

RESOLUTION

RESOLUTION AUTHORIZING THE MUNICIPAL COUNSELOR NOT TO APPEAL THE JOURNAL ENTRY OF JUDGMENT OF THE SMALL CLAIMS COURT IN THE CASE OF *ERIC ANDREWS V. THE CITY OF OKLAHOMA CITY*, OKLAHOMA COUNTY DISTRICT COURT, CASE NO. SC-2024-14272, AND AUTHORIZING PAYMENT IN THE AMOUNT OF \$1,222.01.

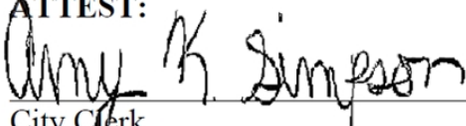
WHEREAS, Eric Andrews filed a small claims lawsuit in the Oklahoma County District Court alleging The City of Oklahoma City is responsible for the damage to claimant's vehicle when it struck a large pothole while traveling at or near 14901 North Kelly in Oklahoma City and requested to be awarded \$2,812.00 plus court costs; and

WHEREAS, the judge found in favor of the plaintiff, Eric Andrews, and awarded damages against The City in the amount of \$1,152.60 and court costs of \$69.41, for a total amount of \$1,222.01; and

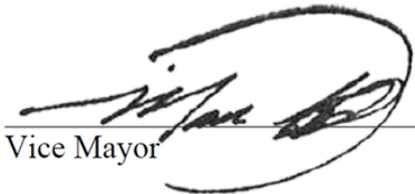
NOW, THEREFORE, BE IT RESOLVED, BY THE MAYOR AND CITY COUNCIL OF THE CITY OF OKLAHOMA CITY that the Municipal Counselor is authorized not to appeal the Journal Entry of Judgment in the case of *Eric Andrews v. The City of Oklahoma City*, and is authorized to effectuate payment in the aggregate amount of \$1,222.01.

ADOPTED BY THE COUNCIL AND APPROVED BY THE MAYOR OF THE CITY OF OKLAHOMA CITY this 5TH day of NOVEMBER, 2024.

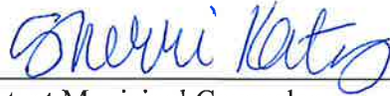
ATTEST:


City Clerk




Vice Mayor

REVIEWED for form and legality.

Handwritten signature of Sherri Katz in blue ink.

Assistant Municipal Counselor