the land, the density or intensity of the land use, and the maximum height and size of any proposed buildings; and
- 4. Include provisions for dedication of any portion of land for public use;

- 5. Fix the period within which construction must commence and provide for an extension of that deadline; and
- Require the land developer to make any and all improvements as required by the Board, the Development Engineering Services Department, Planning and Community Development, or other City departments. Said improvements shall be completed by the developer at his own expense and within the specified time. In addition, the agreement may require the developer to secure his promise to make improvements by providing a bond, cash deposit, or other approved security.

#### 17.08.011 Agreement Fees and Service Charges.

- 1. Filing fees as established in Title 18 shall be due and payable to Carson City as a prerequisite to the filing for a development agreement or development agreement amendment prior to any official consideration thereof as set by the Board.
- No part of the filing fee will be refunded in the event that the development agreement or development agreement amendment is not approved or for any other cause.

#### 17.08.015 Approval of Agreement by Ordinance; Filing and Recording.

- 1. The Board may, if it finds that the provisions of the development agreement are consistent with Carson City's master plan, approve the agreement by ordinance.
- Within a reasonable time after approval of the agreement, the City Clerk shall cause the original agreement to be filed with the Carson City Recorder for recording.
- 3. Upon recordation, the agreement binds all parties and their successors in interest for the duration of the agreement.
- A certified copy of the Board's ordinance adopting the development agreement and any amendments thereto must be recorded in the office of the Carson City Recorder.

<u>17.08.020</u> Amendment or Cancellation. A development agreement may be amended or canceled in accordance with the provisions set forth in NRS 278.0205.

## 17.08.025 Additional Agreements.

- Deferred Improvement Agreement.
- 2. Participation Agreement
  - a. City paying portion of cost of improvements
  - b. City paying for oversizing or additional capacity

3.	Reimbursement Agreement		
	a. Sewer line		
	b. Water line		
SECT	TON II:		
That no other provisions of Title 17 of the Carson City Municipal Code are affected by this ordinance.			
	PROPOSED on (m	nonth) (day), 2013.	
	PROPOSED by		
	PASSED (month	n) (day), 2013.	
	VOTE: AYES: SUPERVISORS:		
	NAYS: SUPERVISORS:		
	ADOENT CUREDING		
	ABSENT: SUPERVISORS:		
		Robert Crowell, Mayor	
ATTES	ST:	Noboli Glowoli, Mayol	
ALAN	GLOVER		

This ordinance shall be in force and effect from and after the \_\_\_\_\_ day of the month of \_\_\_\_ of the year 2013.

CLERK/RECORDER