RESOLUTION IMPOSING CAP ON MUNICIPAL INMATES HELD AT THE ADAMS COUNTY JAIL

Resolution 2014-113

WHEREAS, pursuant to § 31-15-401(k), C.R.S., municipalities may only house their inmates at the Adams County jail with the consent of the Board of County Commissioners (“BOCC”); and,

WHEREAS, on February 4, 1991 the BOCC adopted a resolution that allowed municipalities in Adams County to house their inmates at the jail; and,

WHEREAS, since that time, the BOCC has adopted multiple resolutions addressing the housing of municipal inmates at the Adams County jail; and,

WHEREAS, the BOCC encourages the municipalities in Adams County to continue to work with the Sheriff to address long-term solutions to the housing of municipal inmates; and,

WHEREAS, the BOCC believes that a cap on the number of municipal inmates housed at the jail is necessary at this time.

NOW, THEREFORE, BE IT RESOLVED that pursuant to § 31-15-401(k), C.R.S., the BOCC will allow municipal inmates to be housed at the Adams County jail under the following conditions:

- The number of overall municipal inmates housed at the Adams County jail will be limited to a cap of thirty (30).

- The municipalities will be jointly responsible for limiting the number of municipal inmates to thirty (30) and no individual caps will be imposed on individual municipalities.

- Municipalities will not be charged for the housing of municipal inmates, but will be expected to stay within the overall cap of thirty (30) municipal inmates.

- Municipal inmates charged with domestic violence offenses will not be counted toward the cap for municipal inmates at the jail.

- The jail commander has discretion not to count a municipal inmate towards the cap should circumstances warrant such an exception.

- The policies set forth in this resolution will remain in effect until such time as the municipalities are able to reach an agreement with the Sheriff regarding the housing of municipal inmates that is acceptable to the BOCC, or until further action of the BOCC.
The policies set forth in this resolution will be reviewed by the Board of County Commissioners no later than February 9, 2015.

BE IT FURTHER RESOLVED that the April 15, 2013 resolution and other prior resolutions regarding municipal inmates are superseded and replaced and the policies set forth above shall continue until further action of the Board of County Commissioners.
Upon motion duly made and seconded the foregoing resolution was adopted by the following vote:

Henry                  Aye
Tedesco                Aye
Hansen                 Aye

Commissioners

STATE OF COLORADO  )
County of Adams     )

I, Karen Long, County Clerk and ex-officio Clerk of the Board of County Commissioners in and for the County and State aforesaid do hereby certify that the annexed and foregoing Order is truly copied from the Records of the Proceedings of the Board of County Commissioners for said Adams County, now in my office.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said County, at Brighton, Colorado this 24th day of February, A.D. 2014.

County Clerk and ex-officio Clerk of the Board of County Commissioners
Karen Long:

By:
Deputy