



## DEPARTMENTAL SUBMISSION

DEPARTMENT: Law  
FILE NUMBER: Law-2724

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**\* RE:**

Submitting reso. autho. Settlement in Lawsuit of Muhammad Ramzah, Ishmael Muhammad, and City Pharmacy LLC, v City of Detroit

**\* SUMMARY:**

Case Number: 23-015239 File Number: L23-00700 (CB) (A20000) (DDOT) it is hereby authorized and directed to draw three separate warrants. The first warrant upon the proper account of in favor of **RAMZAH MUHAMMAD** and **HIS attorneys, WIGOD & FALZON P.C.**, in the amount of **SIX (\$6,900.00)**. The second warrant upon the proper account of in favor of **ISMAEL MUHAMMAD** and **HIS attorneys WIGOD & FALZON P.C.**, in the amount of **(\$6,900.00)**. The third warrant upon the proper account of in favor of **CITY PHARMACY LLC, and THEIR attorneys SEVA LAW FIRM** in the amount of **(\$5,500.00)**. in full payment for any and all claims which **RAMZAH MUHAMMAD, ISHMAEL MUHAMMAD, AND CITY PHARMACY LLC** may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained on or about **August 8, 2023**,

**\* RECOMMENDATION:**

**RESOLVED**, that settlement of the above matter be and is hereby authorized in the amount of **(\$19,300.00)**; and be it further

**RESOLVED**, that the Finance Director be and is hereby authorized and directed to draw three separate warrants. The first warrant upon the proper account of in favor of **RAMZAH MUHAMMAD** and **HIS attorneys, WIGOD & FALZON P.C.**, in the amount of **SIX (\$6,900.00)**. The second warrant upon the proper account of in favor of **ISMAEL MUHAMMAD** and **HIS attorneys WIGOD & FALZON P.C.**, in the amount of **(\$6,900.00)**. The third warrant upon the proper account of in favor of **CITY PHARMACY LLC, and THEIR attorneys SEVA LAW FIRM** in the amount of **(\$5,500.00)**. in full payment for any and all claims which **RAMZAH MUHAMMAD, ISHMAEL MUHAMMAD, AND CITY PHARMACY LLC** may

have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained on or about **August 8, 2023**, and otherwise set forth in Case No.23-015239-NF, that said amount be paid upon receipt of properly executed Releases, Stipulation and Order of Dismissal entered in Lawsuit No. 23-015239-NF and, where deemed necessary by the Law Department a properly executed Medicare/CMS Final Demand Letter.

**\* DEPARTMENTAL CONTACT:**

Name: Deanna Denby

Position: Paralegal

**\*=REQUIRED**