

RESOLUTION

RESOLUTION AUTHORIZING THE MUNICIPAL COUNSELOR TO CONFESS JUDGMENT WITHOUT ADMITTING LIABILITY IN THE CASE OF *TENLUKE PROPERTY, 609 W. MEMORIAL, LLC, TENLUKE MANAGEMENT, LLC, 1PETER411, LLC, CROSSWAY MEDICAL CLINIC W. MEMORIAL, PLLC, 1CORINTHIANS 1558, PLLC, STUART W. SCHRADER, D.O., GENESIS 8 LLC, JEFFREY FLOYD, MD, CORLEE FOOT & ANKLE, LLC, BRYCE CORLEE, DPM, AACFAS, DARREN ELENBURG, DPM, P.C., AND DARREN ELENBURG, DPM, FACFAS V. THE CITY OF OKLAHOMA CITY*, IN THE OKLAHOMA COUNTY DISTRICT COURT CASE NO. CJ-2024-3921.

WHEREAS, the lawsuit styled *Tenluke Property, 609 W. Memorial, LLC, Tenluke Management, LLC, 1Peter411, LLC, Crossway Medical Clinic W. Memorial, PLLC, 1Corinthians1558, PLLC, Stuart W. Schrader, D.O., Genesis 8, LLC; Jeffrey Floyd, MD, Corlee Foot & Anke, LLC, Bryce Corlee, DPM, AACFAS, Darren Elenburg, DPM, P.C., Darren Elenburg, DPM, FACFAS, v. The City of Oklahoma City* has been filed in the District Court for Oklahoma County, State of Oklahoma;

WHEREAS, the City Council has determined that a settlement of Four Hundred and Sixty Five Thousand Dollars (\$465,000) is a just and reasonable settlement of said case;

WHEREAS, it is the desire of the City Council to make such settlement by authorizing the Municipal Counselor to draft the necessary paperwork to settle this case and to prepare and file a Journal Entry of Judgment, which does not admit liability in said case.

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND COUNCIL OF THE CITY OF OKLAHOMA CITY that the Municipal Counselor be, and he is hereby directed to prepare and file all necessary paperwork to effectuate this settlement, including a Journal Entry of Judgment confessing Judgment without admitting liability.

ADOPTED BY THE COUNCIL AND APPROVED BY THE MAYOR OF THE
CITY OF OKLAHOMA CITY this 11TH day of MARCH, 2025.

ATTEST:

Amy K Simpson
CITY CLERK



THE CITY OF OKLAHOMA CITY

David Holt
MAYOR

REVIEWED for form and legality.

Sherril Katz
Assistant Municipal Counselor