1	ORDINANCE NO. 2009-7			
2	BILL NO. <u>106</u>			
3	AN ORDINANCE AMENDING CARSON CITY MUNICIPAL CODE TITLE			
4	10 <u>VEHICLES AND TRAFFIC</u> , CHAPTER 10.22 <u>RECKLESS DRIVING –</u> <u>PERSONS UNDER THE INFLUENCE OF LIQUOR, DRUGS</u> , BY ADDING			
5	SECTION 10.22.028 <u>DEVICE TO PREVENT PERSON WHO HAS</u> CONSUMED ALCOHOL FROM STARTING VEHICLE: "DEVICE"			
6	DEFINED, ADDING SECTION 10.22.029 DEVICE TO PREVENT			
7	PERSON WHO HAS CONSUMED ALCOHOL FROM STARTING VEHICLE: IMPOSITION BY COURT ORDER; INSTALLATION AND			
8	INSPECTION; EXCEPTIONS, ADDING SECTION 10.22.030 DEVICE TO PREVENT PERSON WHO HAS CONSUMED ALCOHOL FROM			
9	STARTING VEHICLE: PENALTIES FROM TAMPERING WITH OR			
10	<u>DRIVING WITHOUT DEVICE; PROBATION AND SUSPENSION OF</u> SENTENCE PROHIBITED; PLEA BARGAINING RESTRICTED, AND			
11	OTHER MATTERS PROPERLY RELATED THERETO.			
12	THE BOARD OF SUPERVISORS OF CARSON CITY DO ORDAIN:			
13	SECTION I:			
14				
15	That Chapter 10.22, <u>Reckless Driving- Persons Under the Influence of Liquor, Drugs,</u> of the Carson City Municipal Code is hereby amended as follows:			
16	Chapter 10.22 RECKLESS DRIVING-PERSONS UNDER THE INFLUENCE OF			
17	LIQUOR, DRUGS			
	10.22.010 Reckless driving.			
18	10.22.015 Careless driving.			
19	10.22.017 Drinking alcoholic beverage while driving motor vehicle unlawful; unlawful to have open container of alcoholic beverage within passenger area			
20	of motor vehicle while on highway.			
21	10.22.020 Persons under the influence of intoxicating liquor, controlled			
22	<u>substances.</u>			
23	10.22.021 Violation of Section 10.22.020-Penalties.			
24	10.22.022 Violation of Section 10.22.020, first offense-Treatment for alcoholism or drug abuse.			
25	10.22.023 Violation of Section 10.22.020, second offense-Treatment for			
26	alcoholism or drug abuse.			
27	10.22.026 Affidavit of expert, others as to presence, existence of alcohol,			
28	controlled substance-Procedure for admission.			
	10.22.027 Affidavits-Forms.			

ŀ				
1	10.22.028 Device to prevent person who has consumed alcohol from starting vehicle: "Device" defined.			
2				
3	10.22.029 Device to prevent person who has consumed alcohol from starting vehicle: Imposition by court order; installation and inspection; exceptions.			
4				
5	starting vehicle: Penalties for tampering with or driving without device;			
6	probation and suspension of sentence prohibited; plea bargaining restricted.			
7	SECTION II:			
8	That Section 10.22.028 of the Carson City Municipal Code is hereby added as follows:			
9	10.22.028 Device to prevent person who has consumed alcohol from starting vehicle: "Device" defined.			
10	As used in Section 10.22.028 to Section 10.22.030, inclusive, unless the context otherwise			
11	requires, "device" means a mechanism that:			
12	1. Tests a person's breath to determine the concentration of alcohol in his breath; and			
13	1. Tests a person's breath to determine the concentration of alcohor in his breath, and			
14	2. If the results of the test indicate that the person has a concentration of alcohol of 0.02 or more in his breath, prevents the motor vehicle in which it is installed from starting.			
15	SECTION III:			
16	That Section 10.22.020 of the Corner City Municipal Code is horsely added as follows:			
17	That Section 10.22.029 of the Carson City Municipal Code is hereby added as follows:			
18	10.22.029 Device to prevent person who has consumed alcohol from starting vehicle: Imposition by court order; installation and inspection; exceptions.			
19	4. Exposed an adhermine provided in authorations 2 and 5. a country			
20	1. Except as otherwise provided in subsections 2 and 5, a court:			
21	(a) May order a person convicted of a violation of Section 10.22.020 that is punishable			
22	pursuant to paragraph (a) or (b) of subsection 1 of Section 10.22.021, if the person is found to have had a concentration of alcohol of less than 0.18 in his blood or breath to install at his			
	own expense, for a period of not less than 3 months nor more than 6 months, a device in any			
23	motor vehicle which he owns or operates as a condition to obtaining a restricted license pursuant to Nevada Revised Statute 483.490 or as a condition of reinstatement of his driving			
24	privilege.			
25	(b) Shall order a person convicted of:			
26				
27	(1) A violation of Section 10.22.020 that is punishable pursuant to paragraph (a) or (b) of subsection 1 of Section 10.22.021, if the person is found to have had a concentration of			
28	alcohol of 0.18 or more in his blood or breath to install at his own expense, for a period of not less than 12 months nor more than 36 months, a device in any motor vehicle which he owns			

or operates as a condition to obtaining a restricted license pursuant to Nevada Revised 1 Statute 483.490 or as a condition of reinstatement of his driving privilege. 2 2. A court may provide for an exception to the provisions of subparagraph (1) of paragraph (b) 3 of subsection 1 for a person who is convicted of a violation of Section 10.22.020 that is punishable pursuant to paragraph (a) of subsection 1 of Section 10.22.021, to avoid undue 4 hardship to the person if the court determines that: 5 (a) Requiring the person to install a device in a motor vehicle which the person owns or operates would cause the person to experience an economic hardship; and 6 7 **(b)** The person requires the use of the motor vehicle to: 8 (1) Travel to and from work or in the course and scope of his employment; 9 (2) Obtain medicine, food or other necessities or to obtain health care services for himself 10 or another member of his immediate family; or 11 (3) Transport himself or another member of his immediate family to or from school. 12 3. If the court orders a person to install a device pursuant to subsection 1: 13 (a) The court shall immediately prepare and transmit a copy of its order to the Director of 14 the Nevada State Department of Motor Vehicles (hereinafter "Director"). The order must include a statement that a device is required and the specific period for which it is required. 15 The Director shall cause this information to be incorporated into the records of the 16 Department of Motor Vehicles and noted as a restriction on the person's driver's license. 17 (b) The person who is required to install the device shall provide proof of compliance to the Department of Motor Vehicles before he may receive a restricted license or before his driving 18 privilege may be reinstated, as applicable. Each model of a device installed pursuant to this section must have been certified by the Committee on Testing for Intoxication. 19 20 **4.** A person whose driving privilege is restricted pursuant to this section shall: 21 (a) If he was ordered to install a device pursuant to paragraph (a) of subsection 1, have the device inspected by the manufacturer of the device or its agent at least one time during the 22 period in which he is required to use the device; or 23 (b) If he was ordered to install a device pursuant to paragraph (b) of subsection 1, have the 24 device inspected by the manufacturer of the device or its agent at least one time each 90 days, 25 26 to determine whether the device is operating properly. An inspection required pursuant to this subsection must be conducted in accordance with regulations adopted pursuant to Nevada 27 Revised Statutes 484.3888. The manufacturer or its agent shall submit a report to the Director indicating whether the device is operating properly and whether it has been tampered 28 with. If the device has been tampered with, the Director shall notify the court that ordered the

1	installation of the device.
2 3	5. If a person is required to operate a motor vehicle in the course and scope of his employment and the motor vehicle is owned by his employer, the person may operate that vehicle without the installation of a device, if:
4 5	(a) The employee notifies his employer that the employee's driving privilege has been so restricted; and
6	(b) The employee has proof of that notification in his possession or the notice, or a facsimile copy thereof, is with the motor vehicle.
8 9	This exemption does not apply to a motor vehicle owned by a business which is all or partly owned or controlled by the person otherwise subject to this section.
10 11 12	6. The running of the period during which a person is required to have a device installed pursuant to this section commences when the Department of Motor Vehicles issues a restricted license to him or reinstates his driving privilege and is tolled whenever and for as long as the person is, with regard to a violation of Section 10.22.020 imprisoned, serving a term of residential confinement, confined in a treatment facility, or on probation.
13	7. As used in this section:
14 15	(a) "Concentration of alcohol of 0.18 or more in his blood or breath" means 0.18 gram or more of alcohol per 100 milliliters of the blood of a person or per 210 liters of his breath.
16 17	(b) "Concentration of alcohol of less than 0.18 in his blood or breath" means less than 0.18 gram of alcohol per 100 milliliters of the blood of a person or per 210 liters of his breath.
18	(c) "Treatment facility" has the meaning ascribed to it in Nevada Revised Statute 484.3793.
19	SECTION IV:
20	That Section 10.22.030 of the Carson City Municipal Code is hereby added as follows:
21   22   23	10.22.030 Device to prevent person who has consumed alcohol from starting vehicle:  Penalties for tampering with or driving without device; probation and suspension of sentence prohibited; plea bargaining restricted.
24	1. A person required to install a device pursuant to Section 10.22.029 shall not operate a motor vehicle without a device or tamper with the device.
25	2. A person who violates any provision of subsection 1:
26 27	(a) Must have his driving privilege revoked in the manner set forth in subsection 4 of Nevada Revised Statute 483.460; and
28	(b) Shall be:

1	(1) Punished by imprisonment in jail for not	less than 30 days nor more than 6 months; or	
2	(2) Sentenced to a term of not less than 60 days in residential confinement nor more than		
3	6 months, and by a fine of not less than \$500 no	or more than \$1,000.	
4	No person who is punished pursuant to this sec	tion may be granted probation, and no	
5	sentence imposed for such a violation may be suspended. No prosecutor may dismiss a charge of such a violation in exchange for a plea of guilty, guilty but mentally ill or nolo contendere to a lesser charge or for any other reason unless, in his judgment, the charge is not supported by probable cause or cannot be proved at trial.		
6			
7	SECTION VI:		
8	That no other provisions of Chapter 10.2	2 are affected by this ordinance	
9	That no other provisions of Chapter 10.2	2 are affected by this ordinarioe.	
10			
11 12			
13	PROPOSED on May (mo	onth) <sup>7</sup> (day), 2009	
14	PROPOSED by Supervisor	· <del></del>	
15	PASSED May	_(month)21(day), 2009.	
16	VOTE:	AYES:	
17		Supervisor Robin Williamson	
18		Supervisor Shelly Aldean	
19		Supervisor Pete Livermore	
20		Supervisor Molly Walt	
21		Mayor Robert Crowell	
22		NAYES:	
23		None	
24			
25		ABSENT:	
26		None	
27			
28			

	w <sup>4</sup> /2
1	ATTEST:
2	
3	All The second
4	ALAN GLOVER, Clerk/Recorder ROBERT L. CROWELL, Mayor
5	This ordinance shall be in force and effect from and after the 24th day of the month of
6	May of the year 2009.
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	