



REPORT TO COUNCIL

City of Sacramento

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915 I Street, Sacramento, CA 95814-2604
www.CityofSacramento.org

CONSENT

November 17, 2009

Honorable Mayor and
Members of the City Council

Subject: Agreement: Driving Under the Influence (DUI) Intervention Program Provider

Location/Council District: City and County of Sacramento

Recommendation: Adopt a **Resolution:** 1) authorizing the City Manager or designee to execute a Fourth Amendment to City Agreement No. 2007-0464, with the Regents of the University of California, for DUI Interventions at the Sacramento County Jail, for an amount not to exceed \$37,354, for a total amount not to exceed \$354,834 under this agreement (including the original agreement and all Amendments); 2) ratifying the Second Amendment (City Agreement No. 2007-0464-2) and the Third Amendment (City Agreement No. 2007-0464-3) issued pursuant to the authority of the City Manager, and restoring the City Manager's supplemental agreement authority; and 3) increasing the Department's Grant Operating and Expense Budget in the amount of \$50,000.

Contact: Lt. Gina Haynes, 808-0714

Department: Police

Division: Traffic and Air Operations

Department ID: 11001141

Description/Analysis

Issue: In 2006, the California Office of Traffic Safety (OTS) funded a pilot Intervention program in an attempt to more effectively address the ongoing tragedy of DUI. This program provides alcohol treatment and intervention through Certified Alcohol Counselors during a potential "teachable moment" for repeat DUI offenders prior to their release from the County Jail. Consequently, the Sacramento Police Department, in collaboration with Mercy San Juan Hospital, UC Davis Medical School and the Sacramento County Sheriff's Department is implementing DUI interventions at the County Jail for repeat DUI offenders. These interventions are conducted by a Licensed Clinical Social Worker through a contract with UC Davis, Department of Psychiatry. This council report requests approval to extend the current agreement, which is grant funded, through March 31, 2010.

Policy Considerations: In 2006, the City Council approved the implementation

of this pilot DUI grant program through City resolution number 2006-652, dated August 29, 2006. In June 2007, City agreement number 2007- 0645 was signed between the Sacramento Police and County Sheriff Departments establishing a partnership memorandum of understanding to implement the various components of the intervention program at the County Jail. In 2007, through City agreement number 2007-0464, the Sacramento Police Department contracted with UC Davis, Department of Psychiatry, to provide Healthcare services to conduct DUI Interventions. This agreement has been extended through several amendments and will expire December 31, 2009.

Environmental Considerations:

California Environmental Quality Act (CEQA): This recommendation does not constitute a “project” and is therefore exempt from the California Environmental Quality Act according to CEQA guidelines Section 15061 (b)(1) and 15378(b)(3).

Sustainability: Not applicable

Other: Not applicable

Rationale for Recommendation: In May 2007, the Sacramento Police Department entered into City Agreement Number 2007-0464 for a Licensed Clinical Social Worker to provide DUI intervention counseling services at the Sacramento County Jail. This contract was extended in December 2007, through resolution 2007- 930, and the latest contract amendment will expire at the end of the December 31, 2009. Per this City Council resolution, the term of the DUI Intervention program can be extended if the California Office of Traffic Safety provides renewal or carryover of program funding. Programmatic funding is available to extend this agreement through March 31, 2010.

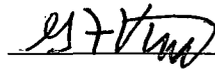
Financial Considerations: In 2006, the Office of Traffic Safety awarded the Sacramento Police Department funding to implement an innovative pilot DUI Brief Intervention Program for repeat DUI offenders. Consequently, in 2007 the Police Department contracted with UC Davis, Department of Psychiatry, for healthcare provider services to implement an innovative pilot program for the Brief Intervention of Impaired Drivers. This agreement, which is grant-funded, has been extended through contract amendments until December 31, 2009. Through the rollover and augmentation of grant funds, the contract for healthcare provider services will be extended until March 31, 2010. The Office of Traffic Safety has added \$50,000 to the program budget. The grant augmentation will fund \$37,354 for the three-month healthcare contract extension, and the remaining balance of \$12,646, which is not part of the contract amount, is to cover program and employee expenses at the Sacramento Police Department. The grant program has no matching fund requirements.

Emerging Small Business Development (ESBD): Purchase of supplies and equipment will be made in accordance with the City’s Emerging and Small Business Development (E/SBD) program requirements whenever possible.

Respectfully Submitted by: 
Gina Haynes, Lieutenant

Approved by: 
Rick Brazier, Chief of Police

Recommendation Approved:



 Ray Kerridge, City Manager

RB/cjm

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Attachment 1**Background**

Of the thirteen largest metropolitan cities in California, the City of Sacramento has consistently had the highest rate of fatal and injury traffic collisions based on population and average number of vehicle miles driven. Alcohol-related collisions, in particular, continue to be tragic. In January 2005, the Sacramento Police Department, in collaboration with San Juan Mercy Hospital, sponsored a California Office of Traffic Safety proposal to implement a pilot DUI Intervention program for repeat DUI offenders. The goal of this program is to provide alcohol treatment and intervention through certified alcohol counselors during a potential "teachable moment" prior to their release from the County Jail. The participation in this program is voluntary.

In 2006, City Council approved the implementation of the OTS grant-funded DUI pilot intervention program, and the Sacramento County Board of Supervisors approved a resolution, supported by the Sacramento Criminal Justice Cabinet, authorizing the implementation of the project at the County Jail. The Office of Traffic Safety awarded the City of Sacramento \$500,000 in grant funding to implement this program, and, in 2007, OTS augmented the grant program's budget. This program is revenue neutral to the City of Sacramento. No grant matching funds are required.

The rationale for this pilot program is to determine the effectiveness of offering repeat DUI offender's immediate DUI counseling and intervention. Prior to their release from the County Jail, repeat DUI offenders will be offered intake assessment with Certified Alcohol Counselors to evaluate their drinking and driving behavior. Based on the intake assessment results, follow-up intervention programs will be recommended. The Brief DUI Intervention Pilot Program will be used as a test case in Sacramento County to evaluate the impact from providing early DUI intervention and counseling.

In May 2007, the Sacramento Police Department entered into City agreement number 2007-0464 for a Licensed Clinical Social Worker to provide DUI intervention counseling services at the Sacramento County Jail. This contract was subsequently extended through several amendments until December 31, 2009. Programmatic funding, due to the rollover and augmentation of grant funds, is currently available to continue this agreement through March 31, 2010. Per City Council resolution number 2007-930, dated December 18, 2007, the term of the DUI Intervention program can be extended if the California Office of Traffic Safety provides renewal, augmentation or carryover of program funding.

RESOLUTION NO.

Adopted by the Sacramento City Council

**RESOLUTION AUTHORIZING THE CONTRACT AMENDMENT WITH UC DAVIS,
DEPARTMENT OF PSYCHIATRY FOR A HEALTHCARE PROVIDER**

BACKGROUND

- A. On May 17, 2007 (City Agreement No. 2007-0464), the City of Sacramento, acting by and through its Police Department, and the Regents of the University of California, entered into a professional services agreement with the U.C. Davis Department of Psychiatry to conduct DUI Interventions at the Sacramento County Jail. This agreement was a part of a DUI Brief Intervention Program authorized by City Council (City Council Resolution No. 2006-652). The agreement was set to expire on December 31, 2007. The agreement's not to exceed amount was \$64,260.
- B. On December 18, 2007, the City Council authorized the First Amendment (2007-0464-1) to the above agreement (City Agreement No. 2007-0464) for additional counseling services beginning January 1, 2008, with a not to exceed amount of \$228,483, and the agreement's new term was to end on July 31, 2009.
- C. On September 17, 2008, and pursuant to departmental authority to enter into supplemental agreements (see Sacramento City Code section 3.64.040, and Administrative Policy Instruction# 22), the Police Department entered into the Second Amendment (City Agreement No. 2007-0464-2) with the Regents of the University of California to augment the amendment's budget with a not to exceed amount of \$253,220, and the agreement's new term was to end on September 30, 2009 (an extension of two months).
- D. On July 24, 2009, and pursuant to departmental authority to enter into supplemental agreements (see Sacramento City Code section 3.64.040, and Administrative Policy Instruction# 22), the Police Department entered into the Third Amendment (City Agreement No. 2007-0464-3) with the Regents of the University of California. The purpose of the Third Amendment was to extend the agreement for three months, and the agreements new term is to end on December 31, 2009. The Third Amendment was not intended to change the not to exceed amount of \$253,220 stated in the Second Amendment. There were still unexpended budgeted funds allocated under the Second Amendment.
- E. The Office of Traffic Safety has added additional funding to the program to continue the current intervention contract through March 31, 2010. With the Fourth Amendment, the program plans to achieve 800 interventions, which will

provide the study with its necessary sample population size. The Fourth Amendment is for an amount not to exceed \$37,354.

BASED ON THE FACTS SET FORTH IN THE BACKGROUND, THE CITY COUNCIL RESOLVES AS FOLLOWS:

- Section 1 The City Manager or his designee is authorized to execute a Fourth Amendment to City Agreement No. 2007-0464, with the Regents of the University of California, for DUI Interventions at the Sacramento County Jail, for an amount not to exceed \$37,354, for a total amount not to exceed \$354,834 under this agreement (including the original agreement and all Amendments).

- Section 2 The Second Amendment (City Agreement No. 2007-0464-2) and the Third Amendment (City Agreement No. 2007-0464-3) issued pursuant to the authority of the City Manager are ratified, and the City Manager's supplemental agreement authority is restored.

- Section 3 The Police Department's Grant Operating and Grant Revenue budget will be increased in the amount of \$50,000.

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Requested

Document No.: 4

#: 2007-0464

Document: 1

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Processing