City of Carson City Agenda Report

Date Submitted: May 23, 2014

Agenda Date Requested: June 5, 2014 Time Requested: 15 Minutes

To: Mayor and Supervisors

From: Marena Works, Interim City Manager Max Cortes, Court Administrator Tad N. Fletcher, Chief of Alternative Sentencing

Subject Title: For possible action: Action to approve the Agreement between the First Judicial District Court, Carson City Justice and Municipal Court, Carson City and the Department of Alternative Sentencing (DAS) retroactive to July 1, 2013.

Staff Summary: Pursuant to the Carson City Municipal Code Section 2.38, the Chief of the Department of Alternative Sentencing is appointed by the Board of Supervisors. The Department of Alternative Sentencing works very closely with the Courts in that they supervise and monitor court ordered defendants and litigants. The Chief has also been responsible for coordinating security coverage for the Courthouse and Juvenile Court in addition to other duties listed in the Agreement and in City Code.

Since March 15, 2007, the City, Chief of Alternative Sentencing, the First Judicial District Court and the Carson City Justice and Municipal Court been guided by an agreement in this regard. The former agreement expired on June 30, 2013. The instant Agreement was postponed due to the retirement of Chief Rory Planeta and the hiring of the new Chief Tad N. Fletcher and the recent decisions by the Nevada Supreme Court and the Employment Management Relations Board relating to separation of powers and court employees lacking collective bargaining rights. Also, SB 208 of the 77th session revised the definition of "police officer" to include the courts' marshals or bailiffs, but not DAS employees, for purposes of certain provisions relating to occupational diseases. *See* NRS 617.455, 617.457 and 617.135(16), effective October 1, 2013.

Type of Action Requested: (check one)

(____) Resolution (_____) Ordinance (X___) Formal Action/Motion (_____) Other (Specify)

Does This Action Require A Business Impact Statement: (___) Yes (_X_) No

Recommended Board Action: I move to approve the Agreement between the First Judicial District Court, Carson City Justice and Municipal Court, Carson City and the Department of Alternative Sentencing retroactive to July 1, 2013.

Explanation for Recommended Board Action: The Agreement provides clarification as to the direct supervision of the Department of Alternative Sentencing, duties of the Chief and of the department. The Agreement further outlines and recognizes the cooperation between the Courts and DAS.

Applicable Statue, Code, Policy, Rule or Regulation: Carson City Municipal Code (CCMC) 2.38.040 and 2.38.050.

Fiscal Impact: None

Explanation of Impact: N/A

Funding Source: N/A

Alternatives: Do not approve.

Supporting Material: Agreement between the First Judicial District Court, Carson City Justice and Municipal Court, Carson City and the Department of Alternative Sentencing.

Prepared By: Max Cortes, Court Administrator

Reviewed By:

Date: nanworks (City Manager) Date: Distri Date: (Finance Director)

Board Action Taken:

Motion:	1)	Aye/Nay
	2)	

(Vote Recorded By)

1	AGREEMENT
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3	FIRST JUDICIAL DISTRICT COURT
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5	JUSTICE AND MUNICIPAL COURT
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7	CITY OF CARSON
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9	AND THE
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11	DEPARTMENT OF ALTERNATIVE SENTENCING
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1	AGREEMENT	
2	This Agreement is entered into by and between the First Judicial District Court,	
3	Justice and Municipal Court hereinafter referred to as "Court's", and The City of Carson	
4	hereinafter referred to as "City" and the Department of Alternative Sentencing	
5	hereinafter referred to as "DAS".	
6	PREAMBLE	
7	WHEREAS, The Court's, City, and DAS provide public services essential to the	
8	health, safety and welfare of the residents of Carson City; and	
9	WHEREAS, the parties to this Agreement recognize their responsibility to	
10	provide such services; and	
11	WHEREAS, it is the duty of the Court's to administer justice in a fair and	
12	impartial manner following the Nevada Revised Statutes and Municipal Code that	
13	govern each jurisdiction and it is the duty of the City to provide public safety and it is the	
14	duty of DAS to provide supervision of probationers and monitor compliance with all	
15	court ordered terms and conditions; and	
16	WHEREAS, the parties have reached certain understandings which they desire	
17	to confirm in this Agreement;	
18	It is hereby agreed as follows:	
19	1.1 <u>RECOGNITIONS</u>	
20	The Court's and DAS recognize the Chief of DAS as an appointed position by	
21	the Carson City Board of Supervisors (Board) and as an employee of the City. The	
22	Court's and DAS further recognize that the employees working for DAS are employees	
23	of the City with the exception of five employees who are assigned to the Court's as full-	
24	time marshals and bailiffs.	
25	The Court's, DAS, and City recognize that these five employees serving as	
26	marshals and bailiffs are not eligible to collective bargaining rights as determined by the	
27	Local Government Employee-Management Relations Board. The Court's, DAS, and	
28	City recognize that this Agreement does not, and is not intended to, affect the classified	
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employment status or any other benefit the five employees may be entitled to, and 1 2 further agree, that when court is not in session, the marshals and bailiffs may perform 3 work as Alternative Sentencing Officers and have been deputized under oath to enforce the Courts' orders. At all times, including while assisting the DAS, these five 4 5 employees shall remain full-time marshals and bailiffs and the Courts' employees. 6 When assisting DAS, the five employees must follow all department policies and 7 procedures and directives of the Chief and Assistant Chief of DAS. At all times, the 8 DAS employees shall remain City employees.

9 1.2 <u>COOPERATION</u>

10 This is a mutually cooperative agreement between the Court's, City, and DAS to 11 work together to achieve the goal of protecting residents of Carson City by the City 12 providing public safety, the Courts' administering justice in accordance to the law and 13 DAS supervising and monitoring court ordered defendants, probationers and litigants. 14 The parties acknowledge that as separate branches of government their 15 cooperation must be mindful of Constitutional limitations. The relationship of the Chief 16 of DAS to the Court's shall be analogous to an independent contractor. The Court's, 17 City, and DAS agree that the Chief of DAS will work with the Court's designee on daily 18 operations to achieve the Court's goals, but ultimate management and discipline of the 19 Chief shall be reserved to the City. Any material employment or performance issues 20 will be handled by and through the Human Resources department of the City with input 21 from the Court's. The Court's, City, and DAS agree that the Chief of DAS in addition to 22 his regular duties will supervise and coordinate security personnel for the Court's.

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1.3 DUTIES OF CHIEF

The Chief of DAS agrees to perform the following duties:

1. Hire assistant alternative sentencing officers and other employees as necessary
to carry out the responsibilities of the DAS within the limitations of appropriations to the
DAS by the Board.

28 2. Direct the work of all assistants and employees.

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3. Be responsible for the fiscal affairs of the DAS.

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4. Be responsible for the completion of any report regarding an investigation or the
supervision of a probationer and any report requested by the Court's or the Board.

5. After reviewing and considering recognized correctional programs and courses
for training correctional staff, develop and provide to assistants and other employees
training in methods and policies regarding the investigation and supervision of
probationers, the recordkeeping of the DAS and the reporting on matters relating to
probationers.

9 6. Submit a written report, on or before January 31 of each year, to the Board and
10 to each court having jurisdiction over a probationer under his supervision, setting forth
11 in detail the activities of the DAS during the previous calendar year. The report must
12 include statistical data concerning the DAS's activities and operations and the
13 probationers who were under the supervision of the DAS during that period.

14 7. Advise the Courts of any probationer who has violated the terms or conditions of

15 his or her sentence, residential confinement, bail conditions, or pre-trial supervision.

8. Supervise and train Court Security personnel to ensure that procedures and
protocol are established for the safety of the public, employees, and judicial officers.

18 9. Coordinate security coverage for the Carson City Courthouse and the Juvenile19 Court.

20 10. Chair the Courthouse Security Committee and coordinate training for court21 employees.

11. Implement standard accounting practices to ensure that procedures andprotocol are established for any and all revenue collected.

24 1.4 DUTIES OF THE DAS

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The DAS agrees to perform the duties provided herein in addition to the statutory
requirements pursuant to Chapter 211A of the Nevada Revised Statutes and additional
duties as required by the Board:

1. Supervise a probationer, who has a condition of a suspended sentence or a

1 sentence to residential confinement;

2 2. Supervise persons ordered by the Court's to a monitored sentence, bail
3 conditions and/or pre-trial supervision.

3. At the time a probationer is released under the supervision of the DAS:
a) Provide the probationer with a written statement describing the terms or conditions of
the suspended sentence or residential confinement imposed by the Court's; and
b) Explain the terms and conditions to the probationer.

8 4. Be knowledgeable about the conduct and activities of each probationer under9 the supervision of the DAS.

10 5. Use all reasonable methods to assist a probationer under the supervision of
11 the DAS to improve his or her conduct and comply with the terms or conditions of his or
12 her suspended sentence or residential confinement.

Collect and disburse any money in accordance with Nevada Revised Statute
 211A or money received by persons supervised by the DAS to comply with specific and
 applicable conditions of their sentence and make a written record of any money so
 collected or disbursed.

7. Cooperate with and assist any agency of law enforcement and any agency
providing social services as requested by the Court's, or as necessary to fulfill the
duties of the DAS.

8. Collect urine samples and utilize other methods to determine if a probationer
is under the influence of a controlled substance and/or alcohol. Provide the results to
the Court's in a timely manner.

23 9. Provide Pre-trial Arraignment Screening.

24 10. Conduct intake, bail, own recognizance and exit interviews.

11. Cooperate and assist any agency of law enforcement and any agency
providing social services as required by the Court's or as necessary to fulfill the duties
of the DAS.

28 12. Coordinate the Community Service and Graffiti Abatement Program.

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Provide Courthouse and Juvenile Court security and screening of the public. 1 13. 14. Assist with training of all courthouse employees. 2 3 15. Provide individual security for judges and the courtrooms. 4 16. Perform drug or alcohol testing as directed and ordered by the Court's. This Agreement shall be retroactive to July 1, 2013 and remain in effect until a party 5 6 hereto dissolves it by providing the other parties hereto with a (90) day notice of 7 dissolution. 8 We, the undersigned, as authorized representatives of Court, City, and DAS, do 9 hereby approve and enter into this Agreement. 10 **CITY OF CARSON** FIRST JUDICIAL DISTRICT COURT 11 12 By: By: Robert Crowell, Mayor Honorable James T. Russell 13 2 2014 Date: Date: 14 15 JUSTICE AND MUNICIPAL-COURT FIRST JUDICIAL DISTRICT COURT 16 17 By: By: Honorable John Tatro Honorable James E. Wilson, Jr. 18 Date: Date: 19 20 JUSTICE AND MUNICIPAL COURT DEPARTMENT OF ALTERNATIVE SENTENCING 21 By: By: Honorable Thomas R. Armstrong 22 Tad N. Fletcher, Chief Department of Alternative Sentencing 23 Date: Date: 24 25 APPROVED AS TO LEGAL FORM: 26 Neil Rombardo, District Attorney non CDD4 27 By: 5 28 Date: