



DEPARTMENTAL SUBMISSION

DEPARTMENT: Law
FILE NUMBER: Law-1182

*** RE:**

Submitting reso. autho. Settlement in lawsuit of Biomolecular Integrations ,Inc., et al (Laurence Stromile) v City of Detroit

*** SUMMARY:**

Case No. 21-005737-NF, File No. L21-00444 (YRB) A20000, in favor of (1) Biomolecular Integrations Inc. and its attorneys, Wigod and Falzon, P.C., in the amount of **\$12,000.00**; (2) Michigan Pain Specialists and its attorneys, Wigod and Falzon, P.C., in the amount of **\$13,000.00**; (3) Aspcares Pharmacy and its attorneys, Wigod and Falzon, P.C., in the amount of **\$5,500.00** and (4) Kevin T. Crawford, D.O., P.C. and its attorneys, Wigod and Falzon, P.C., in the amount of **\$1,000.00**, in full payment for any and all claims which Biomolecular Integrations Inc., Michigan Pain Specialists, Aspcares Pharmacy and Kevin T. Crawford, D.O., P.C., may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained on or about October 7, 2019.

*** RECOMMENDATION:**

RESOLVED, that the Finance Director be and is hereby authorized and directed to draw warrants upon the proper account in favor of (1) **BIOMOLECULAR INTEGRATIONS INC.** and **ITS** attorneys, **WIGOD AND FALZON, P.C.**, in the amount of **TWELVE THOUSAND DOLLARS AND NO/CENTS (\$12,000.00)**; (2) **MICHIGAN PAIN SPECIALISTS** and **ITS** attorneys, **WIGOD AND FALZON, P.C.**, in the amount of **THIRTEEN THOUSAND DOLLARS AND NO/CENTS (\$13,000.00)**; (3) **ASPCARES PHARMACY** and **ITS** attorneys, **WIGOD AND FALZON, P.C.**, in the amount of **FIVE THOUSAND FIVE HUNDRED DOLLARS AND NO/CENTS (\$5,500.00)**; and (4) **KEVIN T. CRAWFORD, D.O., P.C.** and its attorneys, **WIGOD AND FALZON, P.C.**, in the amount of **ONE THOUSAND DOLLARS AND NO/CENTS (\$1,000.00)**, in full payment for any and all claims which **BIOMOLECULAR INTEGRATIONS INC., MICHIGAN PAIN SPECIALISTS, ASPCARES PHARMACY** and **KEVIN T. CRAWFORD, D.O., P.C.**, may have against the City of Detroit and any other City of Detroit employees by reason of alleged injuries sustained on or about October 7, 2019, and otherwise set forth in Case No. 21-005737-NF, that said amount be paid upon receipt of properly executed Releases, Stipulation and Order of Dismissal entered in Lawsuit No. L21-00444 and, where deemed necessary by the Law Department a properly executed Medicare/CMS Final Demand Letter.

*** DEPARTMENTAL CONTACT:**

Name: Andrea D'Agostino Keenan
Position: Paralegal

***=REQUIRED**