

City of Detroit

CITY COUNCIL



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Committee of the Whole Room • 1340 Coleman A. Young Municipal Center • (313) 224-3443 • Detroit, MI 48226

THIS MEETING WILL BE A VIRTUAL COMMITTEE MEETING

To attend by phone only, call one of these numbers: +1 929 436 2866, +1 312 626 6799, +1 669 900 6833, +1 253 215 8782, +1 301 715 8592, +1 346 248 7799 - Enter Meeting ID: 330332554

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INTERNAL OPERATIONS STANDING COMMITTEE

COUNCIL MEMBER ROY MCCALISTER, JR., CHAIRPERSON
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COUNCIL MEMBER JAMES TATE, MEMBER
COUNCIL PRESIDENT BRENDA JONES, (EX-OFFICIO)

Ms. Cindy Golden
Asst. City Council Committee Clerk

WEDNESDAY, SEPTEMBER 8, 2021

10:00 A.M.

- A. ROLL CALL**
- B. CHAIR REMARKS**
- C. APPROVAL OF MINUTES**

UNFINISHED BUSINESS

1. Status of **Law Department** submitting reso. autho. **Offer of Judgment** in lawsuit of Kevin Kwart v City of Detroit, et al.; Case No. 21-10826, File No. L21-00372 (GBP), A37000. in the amount of **\$50,000.00** in full payment for any and all claims which Kevin Kwart may have against the City of Detroit and any other City of Detroit employees by

reason of alleged injuries sustained. **(BROUGHT BACK AS DIRECTED ON 7-21-21)**

NEW BUSINESS

OFFICE OF CONTRACTING AND PROCUREMENT

Submitting the following **Office of Contracting and Procurement Contracts:**

2. Submitting reso. autho. **Contract No. 6001286** - 100% City Funding – AMEND 1 – To Provide an Extension of Time Only for Citywide Cell Phone Services. – Contractor: T-Mobile US, Inc. – Location: 12920 SE 38th Street, Bellevue, WA 98006 – Contract Period: Upon City Council Approval through March 31, 2022 – Total Contract Amount: \$0.00. **DoIT (Total Contract Amount: \$4,500,000.00. Original Contract Period: November 21, 2018 through August 31, 2021.) (REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
3. Submitting reso. autho. **Contract No. 6001289** - 100% City Funding – AMEND 1 – To Provide an Extension of Time Only for Citywide Cell Phone Services. – Contractor: Verizon Wireless – Location: One Verizon Way, Basking Ridge, NJ 07920 – Contract Period: Upon City Council Approval through March 31, 2022 – Total Contract Amount: \$0.00. **DoIT (Total Contract Amount: \$7,500,000.00. Original Contract Period: August 28, 2018 through August 31, 2021.) (REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
4. Submitting reso. autho. **Contract No. 6001361** - 100% City Funding – AMEND 1 – To Provide an Increase of Funds Only to Supply Moving Services for Ballot Boxes, Booths, Ramps and Signs. – Contractor: Premier Relocations, LLC – Location: 45200 Grand River Avenue, Novi, MI 48375 – Contract Period: April 16, 2018 through December 2, 2021 – Contract Increase Amount: \$176,485.77 – Total Contract Amount: \$656,485.77. **ELECTIONS(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
5. Submitting reso. autho. **Contract No. 6002716** - 100% City Funding – AMEND 1 – To Provide an Extension of Time Only for Expert Witness Testimony in Connection with the Pending Property Tax Appeal by MGM Grand v City of Detroit, MTT No. 15-002842. – Contractor: Eggan Law, PLLC – Location: 4 Woods Lane, Newtown, CT 06470 – Contract Period: January 1, 2022 through December 31, 2023 – Total Contract Amount: \$0.00. **LAW (Total Contract Amount: \$50,000.00. Original Contract Period: January 9, 2020 through December 31, 2021.) (REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
6. Submitting reso. autho. **Contract No. 6003176** - 100% City Funding – To Provide a Flexible Spending Account for CoD Employees. – Contractor: Navia Benefit Solutions, Inc. – Location: 600 Naches Avenue SW, Renton, WA 98057 – Contract Period: Upon City Council Approval through December 31, 2025 – Total Contract Amount: \$380,000.00. **HUMAN RESOURCES (REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**

LAW DEPARTMENT

7. Submitting reso. auth. **Settlement** in lawsuit of Aquatic Solutions Physical Therapy, LLC et al v. City of Detroit; Case No.: 20-000308-NF, File No.: L20-00063, AA, A2000, in the amount of **\$7,000.00** in full payment for any and all claims which Aquatic Solutions Physical Therapy, LLC may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
8. Submitting reso. auth. **Settlement** in lawsuit of Back to You Rehab PLLC (Gail Brown) v. City of Detroit; Case No.: 20-163200-GC, File No.: L20-00823, AA, A20000, and in the amount of **\$10,440.00**, in full payment for any and all claims which BACK TO YOU REHAB PLLC may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
9. Submitting reso. auth. **Settlement** in lawsuit of C-Spine Orthopedics, PLLC (Linda Sharp) v City of Detroit; Case No.: 19-012135-NF, File No.: L19-00628, AA, A20000, and in the amount of **\$20,000.00**, in full payment for any and all claims which C-Spine Orthopedics, PLLC may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
10. Submitting reso. auth. **Settlement** in lawsuit of Newman, Stacy L. v City of Detroit and Detroit Dept. Transportation; Case No. 20-008925-NI, File No. L20-00496 (PP) A20000, in the amount of **\$54,500.00** in full payment for any and all claims which Stacy L. Newman may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
11. Submitting memorandum relative to Emergency procurement of legal services - City Ordinance 18-5-21- Salvatore, Prescott, Porter & Porter, PLLC **(The Law Department has submitted a privileged and confidential memorandum, dated July 21, 2021, regarding the above-referenced matter.) (REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
12. Submitting reso. auth. **Settlement** in lawsuit of Cotton, Derrick v City of Detroit, et al.; Case No. 2:20-cv-10043-NGE-MJH, File No. L19-00956 (TO) A37000, in the amount of **\$6,500.00** in full payment for any and all claims which Derrick Cotton may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
13. Submitting reso. auth. **Settlement** in lawsuit of Integra Lab Management (Linda Sharp) v. City of Detroit; 20-153608-GC, L20-00063, AA, A20000, and in the amount of **\$5,000.00** in full payment for any and all claims which Integra Lab Management Name(s)

may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**

14. Submitting reso. autho. **Settlement** in lawsuit of Laboratory Specialists of MI (Jamin Dubose) v City of Detroit; Case No. 21-141911-GC, File No. L21-00149 (CLR) A20000, in the amount of **4,000.00** in full payment for any and all claims which Laboratory Specialists of Michigan, LLC may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
15. Submitting reso. autho. **Settlement** in lawsuit of Linda Sharp et al. v City of Detroit; 20-000308-NF, L20-00063, AA, A20000, and in the amount of **\$43,500.00** BI (\$39,000.00) PIP, in full payment for any and all claims which Linda Sharp and may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
16. Submitting reso. autho. **Settlement** in lawsuit of Lucid Neurology, PC (Linda Sharp) et al v. City of Detroit; 20-000308-NF, L20-00063, AA, A20000, and in the amount of **\$9,500.00**, in full payment for any and all claims which Plaintiff Lucid Neurology, PC may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
17. Submitting reso. autho. **Settlement** in lawsuit of Randy Lundy v City of Detroit and John Doe; Case No: 19-013756-NI; File No: L19-00934, Alfred Ashu (P82536) in the amount of \$50,000.00 in full payment for any and all claims which **RANDY LUNDY** may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained on or about November 24, 2018. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
18. Submitting reso. autho. **Settlement** in lawsuit of Phoenix Physical Therapy and Continuous Transportation (Rodney Baldwin) et al. v City of Detroit; Case No: 20-002713-NF; File No: L20-00128, Alfred Ashu (P82536) in the amount of \$15,000.00 in full payment for any and all claims which **PHOENIX PHYSICAL THERAPY AND CONTINUOUS TRANSPORTATION** may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained on or about September 24, 2018. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
19. Submitting reso. autho. **Settlement** in lawsuit of Richard Thirlkill and Tommie Thomas v. City of Detroit and Jerry Jones; Case No: 19-005233-NI; File No: L19-00224, Alfred Ashu (P82536) in the amount of \$5,000.00 in full payment for any and all claims which **TOMMIE THOMAS** may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained on or about April 10th, 2018.

(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)

20. Submitting memorandum relative to Emergency Procurement of Legal Services- City Ordinance 18-5-21 - Bush Seyferth, PLLC **(The Law Department has submitted a privileged and confidential memorandum, dated August 16, 2021, regarding the above-referenced matter.) (REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
21. Submitting memorandum relative to Emergency procurement of legal services - City Ordinance 17-5-91 - Clark Hill **(The Law Department has submitted a privileged and confidential memorandum, dated August 16, 2021, regarding the above-referenced matter.) (REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
22. Submitting memorandum relative to City of Detroit's Ability to Ban Flavored Tobacco **(The Law Department has submitted a privileged and confidential opinion, dated August 16, 2021, regarding the above-referenced matter.)**
23. Submitting memorandum relative to DPD Contract Ordinances **(The Law Department has submitted a privileged and confidential opinion, dated August 16, 2021, regarding the above-referenced matter.) (REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
24. Submitting reso. autho. **Settlement** in lawsuit of Affiliated Diagnostics of Oakland (James Franklin) v City of Detroit; Case No. 20-142973 (36th District Court), File No. L20-00068 (GBP), A20000, in the amount of **\$3,500.00** in full payment for any and all claims which Affiliated Diagnostics of Oakland may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
25. Submitting reso. autho. **Settlement** in lawsuit of Jones, Alonzo v City of Detroit and Reginald Clark; Case No. 20-0043657-NI, File No. L20-00300 (SVD), in the amount of **\$16,500.00** in full payment for any and all claims which Alonzo Jones may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
26. Submitting reso. autho. **Settlement** in lawsuit of Braxton-Stephenson, Kimberly v City of Detroit; Case No. 20-013279-NF, File No. L20-00771 (SVD), in the amount of **\$25,000.00** in full payment for any and all claims which Kimberly Braxton may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**

27. Submitting reso. autho. **Settlement** in lawsuit of Butler, Deandre v City of Detroit, Antonio Johnson, et al.; 20-006811-NI, L20-00454 (TO) A20000, in the total amount of **\$47,000.00** in full payment for any and all claims which Deandre Butler, Elite Chiropractic, Applied Rehab & Physical Therapy, LLC, and Rock Rehabilitation Center, LLC may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
28. Submitting reso. autho. **Settlement** in lawsuit of Durham, Barbara v Nathaniel Womack, City of Detroit, Allstate Ins.; Case No. 20-012702-NI, File No. L20-00734 (CLR) A37000, in the amount of **\$7,500.00** in full payment for any and all claims which Barbara Durham may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
29. Submitting reso. autho. **Settlement** in lawsuit of Integrated MRI (Lowery, William) v City of Detroit; Case No. 20-162130-NF, File No. L20-00424 (CBO), A20000, in the amount of **\$12,000.00** in full payment for any and all claims which Integrated MRI may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
30. Submitting reso. autho. **Settlement** in lawsuit of Jakira Horton v City of Detroit et al.; Case No. 21-000614-NF, File No. L21-00096 (MA) A47000, in the amount of **\$27,500.00** in full payment for any and all claims which Jakira Horton may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
31. Submitting reso. autho. **Settlement** in lawsuit of Jann, Jr., Michael et al. v Janee Ayers, City of Detroit, et al.; Case No. 20-002015-NI, File No. L20-00106 (EG) A52000, in the total amount of **\$135,000.00** in full payment for any and all claims which Michael Jann, Jr. and Alexandru Conde may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
32. Submitting reso. autho. **Settlement** in lawsuit of Livonia Care Pharmacy (Glenies Gray) v City of Detroit; Case No. 21-157755-GC, File No. L21-00539 (MA), A20000, in the amount of **\$3,000.00** in full payment for any and all claims which Livonia Care Pharmacy may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
33. Submitting reso. autho. **Settlement** in lawsuit of Desma Jordan, et al v City of Detroit; Case No. 20-007814-NI, File No. L20-00500 (MBC), A20000, in the amount of **\$65,000.00** and a warrant in favor of True Scan LLC and their attorney Erskine Law

in the amount of **\$5,000.00** and Advance Pain Care LLC and their attorney The Dollar Law Firm, P.C in the amount of **\$4,500.00** in full payment for any and all claims which Desma Jordan, True Scan, LLC and Advance Pain Care, LLC may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**

34. Submitting reso. autho. **Settlement** in lawsuit of Reason, Roland v City of Detroit, Christa Towns, et al.; Case No. 20-007906-NI, File No. L20-00413 (PP) in the amount of **\$67,500.00** in full payment for any and all claims which Roland Reason may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
35. Submitting reso. autho. **Settlement** in lawsuit of Richard Thirlkill and Tommie Thomas v. City of Detroit and Jerry Jones; 19-005233-NI; L19-00224, Alfred Ashu (P82536), A37000, and in the amount of **\$12,000.00** in full payment for any and all claims which Richard Thirlkill may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
36. Submitting reso. autho. **Settlement** in lawsuit of Tox Testing, et al. (Demarco Vines) v City of Detroit; Case No. 19-012087-NF, File No. L19-00540 (PH) in the amount of **\$20,000.00** in full payment for any and all claims which Greenfield and 9 Mile Medical Center, PLLC may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
37. Submitting reso. autho. **Settlement** in lawsuit of Tox Testing, et al. (Demarco Vines) v City of Detroit; Case No. 19-012087-NF, File No. L19-00540 (PH) in the amount of **\$12,000.00** in full payment for any and all claims which Tox Testing Inc. may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
38. Submitting reso. autho. **Settlement** in lawsuit of Tox Testing Labs (Desma Jordan), et al. v City of Detroit; Case No. 21-151703-GC, File No. L21-00289 (MBC), A20000, in the amount of **\$9,000.00** in full payment for any and all claims which Tox Testing Labs, Inc. ; Tox Testing Inc.; Metro Toxicology Labs; Select Medical Group and US Pharmaceuticals d/b/a/ Meds Direct Pharmacy may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
39. Submitting reso. autho. **Settlement** in lawsuit of Wook Kim MD, D/B/A Farmbrook Interventional Pain & EMG v City Of Detroit; 19-011475-NF, L19-00598, AA, A20000,

and in the amount of **\$50,000.00**, in full payment for any and all claims which Wook Kim MD, D/B/A Farmbrook Interventional Pain and EMG may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**

40. Submitting reso. autho. **Settlement** in lawsuit of Alston, Mark v City of Detroit and Naseem-Abdulsalam Al-Awlaqi; Case No: 20-008485-NI, File No: L20-00626 (EG) A20000, in the amount of **\$20,000.00** in full payment for any and all claims which Mark Alston may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
41. Submitting reso. autho. **Settlement** in lawsuit of Gordon, Dena v City of Detroit, Martha Gillenwater, et al.; Case No. 20-011704-NI, File No. L20-00861 (PH) A20000, in the amount of **\$16,000.00** in full payment for any and all claims which Dena Gordon may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
42. Submitting reso. autho. **Settlement** in lawsuit of Montgomery, John v City of Detroit and John Doe; Case No. 19-007064-NI, File No. L19-00300 (PH) A20000, in the amount of **\$20,000.00** in full payment for any and all claims which they may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
43. Submitting reso. autho. **Settlement** in lawsuit of One Step Rehab, LLC (James Clark) v City of Detroit; Case No. 20-008814-NF, File No. L20-00459 (CB), A20000, in the amount of **\$24,000.00** in full payment for any and all claims which One Step Rehab, LLC may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
44. Submitting reso. autho. **Settlement** in lawsuit of Prism Lab, LLC (David Wells) v City of Detroit; Case No. 20-168632-GC, File No. L21-00083(CLR) A20000, in the amount of **\$2,950.00** in full payment for any and all claims which Prism Lab, LLC may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
45. Submitting reso. autho. **Settlement** in lawsuit of Walker, Johnathon, Byron Haynes, David Wells v City of Detroit; Case No. 19-015054-NI, File No. L19-00858 (CLR) A20000, in the total amount of \$109,000.00 in full payment for any and all claims which Johnathon Walker, Byron Tyrone Haynes, and David Wells may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained.

(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)

46. Submitting reso. autho. **Legal Representation and Indemnification** in lawsuit of Laurence Johnson v City of Detroit, Vincent Hogan, et al.; Case No. 21-001493-NI; L21-00141 (MA) for TEO Vincent Hogan. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
47. Submitting reso. autho. **Legal Representation and Indemnification** in lawsuit of Anthony Bledsoe v City of Detroit, et al; Case No. 20-008516-NI: for TEO Anthony Harbin. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
48. Submitting reso. autho. **Legal Representation and Indemnification** in lawsuit of Terry McDaniel v James Townsend and City of Detroit; Civil Action Case No. 20-008697-NI for TEO James Townsend. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
49. Submitting reso. autho. **Legal Representation and Indemnification** in lawsuit of Natasha Love v City of Detroit et al; Case No. 20-003828-NI for TEO Michael Greene. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**
50. Submitting reso. autho. **Legal Representation and Indemnification** in lawsuit of Johnnie Earl v City of Detroit, et al.; Civil Action Case No. 21-000639-NI for TEO Prezjuan Johnson. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**

OFFICE OF THE CHIEF FINANCIAL OFFICER/OFFICE OF BUDGET

51. Submitting report relative to Fiscal Impact of Proposed Contract Between the City of Detroit and American Federation of State, County and Municipal Employees (AFSCME) Local 2394 Supervisory Unit. **(REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**

OFFICE OF THE CHIEF FINANCIAL OFFICER/OFFICE OF DEVELOPMENT AND GRANTS

52. Submitting reso. autho. To submit a grant application to Ballmer Group for the Criminal Justice Funding Opportunity Grant. **(The Law Department is hereby requesting authorization from Detroit City Council to submit a grant application to Ballmer Group for the Criminal Justice Funding Opportunity Grant. The amount being sought is \$500,000.00. There is no City match requirement. The total project cost is \$500,000.00.) (REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)**

DEPARTMENT OF ELECTIONS

53. Submitting report relative to Sufficiency of Valid Signatures to establish Community

Advisory Council District 5. (In accordance with Article 9, Section 102 of the Detroit City Charter, the petitions you submitted to establish Community Advisory Council District 5 were reviewed by the Department of Elections. With the addition of the supplemental petitions, it has been determined that you have submitted sufficient signatures to establish Community Advisory Council District 5. The petition sheets submitted are now in the Department of Elections office and will be returned after January 1, 2022 in accordance with Section 168.556 of Michigan Election Law.) (REFERRED TO THE INTERNAL OPERATIONS STANDING COMMITTEE ON 9-8-21)

D. PUBLIC COMMENT

- a. General
- b. Member Reports