A. CALL TO ORDER

B. INTRODUCTION OF MEMBERS

C. ADOPTION OF AGENDA

D. APPROVAL OF MINUTES

E. PUBLIC COMMENT(S)
The Public may leave comments related to this committee or for legislation on this agenda by dialing (404) 330-6022 and leaving a message not to exceed three (3) minutes. Public comment will close one (1) hour prior to the start of the meeting.

F. PRESENTATION(S)
1. Department of Corrections Quarterly Update
2. Atlanta Citizen Review Board Update

CONSENT AGENDA

G. RESOLUTION(S) - CLAIMS WITH FAVORABLE/UNFAVORABLE RECOMMENDATIONS
Claims Summary

Total amount of favorable claims is: $29,987.94
Claims with favorable recommendations:

20-R-4074 (1) - FOR ALLEGED BODILY INJURY TO HAVE BEEN SUSTAINED AS A RESULT OF A MOTOR VEHICLE ACCIDENT ON MARCH 12, 2019 AT 1843 SYLVAN ROAD SW. (APD/12 - $18,500.00) #21908
CLAIM OF: Victor Price and His Attorney
The Fry Law Firm
1720 Peachtree Street NW, Suite 500
Atlanta, GA 30309

20-R-4075 (2) - FOR DAMAGES ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A CONSTRUCTION CUT ON JANUARY 3, 2020 AT DEKALB AVENUE AND BELL STREET/HILL STREET . (DPW/05 - $4,574.27) #21942
CLAIM OF: Gregory McCommon
614 Willowgreen Court
Conyers, GA 30094

20-R-4076 (3) - FOR DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT
OF AN AUTOMOBILE ACCIDENT ON DECEMBER 03, 2019 AT 1097 CENTER STREET, NW. (DPW/03 - $3,120.00) #21945
CLAIM OF: Osaid Norman
1097 Center Street, NW
Atlanta, GA 30318

20-R-4077 (4) - FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON OCTOBER 22, 2019 AT 605 BOULEVARD NE. (DPW/02 - $1,757.39) #21971
CLAIM OF: Annabella Newsom
4725 Walton Crossing SW, #1338
Atlanta, GA 30331

20-R-4078 (5) - FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON MARCH 11, 2020 AT 1645 PIEDMONT AVENUE. (DPW/06 - $1,330.10) #21953
CLAIM OF: Richard Strange
4545 Crestwicke Pointe
Atlanta, GA 30319

20-R-4079 (6) - FOR DAMAGES ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON JANUARY 3, 2020 AT 925 CONLEY ROAD. (DPW/12 - $706.18) #21918
CLAIM OF: Mario Ruff
3249 Dale Lane, SW
Atlanta, GA 30311

Claims with unfavorable recommendations:

20-R-4080 (7) - FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF A SANITARY SEWER BACK UP ON FEBRUARY 6, 2020 AT 658 INDIGO LANE NW. (DWM/05) #21906
CLAIM OF: Tewanna Meekins
658 Indigo LN, NW
Atlanta, GA 30368

20-R-4081 (8) - FOR DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON DECEMBER 20, 2018 AT 795 BELLEMEADE AVENUE. (DPW/09) #21907
CLAIM OF: Christopher Saxon
1668 Shady Hill Rd
Marietta, GA 30068

20-R-4082 (9) - FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A CONSTRUCTION CUT ON JANUARY 09, 2019 AT 1181 PIEDMONT AVENUE. (DWM/02) #21925
CLAIM OF: Caitlin Dunn
275 13th Street NE
Atlanta, GA 30309

20-R-4083 (10) - FOR BODILY INJURY ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF RIDING A SCOOTER OVER AN UNEVEN SIDEWALK ON JANUARY 31, 2019 AT 3434 ROSWELL ROAD. (NA/08) #21926
CLAIM OF: Jacquelyn Soles and Her Attorney  
Law Office of Michael R. Braun  
3225 Shallowford Road, Suite 500  
Marietta, GA 30062

20-R-4084 (11) - FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON AUGUST 18, 2019 AT 4996 DUNWOODY CLUB DRIVE. (NA/NA) #21927

CLAIM OF: Alexandra Fenech  
100 Hunters Clan Court  
Atlanta, GA 30328

20-R-4085 (12) - FOR DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF HIS VEHICLE BEING TOWED ON DECEMBER 26, 2019 AT DALLAS STREET AND N ANGIER. (APD/02) #21928

CLAIM OF: Sui Juris Richard Johnson  
113 Meadow Creek Court  
Hampton, GA 30228

20-R-4086 (13) - FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON JANUARY 28, 2019 AT 3446 HABERSHAM ROAD. (DPW/07) #21929

CLAIM OF: James Gilbert  
3203 West Andrews Drive NW  
Atlanta, GA 30305

20-R-4087 (14) - FOR BODILY INJURY ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF EXCESSIVE FORCE BY AN APD OFFICER ON NOVEMBER 25, 2018 AT I-75 N/B EXPRESSWAY. (APD/12) #21930

CLAIM OF: Amber Goppert and her Attorney  
Greathouse Trial Law  
260 Peachtree Street, NW, Suite 803  
Atlanta, GA 30303

20-R-4088 (15) - FOR DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF A BREACH OF CONTRACT ON FEBRUARY 1, 2019 AT 285 KARE DRIVE. (DPW/04) #21931

CLAIM OF: Donna Tribble and her Attorney  
Flynn & Gotlieb, P.A  
800 Johnson Ferry Road NE  
Atlanta, GA 30342

20-R-4089 (16) - FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF RUNNING INTO UNMARKED ROAD CONSTRUCTION ON NOVEMBER 30, 2018 AT REEDER CIRCLE AND BONNIE LANE NE. (NA/06) #21932

CLAIM OF: Ashlei Chatom-James  
1150 Aster Avenue SW, Apt. 2108  
Atlanta, GA 30310

20-R-4090 (17) - FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF AN AUTOMOBILE ACCIDENT ON 01/24/2019 AT I-75 SOUTH. (DPW/04) #21933
CLAIM OF: Linda Ann Owens
216 Rosewood Lane SE
Cartersville, GA 30121

20-R-4091 (18) - FOR BODILY INJURY ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF AN AUTOMOBILE ACCIDENT ON DECEMBER 2, 2018 AT PEYTON PLACE NEAR MARTIN LUTHER KING JR. DRIVE. (APD/10) #21934
CLAIM OF: Shirley Tidwell and her Attorney
John Foy & Associates
3343 Peachtree Road, NE, Suite 350
Atlanta, GA 30326

20-R-4092 (19) - FOR BODILY INJURY ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF AN AUTOMOBILE ACCIDENT ON DECEMBER 2, 2018 AT PEYTON PLACE NEAR MARTIN LUTHER KING JR. DRIVE. (APD/10) #21935
CLAIM OF: Danielle Riley and her Attorney
John Foy & Associates
3343 Peachtree Road, NE, Suite 350
Atlanta, GA 30326

20-R-4093 (20) - FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON 12/30/2018 AT ANDREW YOUNG INTERNATIONAL BOULEVARD. (DPW/04) # 21936
CLAIM OF: Doreanoe Edwards
1610 Cherry Hill Lane SW
Conyers, GA 30094

20-R-4094 (21) - FOR DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF THE CITY'S ISSUANCE OF A CONSTRUCTION PERMIT ON 09/27/2018 AT 81 MOURY AVE. SW. (DPCD/01) #21937
CLAIM OF: Ron Petty Jr. and his Attorney
Law Offices of Albert A. Mitchell, P.C.
3079 Campbellton Road, Suite 203
Atlanta, GA 30311

20-R-4095 (22) - FOR DAMAGES ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF AN UNLAWFUL ARREST ON OCTOBER 22, 2018 AT HARTSFIELD-JACKSON ATLANTA INTERNATIONAL AIRPORT. (APD/NA) #21938
CLAIM OF: Cortella Jones and her Attorney
The Hornsby Law Firm, LLC
2016 Sandtown Road
Atlanta, GA 30311

20-R-4096 (23) - FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF FLOODING FROM A CLOGGED CULVERT ON DECEMBER 28, 2018 AT 1444 CAVE ROAD NW. (DWM/08) #21939
CLAIM OF: Saied Takallou
1444 Cave Road
Atlanta, GA 30327
FOR DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF A VEHICULAR ACCIDENT ON JANUARY 06, 2020 AT 1342 NORTHVIEW AVENUE, NE. (DPW/06) #21946
CLAIM OF: Sharon Martin
1342 Northview Ave., NE
Atlanta, GA 30306

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF HIS FLEET TRUCK EXPLODING ON JULY 12, 2019 AT 699 NORFLEET ROAD. (DPW/08) #21947
CLAIM OF: Richard Benton
953 Ester Drive
Atlanta, GA 30310

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF THE FLEET TRUCK EXPLODING ON JULY 12, 2019 AT 699 NORFLEET ROAD. (DPW/08) #21948
CLAIM OF: Kevin Strozier
2932 Heather Drive
East Point, GA 30344

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF THE FLEET TRUCK EXPLODING ON JULY 12, 2019 AT 699 NORFLEET ROAD. (DPW/08) #21949
CLAIM OF: Marion Waters
750 Six Flags RD Lot 261
Austell, GA 30168

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON FEBRUARY 8, 2020 AT 285 WEST. (NA/NA) #21955
CLAIM OF: Mary Thomas
2116 Bobo Road
Dallas, GA 30132

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A MANHOLE ON JANUARY 6, 2019 AT 2025 DONALD LEE HOLLOWELL PKWY NW. (NA/09) #21957
CLAIM OF: Jordan Spence
3950 Cornell Blvd
Atlanta, GA 30331

FOR BODILY INJURY ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF A SLIP AND FALL ON NOVEMBER 16, 2019 AT 848 PEACHTREE STREET NE. (DWM/02) #21959
CLAIM OF: Mary Gregory
134 Black Walnut Drive
Lexington, SC 29072

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON FEBRUARY 18, 2020 AT 1-285 N. (NA/NA) #21958
CLAIM OF: Samuel Day
20-R-4105 (32) - FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON JANUARY 18, 2020 AT I-285 EXIT 9. (NA/NA) #21960
CLAIM OF: Corey Phinazee
420 The Gables Drive
McDonough, GA 30253

20-R-4106 (33) - FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON FEBRUARY 9, 2020 AT N. CENTRAL AVE SW & BROWNS MILL RD. (DPW/12) #21961
CLAIM OF: Walter Woolfork
167 Biscayne Terrace
Hampton, GA 30228

20-R-4107 (34) - FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON FEBRUARY 15, 2020 AT INTERSECTION OF I-20 AND FULTON INDUSTRIAL. (NA/NA) #21964
CLAIM OF: Sean Will
324 Loring Lane
Peachtree City, GA 30269

20-R-4108 (35) - FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON FEBRUARY 16, 2020 AT JOHN LEWIS FREEDOM PKWY. (DPW/NA) #21965
CLAIM OF: Jada Williams
1085 Crown River Pkwy
McDonough, GA 30252

20-R-4109 (36) - FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF AN AUTOMOBILE ACCIDENT ON APRIL 19, 2019 AT HARGIS STREET SE AND FORREST PARK ROAD SE. (DWM/01) #21966
CLAIM OF: Miguel Nieves
2477 Sunridge Ave
Atlanta, GA 30315

REGULAR AGENDA

H. ORDINANCE(S) FOR SECOND READING
20-O-1434 (1) - AN ORDINANCE BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE AUTHORIZING THE MAYOR OR HER DESIGNEE, TO ACCEPT A GRANT FROM THE STATE OF GEORGIA SUB GRANT FUNDED FROM THE FEDERAL FY2019 STATE HOMELAND SECURITY GRANT PROGRAM FOR THE PURPOSE OF BUILDING AND ENHANCING THE COMMUNITIES CAPABILITIES IN HOMELAND SECURITY ON BEHALF OF THE DEPARTMENT OF FIRE RESCUE AND TO AMEND THE 2020 (INTERGOVERNMENTAL GRANT FUND) DEPARTMENT OF FIRE BUDGET, BY ADDING TO ANTICIPATIONS AND APPROPRIATIONS THE AMOUNT OF SIXTY-FOUR THOUSAND ONE HUNDRED FIVE DOLLARS AND ZERO CENTS ($64,105.00); AND FOR OTHER PURPOSES.
20-O-1445 (2) - AN ORDINANCE BY COUNCILMEMBERS ANDRE DICKENS, JOYCE M. SHEPHERD, MARCI COLLIER OVERSTREET, ANTONIO BROWN, MATT WESTMORELAND, JENNIFER N. IDE, AMIR FAROKHI AND ANDREA L. BOONE TO AMEND THE ATLANTA CITY CODE PART II, CODE OF ORDINANCES - GENERAL ORDINANCES, CHAPTER 2 - ADMINISTRATION, ARTICLE XV1 - BOARDS, COUNCILS, COMMISSIONS AND AUTHORITIES, DIVISION 11- CITIZEN REVIEW BOARD TO INCREASE MEMBERSHIP AND EXPAND THE AUTHORITY OF THE ATLANTA CITIZEN REVIEW BOARD(“ACRB”); AND FOR OTHER PURPOSES.

20-O-1449 (3) - AN ORDINANCE BY COUNCILMEMBERS ANTONIO BROWN, JENNIFER N. IDE, NATALYN M. ARCHIBONG, MATT WESTMORELAND, ANDRE DICKENS, AMIR R. FAROKHI AND MICHAEL JULIAN BOND TO AMEND THE ATLANTA POLICE DEPARTMENT’S STANDARD OPERATING PROCEDURES, 3010 - "USE OF FORCE", TO INCORPORATE PROCEDURAL CHANGES REGARDING ALTERNATIVES TO THE USE OF FORCE; AND FOR OTHER PURPOSES.

20-O-1450 (4) - AN ORDINANCE BY COUNCILMEMBERS ANTONIO BROWN, ANDRE DICKENS AND MICHAEL JULIAN BOND PROHIBITING THE ATLANTA POLICE DEPARTMENT FROM USING MILITARY-STYLE VEHICLES AND BAN THE USE OF RUBBER BULLETS AND STUN GRENADES TO DISPERSE PROTESTERS; AND FOR OTHER PURPOSES.

20-O-1459 (5) - AN ORDINANCE BY COUNCILMEMBER MICHAEL JULIAN BOND TO AMEND THE CODE OF ORDINANCES OF THE CITY OF ATLANTA CHAPTER 106 OFFENSES AND MISCELLANEOUS PROVISIONS, ARTICLE 1.- IN GENERAL AND ARTICLE III.- OFFENSES AGAINST PUBLIC ORDER, TO DECRIMINALIZE VICTIMLESS MINOR OFFENSES; AND FOR OTHER PURPOSES.

I. RESOLUTION(S)
20-R-4065 (6) - A RESOLUTION BY COUNCILMEMBER JOYCE M. SHEPHERD AUTHORIZING THE MAYOR OR HER DESIGNEE, ON BEHALF OF THE CITY OF ATLANTA, TO ACCEPT THE DONATION OF CONSULTING SERVICES FROM THE BOSTON CONSULTING GROUP (BCG) AT NO COST TO THE CITY; AUTHORIZING THE MAYOR OR HER DESIGNEE ON BEHALF OF THE CITY TO ENTER INTO ANY NECESSARY AGREEMENTS IN CONNECTION WITH THE DONATION OF THESE CONSULTING SERVICES; AND FOR OTHER PURPOSES.

20-R-4066 (7) - ****A RESOLUTION BY ANDREA L. BOONE AUTHORIZING THE MAYOR, ON BEHALF OF THE CITY OF ATLANTA (“CITY”), TO ENTER INTO AN INTERLOCAL AGREEMENT (“ILA”) WITH THE FULTON COUNTY/CITY OF ATLANTA LAND BANK AUTHORITY (“LBA”) TO ACCEPT TITLE TO CERTAIN PROPERTIES AND TO RE-CONVEY TITLE TO SAID PROPERTIES TO INVEST ATLANTA IN ACCORDANCE WITH THE ILA; AUTHORIZING THE CITY TO DIRECT THAT DEEDS IN LIEU OF FORECLOSURE TO CERTAIN PROPERTIES BE ISSUED TO LBA ON BEHALF OF THE CITY; AUTHORIZING THE MAYOR TO EXECUTE THE NECESSARY QUIT CLAIM DEEDS TO CONVEY CERTAIN PROPERTIES TO THE LBA FOR DEVELOPMENT/REDEVELOPMENT PURPOSES IN ACCORDANCE WITH THE ILA; AND FOR OTHER PURPOSES.

(This legislation is a dual referred item and will be forwarded to Finance/Executive Committee pending a Public Safety and Legal Administration Committee recommendation)
20-R-4110 (8) - A Resolution by Public Safety and Legal Administration Committee Authorizing the Settlement of All Claims Against the City of Atlanta in the Case of Myela Paige vs. City of Atlanta, Civil Action File No. 19EV005023, Fulton County State Court, in the Amount of $11,000.00; Authorizing Said Amount to Be Paid from 1001 (General Fund) Center Number 200101 (Non-Departmental) Account 5212005 (Litigation Expenses); and 1512000 (Functional Activity Number); Authorizing the Chief Financial Officer to Distribute the Total Settlement Amount; and for Other Purposes.

20-R-4111 (9) - A Resolution by Public Safety and Legal Administration Committee Authorizing the Settlement of All Claims Against the City of Atlanta in the Case of Kimberly Gertman v. City of Atlanta, Civil Action File No. 1:17-CV-04960-MLB in the United States District Court Northern District of Georgia, in the Amount of Fifty Thousand Dollars and Zero Cents ($50,000.00) (“The Settlement Amount”), Authorizing Payment of $50,000.00 to Be Charged To and Paid From Fund 1001 (General Fund), Center Number 200101 (Non-Departmental), Account 5212005 (Litigation Expenses), and Functional Activity Number 1512000 (Accounting) Authorizing the Chief Financial Officer to Distribute the Settlement Amount; and for Other Purposes.

20-R-4112 (10) - A Resolution by Public Safety and Legal Administration Committee Authorizing the Settlement of All Claims Against Defendants in the Case of Brittany Cooper v. City of Atlanta, Civil Action File No. 19EV003856, Pending in the State Court of Fulton County of Georgia, in the Amount of Ten Thousand Dollars and Zero Cents ($10,000.00) (The “Settlement Amount”); Authorizing the Settlement Amount to Be Charged To and Paid From 5051 (Water & Wastewater Revenue Fund), Center Number 200301 (NDP Unallocated Citywide Employee Expenses), Account 5212005 (Litigation Expenses) and Functional Activity Number 1540000 (Human Resources); Authorizing the Chief Financial Officer to Distribute the Settlement Amount; and for Other Purposes.

J. Paper(s) Held in Committee

20-R-3783 (11) - A Resolution by Councilmember Michael Julian Bond as Substituted by Public Safety and Legal Administration Committee Requesting the Mayor or Her Designee and the Interim Corrections Chief Allocate Space at the Atlanta City Detention Center to Serve as a Homeless Shelter During the COVID-19 Pandemic and Establish Partnerships with Partners for Home Inc., The Gateway Center, and Other Appropriate Organizations for Operations and Services; and for Other Purposes.
►(Held 4/27/20 at the request of the sponsor)

20-O-1329 (12) - ****An Ordinance by Councilmember Michael Julian Bond Authorizing the Chief Financial Officer of the City of Atlanta,
TO CREATE A CODE ENFORCEMENT TRUST FUND ACCOUNT (___) PROJECT (___) FOR THE PURPOSE OF RECOVERING COSTS FROM AND PROVIDING FUNDING FOR DEMOLITION, CLEAN AND CLOSE BLIGHT REMEDIATION; AND FOR OTHER PURPOSES.

(This legislation is a dual referred item and will be forwarded to Finance/Executive Committee pending a Public Safety and Legal Administration Committee recommendation) ► (Held 5/11/20 by Public Safety and Legal Administration Committee)

20-O-1361 (13) - AN ORDINANCE BY COUNCILMEMBERS DUSTIN HILLIS, JOYCE M. SHEPERD, ANDRE DICKENS, AMIR R. FAROKHI, CLETA WINSLOW, CARLA SMITH, MARCI COLLIER OVERSTREET, ANDREA L. BOONE, HOWARD SHOOK, J.P. MATZIGKEIT, ANTONIO BROWN, JENNIFER N. IDE, MICHAEL JULIAN BOND, NATALYN M. ARCHIBONG AND MATT WESTMORELAND AS SUBSTITUTE BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE TO AMEND CHAPTER 150, (TRAFFIC AND VEHICLES), ARTICLE III, (GENERAL RULES OF VEHICLE OPERATION) TO ADD SECTION 150-73 TO BE ENTITLED “NON-DRIVER PARTICIPATION IN STREET RACING AND RECKLESS DRIVING EXHIBITIONS”, TO SET PENALTIES FOR VIOLATIONS; AND FOR OTHER PURPOSES.

(Referred back to Committee by Full Council 6/1/20) (Held 6/8/20 by the Sponsor)

K. ADJOURNMENT
CLAIM OF: Victor Price and His Attorney
   The Fry Law Firm
   1720 Peachtree Street NW, Suite 500
   Atlanta, GA 30309

FOR ALLEGED BODILY INJURY TO HAVE BEEN SUSTAINED AS A RESULT OF A MOTOR VEHICLE ACCIDENT ON MARCH 12, 2019 AT 1843 SYLVAN ROAD SW. (APD/12 - $18,500.00) #21908

BY PUBLIC SAFETY & LEGAL ADMINISTRATION COMMITTEE

BE IT RESOLVED BY the Council of the City of Atlanta that action of the Department of Law be approved in authorizing payment to Victor Price and His Attorney The Fry Law Firm the sum of $18,500.00 as full and final settlement and satisfaction of all claims, past, present and future, of every kind and character, for damages alleged to have been sustained as a result of a motor vehicle accident on March 12, 2019 at 1843 Sylvan Road SW as is more particularly set forth in the within claim; said sum taken from and charged to Account 1001/200101/5212001512000.
FOR ALLEGED BODILY INJURY TO HAVE BEEN SUSTAINED AS A RESULT OF A MOTOR VEHICLE ACCIDENT ON MARCH 12, 2019 AT 1843 SYLVAN ROAD SW. (APD/12 - $18,500.00) #21908

CLAIM OF: Victor Price and His Attorney
The Fry Law Firm
1720 Peachtree Street NW, Suite 500
Atlanta, GA 30309

Workflow List:
Shemia Washington Completed 06/10/2020 4:52 PM
Office of Research and Policy Analysis Completed 06/17/2020 2:46 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Atlanta City Council Pending 07/06/2020 1:00 PM

Certified by Presiding Officer Certifed by Clerk

Mayor’s Action
See Authentication Page Attachment
CLAIM OF: Gregory McCommon
614 Willowgreen Court
Conyers, GA 30094

FOR DAMAGES ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A CONSTRUCTION CUT ON JANUARY 3, 2020 AT DEKALB AVENUE AND BELL STREET/HILL STREET. (DPW/05 - $4,574.27) #21942

BY PUBLIC SAFETY & LEGAL ADMINISTRATION COMMITTEE

BE IT RESOLVED BY the Council of the City of Atlanta that action of the Department of Law be approved in authorizing payment to Gregory McCommon the sum of $4,574.27 as full and final settlement and satisfaction of all claims, past, present and future, of every kind and character, for damages alleged to have been sustained as a result of driving over a construction cut on January 3, 2020 at Dekalb Avenue and Bell Street/Hill Street as is more particularly set forth in the within claim; said sum taken from and charged to Account 1001/200101/5212005/1512000.
FOR DAMAGES ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A CONSTRUCTION CUT ON JANUARY 3, 2020 AT DEKALB AVENUE AND BELL STREET/HILL STREET. (DPW/05 - $4,574.27) #21942

CLAIM OF:  Gregory McCommon
            614 Willowgreen Court
            Conyers, GA 30094

Workflow List:
Shemia Washington                                    Completed 06/12/2020 9:49 AM
Office of Research and Policy Analysis               Completed 06/17/2020 2:56 PM
Public Safety & Legal Administration Committee      Pending 06/22/2020 2:00 PM
Atlanta City Council                                  Pending 07/06/2020 1:00 PM

Certified by Presiding Officer                      Certified by Clerk

Mayor’s Action

See Authentication Page Attachment
CLAIM OF:  Osaid Norman  
1097 Center Street, NW  
Atlanta, GA  30318

FOR DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF AN AUTOMOBILE ACCIDENT ON DECEMBER 03, 2019 AT 1097 CENTER STREET, NW. (DPW/03 - $3,120.00) #21945

BY PUBLIC SAFETY & LEGAL ADMINISTRATION COMMITTEE

BE IT RESOLVED BY the Council of the City of Atlanta that action of the Department of Law be approved in authorizing payment to Osaid Norman the sum of $3,120.00 as full and final settlement and satisfaction of all claims, past, present and future, of every kind and character, for damages alleged to have been sustained as a result of an automobile accident on December 3, 2019 at 1097 Center Street, NW as is more particularly set forth in the within claim; said sum taken from and charged to Account 1001/200101/5212005/1512000.
FOR DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF AN AUTOMOBILE ACCIDENT ON DECEMBER 03, 2019 AT 1097 CENTER STREET, NW. (DPW/03 - $3,120.00) #21945

CLAIM OF: Osaid Norman
1097 Center Street, NW
Atlanta, GA 30318

Workflow List:
- Shemia Washington: Completed 06/12/2020 9:49 AM
- Office of Research and Policy Analysis: Completed 06/17/2020 2:50 PM
- Public Safety & Legal Administration Committee: Pending 06/22/2020 2:00 PM
- Atlanta City Council: Pending 07/06/2020 1:00 PM

Mayor’s Action
See Authentication Page Attachment
CLAIM OF: Annabella Newsom  
4725 Walton Crossing SW, #1338  
Atlanta, GA 30331

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON OCTOBER 22, 2019 AT 605 BOULEVARD NE. (DPW/02 - $1,757.39) #21971

BY PUBLIC SAFETY & LEGAL ADMINISTRATION COMMITTEE

BE IT RESOLVED BY the Council of the City of Atlanta that action of the Department of Law be approved in authorizing payment to Annabella Newsom the sum of $1,757.39 as full and final settlement and satisfaction of all claims, past, present and future, of every kind and character, for damages alleged to have been sustained as a result of driving over a pothole on October 22, 2019 at 605 Boulevard NE as is more particularly set forth in the within claim; said sum taken from and charged to Account 1001/200101/5212005/1512000.
FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON OCTOBER 22, 2019 AT 605 BOULEVARD NE. (DPW/02 - $1,757.39) #21971

CLAIM OF: Annabella Newsom
4725 Walton Crossing SW, #1338
Atlanta, GA 30331

Workflow List:
Shemia Washington Completed 06/15/2020 9:58 AM
Office of Research and Policy Analysis Completed 06/17/2020 2:21 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Atlanta City Council Pending 07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action

See Authentication Page Attachment
CLAIR OF: Richard Strange
4545 Crestwicke Pointe
Atlanta, GA 30319

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON MARCH 11, 2020 AT 1645 PIEDMONT AVENUE. (DPW/06- $1,330.10) #21953

BY PUBLIC SAFETY & LEGAL ADMINISTRATION COMMITTEE

BE IT RESOLVED BY the Council of the City of Atlanta that action of the Department of Law be approved in authorizing payment to Richard Strange the sum of $1,330.10 as full and final settlement and satisfaction of all claims, past, present and future, of every kind and character, for damages alleged to have been sustained as a result of driving over a pothole on March 11, 2020 at 1645 Piedmont Avenue as is more particularly set forth in the within claim; said sum taken from and charged to Account 1001/20101/5212005/1512000.
FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON MARCH 11, 2020 AT 1645 PIEDMONT AVENUE. (DPW/06- $1,330.10) #21953

CLAIM OF:  Richard Strange
           4545 Crestwicke Pointe
           Atlanta, GA 30319

**Workflow List:**
- Shemia Washington  Completed  06/12/2020 11:56 AM
- Office of Research and Policy Analysis  Completed  06/17/2020 2:20 PM
- Public Safety & Legal Administration Committee  Pending  06/22/2020 2:00 PM
- Atlanta City Council  Pending  07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action

*See Authentication Page Attachment*
CLAIM OF: Mario Ruff
3249 Dale Lane, SW
Atlanta, GA 30311

FOR DAMAGES ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON JANUARY 3, 2020 AT 925 CONLEY ROAD. (DPW/12 - $706.18) #21918

BY PUBLIC SAFETY & LEGAL ADMINISTRATION COMMITTEE

BE IT RESOLVED BY the Council of the City of Atlanta that action of the Department of Law be approved in authorizing payment to Mario Ruff the sum of $706.18 as full and final settlement and satisfaction of all claims, past, present and future, of every kind and character, for damages alleged to have been sustained as a result of driving over a pothole on January 3, 2020 at 925 Conley Road as is more particularly set forth in the within claim; said sum taken from and charged to Account 1001/200101/5212005/1512000.
FOR DAMAGES ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON JANUARY 3, 2020 AT 925 CONLEY ROAD. (DPW/12 - $706.18) #21918

CLAIM OF: Mario Ruff
3249 Dale Lane, SW
Atlanta, GA 30311

Workflow List:
Shemia Washington                                      Completed 06/10/2020 4:52 PM
Office of Research and Policy Analysis                 Completed 06/17/2020 2:57 PM
Public Safety & Legal Administration Committee        Pending 06/22/2020 2:00 PM
Atlanta City Council                                    Pending 07/06/2020 1:00 PM

Certified by Presiding Officer
Certified by Clerk

Mayor’s Action
See Authentication Page Attachment
Entered – 04/21/20

CL 20L0201-1 - (DWM/05) - John Woods

CLAIM OF:  Tewanna Meekins
           658 Indigo LN, NW
           Atlanta, GA 30368

OR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF A SANITARY SEWER BACK UP ON FEBRUARY 6, 2020 AT 658 INDIGO LANE NW. (DWM/05) #21906

THIS ADVERSED REPORT IS APPROVED
OR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF A SANITARY SEWER BACK UP ON FEBRUARY 6, 2020 AT 658 INDIGO LANE NW. (DWM/05) #21906

CLAIM OF: Tewanna Meekins
658 Indigo LN, NW
Atlanta, GA 30368

Workflow List:
Shemia Washington Completed 06/10/2020 4:45 PM
Office of Research and Policy Analysis Completed 06/17/2020 2:17 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Atlanta City Council Pending 07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action

See Authentication Page Attachment
Entered – 03/5/19

CL 19L0213 - DPW/09 – Shaun Houston

CLAIM OF: Christopher Saxon
1668 Shady Hill Rd
Marietta, GA 30068

FOR DAMAGE Alleged TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON DECEMBER 20, 2018 AT 795 BELLEMEADE AVENUE. (DPW/09) #21907

THIS ADVERSED REPORT IS APPROVED
FOR DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A 
POTHOLE ON DECEMBER 20, 2018 AT 795 BELLEMEADE AVENUE. (DPW/09) #21907

CLAIM OF: Christopher Saxon
1668 Shady Hill Rd
Marietta, GA 30068

Workflow List: 
Shemia Washington Completed 06/10/2020 4:45 PM
Office of Research and Policy Analysis Completed 06/17/2020 1:11 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Atlanta City Council Pending 07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action

See Authentication Page Attachment
Entered – 04/5/19

CL 19L0291 - DWM/02 - Shi-Rei Singleton

CLAIM OF: Caitlin Dunn
275 13th Street NE
Atlanta, GA 30309

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A CONSTRUCTION CUT ON JANUARY 09, 2019 AT 1181 PIEDMONT AVENUE. (DWM/02) #21925

THIS ADVERSE REPORT IS APPROVED
FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A CONSTRUCTION CUT ON JANUARY 09, 2019 AT 1181 PIEDMONT AVENUE. (DWM/02) #21925

CLAIM OF: Caitlin Dunn
275 13th Street NE
Atlanta, GA 30309

Workflow List:
Shemia Washington Completed 06/10/2020 4:45 PM
Office of Research and Policy Analysis Completed 06/17/2020 1:05 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Atlanta City Council Pending 07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action

See Authentication Page Attachment
Entered – 03/14/19

CL 19L0228 - NA/08 - Shi-Rei Singleton

CLAIM OF:  Jacquelyn Soles and Her Attorney
            Law Office of Michael R. Braun
            3225 Shallowford Road, Suite 500
            Marietta, GA 30062

FOR BODILY INJURY ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF RIDING A SCOOTER
OVER AN UNEVEN SIDEWALK ON JANUARY 31, 2019 AT 3434 ROSWELL ROAD. (NA/08) #21926

THIS ADVERSED REPORT IS APPROVED
FOR BODILY INJURY ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF RIDING A
SCOOTER OVER AN UNEVEN SIDEWALK ON JANUARY 31, 2019 AT 3434 ROSWELL ROAD.
(NA/08) #21926

CLAIM OF:  Jacquelyn Soles and Her Attorney
            Law Office of Michael R. Braun
            3225 Shallowford Road, Suite 500
            Marietta, GA 30062

Workflow List:
Shemia Washington        Completed        06/10/2020 4:45 PM
Office of Research and Policy Analysis  Completed        06/17/2020 1:19 PM
Public Safety & Legal Administration Committee Pending        06/22/2020 2:00 PM
Atlanta City Council     Pending        07/06/2020 1:00 PM

Certified by Presiding Officer   Certified by Clerk

Mayor’s Action

See Authentication Page Attachment
CLAIM OF:  Alexandra Fenech  
100 Hunters Clen Court  
Atlanta, GA 30328  

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON AUGUST 18, 2019 AT 4996 DUNWOODY CLUB DRIVE. (NA/NA) #21927  

THIS ADVERSED REPORT IS APPROVED
CITY COUNCIL  
ATLANTA, GEORGIA

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON AUGUST 18, 2019 AT 4996 DUNWOODY CLUB DRIVE. (NA/NA) #21927

CLAIM OF: Alexandra Fenech  
100 Hunters Clen Court  
Atlanta, GA 30328

Workflow List:
Shemia Washington                  Completed  06/10/2020 4:45 PM
Office of Research and Policy Analysis Completed 06/17/2020 1:00 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Atlanta City Council                Pending  07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action

See Authentication Page Attachment
CLAIM OF: Sui Juris Richard Johnson  
113 Meadow Creek Court  
Hampton, GA 30228

FOR DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF HIS VEHICLE BEING TOWED ON DECEMBER 26, 2019 AT DALLAS STREET AND N ANGIER. (APD/02) #21928

THIS ADVERSED REPORT IS APPROVED
CITY COUNCIL
ATLANTA, GEORGIA

FOR DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF HIS VEHICLE BEING TOWED ON DECEMBER 26, 2019 AT DALLAS STREET AND N ANGIER. (APD/02) #21928

CLAIM OF:  Sui Juris Richard Johnson
113 Meadow Creek Court
Hampton, GA 30228

Workflow List:
Shemia Washington                                      Completed  06/10/2020 4:45 PM
Office of Research and Policy Analysis                  Completed  06/17/2020 2:09 PM
Public Safety & Legal Administration Committee         Pending    06/22/2020 2:00 PM
Atlanta City Council                                     Pending    07/06/2020 1:00 PM

Certified by Presiding Officer  Certified by Clerk

Mayor’s Action
See Authentication Page Attachment
CLAIM OF: James Gilbert
3203 West Andrews Drive NW
Atlanta, GA 30305

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON JANUARY 28, 2019 AT 3446 HABERSHAM ROAD. (DPW/07) #21929

THIS ADVERSED REPORT IS APPROVED
FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON JANUARY 28, 2019 AT 3446 HABERSHAM ROAD. (DPW/07) #21929

CLAIM OF: James Gilbert
3203 West Andrews Drive NW
Atlanta, GA 30305

Workflow List:
Shemia Washington Completed 06/10/2020 4:45 PM
Office of Research and Policy Analysis Completed 06/17/2020 1:22 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Atlanta City Council Pending 07/06/2020 1:00 PM

Certified by Presiding Officer
Certified by Clerk

Mayor’s Action

See Authentication Page Attachment
Claim of: Amber Goppert and her Attorney
Greathouse Trial Law
260 Peachtree Street, NW, Suite 803
Atlanta, GA 30303

For bodily injury alleged to have been sustained as a result of excessive force by an APD officer on November 25, 2018 at I-75 N/B Expressway. (APD/12) #21930

This adverse report is approved
FOR BODILY INJURY ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF EXCESSIVE FORCE BY AN APD OFFICER ON NOVEMBER 25, 2018 AT I-75 N/B EXPRESSWAY. (APD/12) #21930

CLAIM OF: Amber Goppert and her Attorney
Greathouse Trial Law
260 Peachtree Street, NW, Suite 803
Atlanta, GA 30303

Workflow List:
Shemia Washington Completed 06/10/2020 4:45 PM
Office of Research and Policy Analysis Completed 06/17/2020 1:01 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Atlanta City Council Pending 07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action
See Authentication Page Attachment
CLAIM OF: Donna Tribble and her Attorney
Flynn & Gotlieb, P.A
800 Johnson Ferry Road NE
Atlanta, GA 30342

FOR DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF A BREACH OF CONTRACT ON FEBRUARY 1, 2019 AT 285 KARE DRIVE. (DPW/04) #21931

THIS ADVERSE REPORT IS APPROVED
FOR DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF A BREACH OF CONTRACT ON FEBRUARY 1, 2019 AT 285 KARE DRIVE. (DPW/04) #21931

CLAIM OF:  Donna Tribble and her Attorney  
            Flynn & Gotlieb, P.A  
            800 Johnson Ferry Road NE  
            Atlanta, GA 30342

Workflow List:
Shemia Washington          Completed  06/10/2020 4:45 PM
Office of Research and Policy Analysis  Completed  06/17/2020 1:16 PM
Public Safety & Legal Administration Committee  Pending  06/22/2020 2:00 PM
Atlanta City Council        Pending  07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action

See Authentication Page Attachment
CLAIM OF:  Ashlei Chatom-James
            1150 Aster Avenue SW, Apt. 2108
            Atlanta, GA 30310

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF RUNNING INTO UNMARKED ROAD CONSTRUCTION ON NOVEMBER 30, 2018 AT REEDER CIRCLE AND BONNIE LANE NE. (NA/06) #21932

THIS ADVERSED REPORT IS APPROVED
CITY COUNCIL
ATLANTA, GEORGIA

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF RUNNING INTO UNMARKED ROAD CONSTRUCTION ON NOVEMBER 30, 2018 AT REEDER CIRCLE AND BONNIE LANE NE. (NA/06) #21932

CLAIM OF: Ashlei Chatom-James
1150 Aster Avenue SW, Apt. 2108
Atlanta, GA 30310

Workflow List:
Shemia Washington
Completed 06/10/2020 4:45 PM
Office of Research and Policy Analysis
Completed 06/17/2020 1:04 PM
Public Safety & Legal Administration Committee
Pending 06/22/2020 2:00 PM
Atlanta City Council
Pending 07/06/2020 1:00 PM

Certified by Presiding Officer
Certified by Clerk

Mayor’s Action
See Authentication Page Attachment
CLAIM OF: Linda Ann Owens
216 Rosewood Lane SE
Cartersville, GA 30121

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF AN AUTOMOBILE ACCIDENT ON 01/24/2019 AT I-75 SOUTH. (DPW/04) #21933

THIS ADVERSED REPORT IS APPROVED
CITY COUNCIL
ATLANTA, GEORGIA

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF AN AUTOMOBILE ACCIDENT ON 01/24/2019 AT I-75 SOUTH. (DPW/04) #21933

CLAIM OF: Linda Ann Owens
216 Rosewood Lane SE
Cartersville, GA 30121

Workflow List:
Shemia Washington Completed 06/10/2020 4:45 PM
Office of Research and Policy Analysis Completed 06/17/2020 1:31 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Atlanta City Council Pending 07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action
See Authentication Page Attachment
CL19L0265 - APD/10 - Baker Blanding

CLAIM OF: Shirley Tidwell and her Attorney
John Foy & Associates
3343 Peachtree Road, NE, Suite 350
Atlanta, GA 30326

FOR BODILY INJURY ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF AN AUTOMOBILE ACCIDENT ON DECEMBER 2, 2018 AT PEYTON PLACE NEAR MARTIN LUTHER KING JR. DRIVE. (APD/10) #21934

THIS ADVERSED REPORT IS APPROVED
FOR BODILY INJURY ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF AN AUTOMOBILE ACCIDENT ON DECEMBER 2, 2018 AT PEYTON PLACE NEAR MARTIN LUTHER KING JR. DRIVE. (APD/10) #21934

CLAIM OF: Shirley Tidwell and her Attorney
John Foy & Associates
3343 Peachtree Road, NE, Suite 350
Atlanta, GA 30326

Workflow List:
- Shemia Washington: Completed 06/10/2020 4:46 PM
- Office of Research and Policy Analysis: Completed 06/17/2020 2:01 PM
- Public Safety & Legal Administration Committee: Pending 06/22/2020 2:00 PM
- Atlanta City Council: Pending 07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action

See Authentication Page Attachment
CLAIM OF: Danielle Riley and her Attorney
John Foy & Associates
3343 Peachtree Road, NE, Suite 350
Atlanta, GA 30326

FOR BODILY INJURY ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF AN AUTOMOBILE ACCIDENT ON DECEMBER 2, 2018 AT PEYTON PLACE NEAR MARTIN LUTHER KING JR. DRIVE.
(APD/10) #21935

THIS ADVERSE REPORT IS APPROVED
FOR BODILY INJURY ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF AN AUTOMOBILE ACCIDENT ON DECEMBER 2, 2018 AT PEYTON PLACE NEAR MARTIN LUTHER KING JR. DRIVE. (APD/10) #21935

CLAIM OF:  Danielle Riley and her Attorney  
John Foy & Associates  
3343 Peachtree Road, NE, Suite 350  
Atlanta, GA 30326

Workflow List:  
Shemia Washington  Completed  06/10/2020 4:46 PM  
Office of Research and Policy Analysis  Completed  06/17/2020 1:15 PM  
Public Safety & Legal Administration Committee  Pending  06/22/2020 2:00 PM  
Atlanta City Council  Pending  07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action

See Authentication Page Attachment
CLAIM OF: Doreanoe Edwards  
1610 Cherry Hill Lane SW  
Conyers, GA 30094

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON 12/30/2018 AT ANDREW YOUNG INTERNATIONAL BOULEVARD. (DPW/04) # 21936

THIS ADVERSED REPORT IS APPROVED
FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON 12/30/2018 AT ANDREW YOUNG INTERNATIONAL BOULEVARD. (DPW/04) # 21936

CLAIM OF:  Doreanoe Edwards  
1610 Cherry Hill Lane SW  
Conyers, GA 30094

Workflow List:
Shemia Washington  
Office of Research and Policy Analysis  
Completed 06/10/2020 4:46 PM
Office of Research and Policy Analysis  
Completed 06/17/2020 1:17 PM
Public Safety & Legal Administration Committee  
Pending 06/22/2020 2:00 PM
Atlanta City Council  
Pending 07/06/2020 1:00 PM

Certified by Presiding Officer  
Certified by Clerk

Mayor’s Action

See Authentication Page Attachment
CLAIM OF: Ron Petty Jr. and his Attorney
Law Offices of Albert A. Mitchell, P.C.
3079 Campbellton Road, Suite 203
Atlanta, GA 30311

FOR DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF THE CITY'S ISSUANCE OF A CONSTRUCTION PERMIT ON 09/27/2018 AT 81 MOURY AVE. SW. (DPCD/01) #21937

THIS ADVERSED REPORT IS APPROVED
FOR DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF THE CITY'S ISSUANCE OF A CONSTRUCTION PERMIT ON 09/27/2018 AT 81 MOURY AVE. SW. (DPCD/01) #21937

CLAIM OF: Ron Petty Jr. and his Attorney
          Law Offices of Albert A. Mitchell, P.C.
          3079 Campbellton Road, Suite 203
          Atlanta, GA 30311

Workflow List:
Shemia Washington                  Completed 06/10/2020 4:46 PM
Office of Research and Policy Analysis Completed 06/17/2020 1:49 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Atlanta City Council               Pending 07/06/2020 1:00 PM

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Mayor’s Action

See Authentication Page Attachment
Entered – 04/23/19

CL19L0333 - APD/NA -Baker Blanding

CLAIM OF: Cortella Jones and her Attorney
The Hornsby Law Firm, LLC
2016 Sandtown Road
Atlanta, GA 30311

FOR DAMAGES ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF AN UNLAWFUL ARREST ON OCTOBER 22, 2018 AT HARTSFIELD-JACKSON ATLANTA INTERNATIONAL AIRPORT. (APD/NA) #21938

THIS ADVERSED REPORT IS APPROVED
FOR DAMAGES ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF AN UNLAWFUL ARREST ON OCTOBER 22, 2018 AT HARTSFIELD-JACKSON ATLANTA INTERNATIONAL AIRPORT. (APD/NA) #21938

CLAIM OF: Cortella Jones and her Attorney
The Hornsby Law Firm, LLC
2016 Sandtown Road
Atlanta, GA 30311

Workflow List:
Shemia Washington | Completed 06/10/2020 4:46 PM
Office of Research and Policy Analysis | Completed 06/17/2020 1:14 PM
Public Safety & Legal Administration Committee | Pending 06/22/2020 2:00 PM
Atlanta City Council | Pending 07/06/2020 1:00 PM

Certified by Presiding Officer | Certified by Clerk

Mayor’s Action
See Authentication Page Attachment
CLAIM OF:  Saied Takallou  
1444 Cave Road  
Atlanta, GA 30327

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF FLOODING  
FROM A CLOGGED CULVERT ON DECEMBER 28, 2018 AT 1444 CAVE ROAD NW.  
(DWM/08) #21939

THIS ADVERSED REPORT IS APPROVED
FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF FLOODING FROM A CLOGGED CULVERT ON DECEMBER 28, 2018 AT 1444 CAVE ROAD NW. (DWM/08) #21939

CLAIM OF:  Saied Takallou
1444 Cave Road
Atlanta, GA 30327

Workflow List:
Shemia Washington Completed 06/10/2020 4:46 PM
Office of Research and Policy Analysis Completed 06/17/2020 1:50 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Atlanta City Council Pending 07/06/2020 1:00 PM

Certified by Presiding Officer
Certified by Clerk

Mayor’s Action
See Authentication Page Attachment
CLAIM OF: Sharon Martin
1342 Northview Ave., NE
Atlanta, GA 30306

FOR DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF A VEHICULAR ACCIDENT ON JANUARY 06, 2020 AT 1342 NORTHVIEW AVENUE, NE. (DPW/06) #21946

THIS ADVERSE REPORT IS APPROVED
FOR DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF A VEHICULAR ACCIDENT ON JANUARY 06, 2020 AT 1342 NORTHVIEW AVENUE, NE. (DPW/06) #21946

CLAIM OF: Sharon Martin
1342 Northview Ave., NE
Atlanta, GA 30306

Workflow List:
- Shemia Washington: Completed 06/12/2020 9:49 AM
- Office of Research and Policy Analysis: Completed 06/17/2020 1:59 PM
- Public Safety & Legal Administration Committee: Pending 06/22/2020 2:00 PM
- Atlanta City Council: Pending 07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action

See Authentication Page Attachment
CLAIM OF: Richard Benton
   953 Ester Drive
   Atlanta, GA 30310

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF HIS FLEET TRUCK EXPLODING ON JULY 12, 2019 AT 699 NORFLEET ROAD. (DPW/08) #21947

THIS ADVERSE REPORT IS APPROVED
FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF HIS FLEET TRUCK EXPLODING ON JULY 12, 2019 AT 699 NORFLEET ROAD. (DPW/08) #21947

CLAIM OF: Richard Benton
953 Ester Drive
Atlanta, GA 30310

Workflow List:
- Shemia Washington: Completed 06/12/2020 9:49 AM
- Office of Research and Policy Analysis: Completed 06/17/2020 1:37 PM
- Public Safety & Legal Administration Committee: Pending 06/22/2020 2:00 PM
- Atlanta City Council: Pending 07/06/2020 1:00 PM

Mayor’s Action

See Authentication Page Attachment
CLAIM OF: Kevin Strozier
2932 Heather Drive
East Point, GA 30344

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF THE FLEET TRUCK EXPLODING ON JULY 12, 2019 AT 699 NORFLEET ROAD. (DPW/08) #21948

THIS ADVERSED REPORT IS APPROVED
CITY COUNCIL
ATLANTA, GEORGIA

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF THE FLEET TRUCK EXPLODING ON JULY 12, 2019 AT 699 NORFLEET ROAD. (DPW/08) #21948

CLAIM OF: Kevin Strozier
2932 Heather Drive
East Point, GA 30344

Workflow List:
Shemia Washington Completed 06/12/2020 9:49 AM
Office of Research and Policy Analysis Completed 06/17/2020 1:30 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Atlanta City Council Pending 07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action

See Authentication Page Attachment
CLAIM OF: Marion Waters
750 Six Flags RD Lot 261
Austell, GA 30168

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF THE FLEET TRUCK EXPLODING ON JULY 12, 2019 AT 699 NORFLEET ROAD. (DPW/08) #21949

THIS ADVERSED REPORT IS APPROVED
FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF THE FLEET TRUCK EXPLODING ON JULY 12, 2019 AT 699 NORFLEET ROAD. (DPW/08) #21949

CLAIM OF: Marion Waters
750 Six Flags RD Lot 261
Austell, GA 30168

Workflow List:
Shemia Washington Completed 06/12/2020 9:49 AM
Office of Research and Policy Analysis Completed 06/17/2020 1:32 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Atlanta City Council Pending 07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action
See Authentication Page Attachment
CLAIM OF: Mary Thomas  
2116 Bobo Road  
Dallas, GA 30132

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON FEBRUARY 8, 2020 AT 285 WEST. (NA/NA) #21955

THIS ADVERSED REPORT IS APPROVED
FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON FEBRUARY 8, 2020 AT 285 WEST. (NA/NA) #21955

CLAIM OF: Mary Thomas  
2116 Bobo Road  
Dallas, GA 30132

Workflow List:
Shemia Washington Completed 06/12/2020 11:56 AM
Office of Research and Policy Analysis Completed 06/17/2020 1:35 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Atlanta City Council Pending 07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action
See Authentication Page Attachment
CLAIM OF: Jordan Spence
3950 Cornell Blvd
Atlanta, GA 30331

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A MANHOLE ON JANUARY 6, 2019 AT 2025 DONALD LEE HOLLOWELL PKWY NW. (NA/09) #21957

THIS ADVERSE REPORT IS APPROVED
FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A MANHOLE ON JANUARY 6, 2019 AT 2025 DONALD LEE HOLLOWELL PKWY NW. (NA/09) #21957

CLAIM OF: Jordan Spence
3950 Cornell Blvd
Atlanta, GA 30331

Workflow List:
- Shemia Washington: Completed 06/12/2020 11:56 AM
- Office of Research and Policy Analysis: Completed 06/17/2020 1:29 PM
- Public Safety & Legal Administration Committee: Pending 06/22/2020 2:00 PM
- Atlanta City Council: Pending 07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action

See Authentication Page Attachment
CLAIM OF:  Mary Gregory
   134 Black Walnut Drive
   Lexington, SC 29072

FOR BODILY INJURY ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF A SLIP AND FALL
ON NOVEMBER 16, 2019 AT 848 PEACHTREE STREET NE. (DWM/02) #21959

THIS ADVERSE REPORT IS APPROVED
FOR BODILY INJURY ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF A SLIP AND FALL ON NOVEMBER 16, 2019 AT 848 PEACHTREE STREET NE. (DWM/02) #21959

CLAIM OF: Mary Gregory
134 Black Walnut Drive
Lexington, SC 29072

Workflow List:
Shemia Washington Completed 06/12/2020 11:56 AM
Office of Research and Policy Analysis Completed 06/17/2020 1:33 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Atlanta City Council Pending 07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action
See Authentication Page Attachment
CLAIM OF: Samuel Day  
4025 San Marco Way  
Douglasville, GA 30135

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON FEBRUARY 18, 2020 AT I-285 N. (NA/NA) #21958

THIS ADVERSED REPORT IS APPROVED
FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON FEBRUARY 18, 2020 AT I-285 N. (NA/NA) #21958

CLAIM OF: Samuel Day
4025 San Marco Way
Douglasville, GA 30135

Workflow List:
Shemia Washington  Completed  06/12/2020 11:56 AM
Office of Research and Policy Analysis  Completed  06/17/2020 1:52 PM
Public Safety & Legal Administration Committee  Pending  06/22/2020 2:00 PM
Atlanta City Council  Pending  07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action

See Authentication Page Attachment
CLAIM OF: Corey Phinazee  
420 The Gables Drive  
McDonough, GA 30253

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON JANUARY 18, 2020 AT I-285 EXIT 9. (NA/NA) #21960

THIS ADVERSED REPORT IS APPROVED
FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON JANUARY 18, 2020 AT I-285 EXIT 9. (NA/NA) #21960

CLAIM OF: Corey Phinazee
420 The Gables Drive
McDonough, GA 30253

Workflow List:
Shemia Washington Completed 06/12/2020 11:56 AM
Office of Research and Policy Analysis Completed 06/17/2020 1:12 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Atlanta City Council Pending 07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action

See Authentication Page Attachment
CLAIM OF: Walter Woolfork  
167 Biscayne Terrace  
Hampton, GA 30228

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON FEBRUARY 9, 2020 AT N. CENTRAL AVE SW & BROWNS MILL RD. (DPW/12) #21961

THIS ADVERSED REPORT IS APPROVED
FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON FEBRUARY 9, 2020 AT N. CENTRAL AVE SW & BROWNS MILL RD. (DPW/12) #21961

CLAIM OF: Walter Woolfork
167 Biscayne Terrace
Hampton, GA 30228

Workflow List:
Shemia Washington
Completed 06/12/2020 3:50 PM
Office of Research and Policy Analysis
Completed 06/17/2020 2:19 PM
Public Safety & Legal Administration Committee
Pending 06/22/2020 2:00 PM
Atlanta City Council
Pending 07/06/2020 1:00 PM

Certified by Presiding Officer
Certified by Clerk

Mayor’s Action

See Authentication Page Attachment
Entered – 05/4/20

CL 20L0248 - NA/NA - Santanna White

CLAIM OF:  Sean Will
            324 Loring Lane
            Peachtree City, GA 30269

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON FEBRUARY 15, 2020 AT INTERSECTION OF I-20 AND FULTON INDUSTRIAL. (NA/NA) #21964

THIS ADVERSED REPORT IS APPROVED
FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON FEBRUARY 15, 2020 AT INTERSECTION OF I-20 AND FULTON INDUSTRIAL. (NA/NA) #21964

CLAIM OF: Sean Will
324 Loring Lane
Peachtree City, GA 30269

Workflow List:
Shemia Washington  Completed  06/12/2020 3:50 PM
Office of Research and Policy Analysis  Completed  06/17/2020 1:53 PM
Public Safety & Legal Administration Committee  Pending  06/22/2020 2:00 PM
Atlanta City Council  Pending  07/06/2020 1:00 PM

Certified by Presiding Officer
Certified by Clerk

Mayor’s Action
See Authentication Page Attachment

Last Updated: 06/17/20
CLAIM OF:  Jada Williams
          1085 Crown River Pkwy
          McDonough, GA 30252

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER
A POTHOLE ON FEBRUARY 16, 2020 AT JOHN LEWIS FREEDOM PKWY. (DPW/NA) #21965

THIS ADVERSED REPORT IS APPROVED
FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF DRIVING OVER A POTHOLE ON FEBRUARY 16, 2020 AT JOHN LEWIS FREEDOM PKWY. (DPW/NA) #21965

CLAIM OF: Jada Williams  
1085 Crown River Pkwy  
McDonough, GA 30252

Workflow List:
Shemia Washington  
Completed 06/12/2020 3:50 PM
Office of Research and Policy Analysis  
Completed 06/17/2020 1:20 PM
Public Safety & Legal Administration Committee  
Pending 06/22/2020 2:00 PM
Atlanta City Council  
Pending 07/06/2020 1:00 PM

Certified by Presiding Officer          Certified by Clerk

Mayor’s Action  
See Authentication Page Attachment
CLAIM OF: Miguel Nieves  
2477 Sunridge Ave  
Atlanta, GA 30315

FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF AN AUTOMOBILE ACCIDENT ON APRIL 19, 2019 AT HARGIS STREET SE AND FORREST PARK ROAD SE. (DWM/01) #21966

THIS ADVERSE REPORT IS APPROVED
FOR PROPERTY DAMAGE ALLEGED TO HAVE BEEN SUSTAINED AS A RESULT OF AN AUTOMOBILE ACCIDENT ON APRIL 19, 2019 AT HARGIS STREET SE AND FORREST PARK ROAD SE. (DWM/01) #21966

CLAIM OF: Miguel Nieves
2477 Sunridge Ave
Atlanta, GA 30315

Workflow List:
Shemia Washington Completed 06/12/2020 3:50 PM
Office of Research and Policy Analysis Completed 06/17/2020 1:36 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Atlanta City Council Pending 07/06/2020 1:00 PM

Certified by Presiding Officer

Certified by Clerk

Mayor’s Action
See Authentication Page Attachment
AN ORDINANCE BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE
AUTHORIZED THE MAYOR OR HER DESIGNEE, TO ACCEPT A GRANT FROM THE STATE OF GEORGIA SUB GRANT FUNDED FROM THE FEDERAL FY2019 STATE HOMELAND SECURITY GRANT PROGRAM FOR THE PURPOSE OF BUILDING AND ENHANCING THE COMMUNITIES CAPABILITIES IN HOMELAND SECURITY ON BEHALF OF THE DEPARTMENT OF FIRE RESCUE AND TO AMEND THE 2020 (INTERGOVERNMENTAL GRANT FUND) DEPARTMENT OF FIRE BUDGET, BY ADDING TO ANTICIPATIONS AND APPROPRIATIONS IN THE AMOUNT OF SIXTY-FOUR THOUSAND ONE HUNDRED AND FIVE DOLLARS AND ZERO CENTS ($64,105.00); AND FOR OTHER PURPOSES.

AN ORDINANCE
BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE

AUTHORIZED THE MAYOR OR HER DESIGNEE TO ACCEPT A GRANT FROM THE STATE OF GEORGIA SUB GRANT FUNDED FROM THE FEDERAL FY2019 STATE HOMELAND SECURITY GRANT PROGRAM FOR THE PURPOSE OF BUILDING AND ENHANCING THE COMMUNITIES CAPABILITIES IN HOMELAND SECURITY ON BEHALF OF THE DEPARTMENT OF FIRE RESCUE, AND TO AMEND THE 2020 (INTERGOVERNMENTAL GRANT FUND) DEPARTMENT OF FIRE BUDGET, BY ADDING TO ANTICIPATIONS AND APPROPRIATIONS IN THE AMOUNT OF SIXTY-FOUR THOUSAND ONE-HUNDRED AND FIVE DOLLARS ($64,105).

WHEREAS, the United States Department of Homeland Security (DHS) through the Georgia Emergency Management Agency AND Homeland Security (GEMA/HS), provides state and local governments with critical funding to build and enhance regional homeland security efforts; and

WHEREAS, GEMA provides sub-grant funding directly to selected jurisdictions to address their specialized equipment, training, and preparedness; and

WHEREAS, GEMA has awarded the City of Atlanta a sub-grant from the Department of Homeland Security’s (DHS) Fiscal Year 2019, State Homeland Security Grant Program in the amount of sixty-four thousand one hundred and five dollars and zero cents ($64,105.00) for the purpose of building and enhancing the communities capabilities in homeland security; and

WHEREAS, the Department of Fire Rescue wishes to enter into the grant; and

WHEREAS, no matching funds are required with this grant.

THE CITY COUNCIL OF THE CITY OF ATLANTA, GEORGIA, HEREBY ORDAINS, as follows:
SECTION 1: The Mayor or her designee is hereby authorized to accept a Department of Homeland Security Grant from the FY2019 State Homeland Security Grant Program in the amount of sixty-four thousand one hundred and five dollars and zero cents ($64,105.00) for the purpose of building and enhancing the communities capabilities in homeland security and for other purposes.

SECTION 2: That this grant from the Department of Homeland Security requires no matching funding from the City of Atlanta.

SECTION 3: That the 2020 (Intergovernmental Grant Fund) Budget, Department of Fire Rescue is hereby amended as follows:

Homeland Security Grant

ADD TO ANTICIPATIONS
2501 Intergovernmental Fund
230101 Atlanta Chief of Fire & Rescue
3311101 Fed-Direct - (OC)
1320000 Fire Chief
300204 Urban Area Security Initiative
32572 Homeland Security 2019

ADD TO APPROPRIATIONS
2501 Intergovernmental Fund
230101 Atlanta Chief of Fire & Rescue
5999999 Project & Grants Budget Summary
1320000 Fire Chief
300204 Urban Area Security Initiative
32572 Homeland Security 2019

SECTION 4: That all ordinances or parts of ordinances in conflict herewith are hereby waived to the extent of the conflict.
AN ORDINANCE BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE AUTHORIZING THE MAYOR OR HER DESIGNEE, TO ACCEPT A GRANT FROM THE STATE OF GEORGIA SUB GRANT FUNDED FROM THE FEDERAL FY2019 STATE HOMELAND SECURITY GRANT PROGRAM FOR THE PURPOSE OF BUILDING AND ENHANCING THE COMMUNITIES CAPABILITIES IN HOMELAND SECURITY ON BEHALF OF THE DEPARTMENT OF FIRE RESCUE AND TO AMEND THE 2020 (INTERGOVERNMENTAL GRANT FUND) DEPARTMENT OF FIRE BUDGET, BY ADDING TO ANTICIPATIONS AND APPROPRIATIONS IN THE AMOUNT OF SIXTY-FOUR THOUSAND ONE HUNDRED FIVE DOLLARS AND ZERO CENTS ($64,105.00); AND FOR OTHER PURPOSES.

Workflow List:

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<th>Workflow</th>
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<tr>
<td>Procurement</td>
<td>Skipped</td>
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<td>David Wilson</td>
<td>Skipped</td>
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<tr>
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<td>Completed</td>
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<tr>
<td>Public Safety &amp; Legal Administration Committee</td>
<td>Pending</td>
<td>06/22/2020 2:00 PM</td>
</tr>
<tr>
<td>Mayor's Office</td>
<td>Pending</td>
<td></td>
</tr>
</tbody>
</table>

HISTORY:

06/08/20 Public Safety & Legal Administration Committee ACCEPTED

RESULT: ACCEPTED [UNANIMOUS] Next: 6/15/2020 1:00 PM
AYES: Sheperd, Bond, Smith, Farokhi, Winslow, Hillis, Boone

06/15/20 Atlanta City Council REFERRED WITHOUT OBJECTION

RESULT: REFERRED WITHOUT OBJECTION BY CONSENT VOTE Next: 6/22/2020 2:00 PM
Mayor’s Action

See Authentication Page Attachment
TRANSMITTAL FORM FOR LEGISLATION

TO: MAYOR’S OFFICE                      ATTN: CARMEN CHUBB

Dept.’s Legislative Liaison:               Roderick Smith

Contact Number:  404-546-7062/ 404-449-0085

Originating Department:  Fire & Rescue

Committee(s) of Purview:  Finance Executive Committee

Chief of Staff Deadline:  February 19, 2020

Anticipated Committee Meeting Date(s):  March 10-11, 2020

Anticipated Full Council Date:  March 16, 2020

Legislative Counsel’s Signature:  Susan M. Garrett  April 20, 2020

Commissioner’s Signature:  Randall Slaughter  April 23, 2020

Chief Financial Officer:  Roosevelt Council, Jr.

Chief Information Officer Signature (for IT Procurements)

Chief Procurement Officer Signature:

CAPTION

AN ORDINANCE BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE

AUTHORIZING THE MAYOR OR HER DESIGNEE TO ACCEPT A GRANT FROM THE STATE OF GEORGIA SUB GRANT FUNDED FROM THE FEDERAL FY 2019 STATE HOMELAND SECURITY GRANT PROGRAM FOR THE PURPOSE OF BUILDING AND ENHANCING THE COMMUNITY’S CAPABILITIES IN HOMELAND SECURITY ON BEHALF OF THE DEPARTMENT OF FIRE RESCUE, AND TO AMEND THE 2020 (INTERGOVERNMENTAL GRANT FUND) DEPARTMENT OF FIRE BUDGET, BY ADDING TO ANTICIPATIONS AND APPROPRIATIONS IN THE AMOUNT OF SIXTY-FOUR THOUSAND ONE-HUNDRED AND FIVE DOLLARS ($64,105).

(see Part 2-B-#6 when applicable)

Mayor’s Staff Only

Received by CPO:  _______________  Received by LC from CPO:  _______________

(date)  May 20, 2020  (date)  May 20, 2020

Received by Mayor’s Office:  _______________  Reviewed by:  _______________

(date)  (date)

Submitted to Council:  _______________  (date)

(document)

Reviewed by:  _______________  (date)

(document)

Submitted to Council:  _______________  (date)

(document)
Part II: Legislative White Paper: (This portion of the Legislative Request Form will be shared with City Council members and staff)

A. To be completed by Legislative Counsel:

Committee of Purview:

Caption:

Council Meeting Date:

Legislation Title:

Requesting Dept.:

B. To be completed by the department:

1. Please provide a summary of the purpose of this legislation (Justification Statement). This grant assists the AFRD will sustaining homeland security initiatives to enhance its capabilities to support the COA Communities in times of need.

2. Please provide background information regarding this legislation. The AFRD continues to provide all hazards responses to the citizens of Atlanta. The award of this grant assists the AFRD with known gaps in service provision and assists with meeting the needs.

3. If Applicable/Known:

(a) Contract Type:

(b) Source Selection:

(c) Bids/Proposals Due:

(d) Invitations Issued:
(e) Number of Bids/Proposals Received:

(f) Bidders/Proponents:

(g) Background:

(h) Term of Contract:

4. Fund Account Center:

5. Source of Funds:

6. **FISCAL IMPACT**

   - [ ] Cost will be covered by the Department’s current year budget
   - [x] Budget neutral – no monetary impact
   - [ ] Cost not anticipated in the Department’s current year budget – see account string in legislation

   Or

   __________________________________________________________
   __________________________________________________________

   Note

7. Method of Cost Recovery:

8. Approvals:
   - DOF:
   - DOL:

This Legislative Request Form Was Prepared By
Roderick Smith, Deputy Fire Chief
Contact Number: 404-546-7062/ 404-449-0085
AN ORDINANCE
BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE

AUTHORIZING THE MAYOR OR HER DESIGNEE TO ACCEPT A GRANT FROM THE STATE OF GEORGIA SUB GRANT FUNDED FROM THE FEDERAL FY 2019 STATE HOMELAND SECURITY GRANT PROGRAM FOR THE PURPOSE OF BUILDING AND ENHANCING THE COMMUNITIES CAPABILITIES IN HOMELAND SECURITY ON BEHALF OF THE DEPARTMENT OF FIRE RESCUE, AND TO AMEND THE 2020 (INTERGOVERNMENTAL GRANT FUND) DEPARTMENT OF FIRE BUDGET, BY ADDING TO ANTICIPATIONS AND APPROPRIATIONS IN THE AMOUNT OF SIXTY-FOUR THOUSAND ONE-HUNDRED AND FIVE DOLLARS ($64,105).

WHEREAS, the United States Department of Homeland Security (DHS) through the Georgia Emergency Management Agency AND Homeland Security (GEMA/HS), provides state and local governments with critical funding to build and enhance regional homeland security efforts; and

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THE CITY COUNCIL OF THE CITY OF ATLANTA, GEORGIA, HEREBY ORDAINS, as follows:

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Homeland Security Grant

ADD TO ANTICIPATIONS
2501        Intergovernmental Fund
230101      Atlanta Chief of Fire & Rescue
3311101     Fed-Direct – (OC)
1320000     Fire Chief
300204      Urban Area Security Initiative
32572       Homeland Security 2019

ADD TO APPROPRIATIONS
2501        Intergovernmental Fund
230101      Atlanta Chief of Fire & Rescue
5999999     Project & Grants Budget Summary
1320000     Fire Chief
300204      Urban Area Security Initiative
32572       Homeland Security 2019

SECTION 4: That all ordinances or parts of ordinances in conflict herewith are hereby waived to the extent of the conflict.
AN ORDINANCE
BY PUBLIC SAFETY COMMITTEE

AUTHORIZING THE MAYOR OR HER DESIGNEE TO ACCEPT A GRANT FROM THE STATE OF GEORGIA SUB GRANT FUNDED FROM THE FEDERAL FY 2019 STATE HOMELAND SECURITY GRANT PROGRAM FOR THE PURPOSE OF BUILDING AND ENHANCING THE COMMUNITIES CAPABILITIES IN HOMELAND SECURITY ON BEHALF OF THE DEPARTMENT OF FIRE RESCUE, AND TO AMEND THE 2020 (INTERGOVERNMENTAL GRANT FUND) DEPARTMENT OF FIRE BUDGET, BY ADDING TO ANTICIPATIONS AND APPROPRIATIONS IN THE AMOUNT OF SIXTY-FOUR THOUSAND ONE-HUNDRED AND FIVE DOLLARS ($64,105).
AN ORDINANCE BY COUNCILMEMBERS ANDRE DICKENS, JOYCE M. SHEPERD, MARCI COLLIER OVERSTREET, ANTONIO BROWN, MATT WESTMORELAND, JENNIFER N. IDE, AMIR FAROKHI AND ANDREA L. BOONE TO AMEND THE ATLANTA CITY CODE PART II, CODE OF ORDINANCES - GENERAL ORDINANCES, CHAPTER 2 - ADMINISTRATION, ARTICLE XVI - BOARDS, COUNCILS, COMMISSIONS AND AUTHORITIES, DIVISION 11- CITIZEN REVIEW BOARD TO INCREASE MEMBERSHIP AND EXPAND THE AUTHORITY OF THE ATLANTA CITIZEN REVIEW BOARD(“ACRB”); AND FOR OTHER PURPOSES.

WHEREAS, the Atlanta Citizen Review Board (ACRB) was established pursuant to Ordinance 07-O-014, adopted by the City Council on May 5, 2007, and approved as law May 13, 2007, to provide citizen oversight of misconduct accusations against sworn members of the police and corrections departments in the City of Atlanta; and

WHEREAS, pursuant to Ordinances 10-O-0773, adopted May 17, 2010 and approved as law May 26, 2010 and 16-O1072, adopted on March 21, 2016 and approved as law March 30, 2016, the ACRB was granted subpoena powers and other procedural authority to expand its oversight; and

WHEREAS, oversight of the City’s law enforcement is more important than ever, to restore citizen’s trust and confidence that officers sworn to serve and protect are held accountable for allegations and specific acts of misconduct; and

WHEREAS, by further expanding the authority of the ACRB to directly discipline officers or recommend the discipline of officers that department leaders strongly enforce will build public confidence in the process; and

WHEREAS, the procedures and process for oversight must include components to ensure that investigations of alleged misconduct are thorough and fair; and

WHEREAS, the investigative process must be transparent to provide assurances to the public that incidents are independently examined, and outcomes are effectively communicated; and

WHEREAS, the proposed amendments serve to enhance the ACRB’s oversight responsibilities, streamline the investigative process, and include provisions for providing resolutions; and

WHEREAS, the changes also increase the board membership to add a member from a youth serving organization, clarify criteria for membership and incorporates a process for the members to provide input on the hiring of recruits; and

WHEREAS, the proposed amendments are designed to increase accountability and efficiency and create a citizen review board structure and process citizens can trust with their complaints.
THE CITY COUNCIL OF THE CITY OF ATLANTA, GEORGIA HEREBY ORDAINS, as follows:

SECTION 1: Chapter 2 - Administration, Article XVI - Boards, Councils, Commissions and Authorities, Division 11- Citizen Review Board is amended as follows:

Sec. 2-2201. - “Establishment of the Atlanta Citizen Review Board”, is amended to add,

(5) (a) The Chair or the Executive Director may assign Board members to a Review Panel consisting of at least three (not to exceed five) Board members to any case for review which has been fully investigated, and such other matters as the full Board may determine by resolution. For any constituted Review Panel, the Chair shall designate a Chairperson. The Review Panel, in lieu of and with the full authority of the full Board, has the authority to investigate citizen complaints and to conduct complaint investigation reviews of the City’s Police Department and Department of Corrections, and such other matters as authorized under Chapter 2, Article XVI, Division 11, Section 2-2201, et seq of the City of Atlanta Code of Ordinance and the ACRB Policies & Procedures Manual and Bylaws.

Sec. 2-2202. - “Definitions” is amended as follows (additions in underlined text):

"Board" shall mean the Atlanta Citizen Review Board as established in section 2-2201 of this chapter and includes any Review Panel established by ordinance.

Add,

“Department” shall mean the Atlanta Police Department or the Department of Corrections of the City of Atlanta or both.

“Reconsideration” shall mean a process that allows a citizen or officer to request a review of a panel decision to the full board in limited circumstances. The granting of reconsideration is within the discretion of the Board.

“Resolution Review” shall mean a final decision process for the determination of an ACRB complaint decision in disagreement with an APD disagreement.

“Reviewer” shall mean the individual charged with resolving the disagreement between the ACRB and APD final complaint decisions.

Sec. 2-2203. - “Appointment of members” is amended as follows (additions in underlined text):

(a) The 14 members of the board shall be appointed as follows and said appointments shall be confirmed by the city council:
(14) One member shall be appointed from a Youth-Serving Organization

Sec. 2-2204. - “Composition of board” is amended as follows (additions in underlined text):

(d) No attorney, member of his or her firm, or the immediate family of an attorney, who represents a plaintiff, defendant, witness, or a person or entity involved in civil or criminal matter involving the City of Atlanta, Atlanta Police Department or the Atlanta Department of Corrections presently or within three years shall be a member of the Board.

(e) At least two members of the Board shall be between the ages of 18 and 30 at the time of appointment.

(f) At the February meeting of the board, the chair of the board will be elected by the board from among its members.

(g) To enable the board to conduct its work, the board is hereby authorized to hire its own executive director and appropriate investigative and clerical staff. Additional staff support to the board shall be provided by the office of the mayor, the city attorney, the police department and department of corrections upon the request of the board.

Sec. 2-2211. - “Compensation; conflict of interest; removal” is amended as follows (additions in underlined text):

(c) A member of the Board may be recommended for removal for good cause. Good cause may be found for the following:

· incompetence,
· neglect of duty,
· misconduct,
· unexcused absences,
· malfeasance, or
· failure to participate in training requirements.

(d) Every Board member shall complete the review of at least 80% of the cases assigned to that member. Any member with an unexcused absence from review of more than 20% of the cases during any Calendar Year (January 1 through December 31) may be removed from the Board. An excused absence may be granted by the Chair or the Executive Director if the Board member notifies the Chair or the Executive Director prior to the scheduled review hearing, and as soon as reasonably possible, for the following reasons:

1. An unforeseen event.
(2) Illness or health related issues, 
(3) Traveling out of town, 
(4) Religious observances, or 
(5) Conflict of interest.

Sec. 2-2212. - “Quorum; voting” is amended as follows (additions in underlined text):

(a) Five (5) members of the Board, and three (3) members of a Review Panel, shall constitute a quorum for a Board meeting.

Sec. 2-2213. - “Powers and duties of the board” is amended as follows (additions in underlined text):

3) Each board member shall file a quarterly written report with the board member's appointing entity. The executive director shall maintain a record of all board member written reports to appointing entities. 
(c) The board shall have the power to conduct investigations and hold public hearings.

(1) In the interest of promoting public confidence or where circumstances suggest doing so, the OPS or Chief, may, by written request, assign an allegation or allegations of misconduct to the ACRB to assume sole responsibility for the investigation and review of said allegation(s) of misconduct. Subject to a motion for reconsideration, infra, Board findings as to any allegation of misconduct shall be binding on a Department.

(2) The Board shall also investigate, review and hold a public hearing for all incidents, including those in which no allegation of misconduct is made, involving an officer’s discharge of a firearm, an officer’s discharge of a stun gun or taser in a manner that results in death or serious bodily injury, where a person has died or sustained serious bodily injury while in police custody, and all incidents of an “officer-involved death.”

(d) The Board otherwise shall have full discretion to select appropriate individual incidents to review from any person with personal knowledge of alleged misconduct committed by either the Atlanta Police Department or Department of Corrections. Additionally, the Board shall have the discretion to review broader issues to study which may be of concern to the community, the Police Department and Department of Corrections, or the chiefs of police and corrections; provided, however, that the Board shall, to the best extent possible, minimize duplication of effort between the Board and any other existing agencies which have jurisdiction over the same matter. The Mayor, the President of City Council, City Council members and the chiefs of police and corrections, and other responsible officials shall ensure that all such agencies cooperate to the greatest extent possible in the performance of their respective activities, studies, and operations.

(o) Within 30 days of the submission of a recommendation for action by the Board to the chief of police or corrections, the Chief of Police or the Chief of Corrections shall respond in writing regarding which recommendations are accepted, rejected, held due to a pending OPS investigation or will be implemented with modifications. The responses from the chief of police and chief of corrections shall provide a legal or factual justification or indicate a managerial prerogative that clearly states the reason for the acceptance, rejection, or implementation with modifications of the board’s recommendations. For
those recommendations held by the chief of police or chief of corrections because the investigation has not been completed, the Police Department and Department of Corrections shall provide a status update in writing every 45 days from the date of the initial notification letter. Once a final decision is reached, the chief of police or chief of corrections shall respond to the Board no later than 90 days with a final decision and action on the recommendation.

(1) Absent clear error, a Chief shall make all disciplinary decisions, consistent with the department’s established disciplinary matrix and guidelines.

(2) Non-compliance with a deadline enables the full Board, by two thirds vote, to request the Chief to personally appear before the Board for further explanation or to address questions from the Board.

(3) If a Chief’s written response disagrees with a finding of fact or refuses to follow a recommendation, the full Board, by two thirds vote, may request reconsideration, as provided herein.

(p) The Board may operate a mediation program to handle certain complaints against police and corrections officers that will allow for greater understanding of incidents between citizens and officers.

(7) If, after agreeing to participate in mediation, the complainant fails or refuses to participate in mediation in good faith and/or fails to attend the mediation session at the appointed date and time without a valid excuse, the Executive Director may dismiss the complaint.

(8) If, after agreeing to participate in mediation, a subject officer fails or refuses to participate in mediation in good faith, such failure or refusal may constitute misconduct and grounds for disciplinary action.

(q) The board shall make recommendations to the Chief of Police on the employment suitability of all applicants for employment as police recruits. These recommendations shall involve observation by one ACRB Board member or staff member of the applicant interview.

Add Section 2-215- entitled “Reconsideration” as follows:

(a) Complainants, affected Officers, a Chief and a Department may file a written motion for reconsideration of a Final Finding and Recommendation or Decision of the full Board or Review Panel.

(b) The full Board, by two thirds vote, may file a written motion for reconsideration of any action by a Chief whereby the Chief’s written response disagrees with a finding of fact or a Board recommendation is rejected, held due to a pending OPS investigation or will be implemented with modifications.

(1) A written motion for reconsideration must be filed within thirty (30) days of the date of the mailing or personal delivery of a) the Final Finding and Recommendation or Decision of the full Board or Review Panel or b) within thirty (30) days of the date of the mailing or personal delivery of the determination of the Chief that a Board recommendation was rejected, held due to a pending OPS investigation or will be implemented with modifications.
(2) The motion for reconsideration must allege newly discovered material, relevant evidence not previously available to the alleged aggrieved party, or material, relevant mistake of fact or law.

(3) No oral argument is permitted on a motion for reconsideration.

(c) A motion for reconsideration to the Board may be granted or denied by the Director, or, if deemed appropriate by the Director, submitted to the full Board and granted or denied by a majority vote of the full Board. If granted, in the discretion of the Director, the case may be remanded for additional investigation by the Board’s staff and a Final Finding and Recommendation by the Board or submitted, without further investigation, to the full Board for a Final Finding and Recommendation.

(d) A motion for reconsideration to the Chief, after consultation with the City Attorney, may be granted or denied by the Chief. If granted, the Chief may modify the prior determination or remand the case to the Board. The Executive Director, in his or her discretion, may require additional investigation by the Board’s staff and a Final Finding and Recommendation by the Board or submit, without further investigation, the case to the full Board for a Final Finding and Recommendation.

(e) Motions for reconsideration must be decided within twenty-eight (28) days of the date of the mailing or personal delivery of the motion for reconsideration. Non-compliance shall result in the granting of the motion for reconsideration with the relief as requested by the filing party.

(f) No person or entity shall file a second motion for reconsideration.

Add Section 2-2216- entitled “Resolution Review” as follows:

(a) The ACRB and APD may use the resolution review process to settle disagreements between final ACRB/APD complaint investigation decisions and related outcomes. Resolution review shall only be available after a reconsideration has concluded.

(b) Selection Agreement: Reviewer shall be selected upon agreement of the ACRB and the APD. If agreement is not made within 60 days of approval of this amendment by the Council, ACRB and APD must appear before Council to explain the reasoning for the lack of agreement and related discussion. If the APD and ACRB have not reached agreement within thirty (30) days of their appearance before the Council, the power to select the Reviewer goes to the Council President.

(c) Compensation: Paid equally out of the ACRB and the APD budgets.

Pay $100/hour

(d) Term of Contract: Two-year term with option to extend for one year, upon agreement of the ACRB and APD.
(e) Matters shall be referred to resolution review, upon the filing of a Notice to Move to the Resolution Review by either ACRB or APD being delivered to either ACRB or APD.

(f) Resolution Review Time limit: Thirty (30) days from date of receipt of ACRB/APD complaint, files and supporting documents, the Reviewer shall meet with the parties. Seven days before this meeting, the parties, City Attorney, APD and ACRB may submit a Position Statement to the Reviewer.

(g) Reviewer Decision: Decisions are binding on all parties.

(h) Decisions that may be brought before the Reviewer:
   a. Disagreement with Sustained, Not Sustained, Exonerated or Unfounded allegation.
   b. Disagreement with the penalty imposed on a sustained allegation.

(i) Reviewer may remand investigations to the departments for additional work with a 30-day time limit for resubmission. Failure to re-submit investigations will cause the reviewer decision to be based on the original record submitted.

(j) Notices: All notices shall be strictly followed.
   a. Notice to Move to Resolution Review (provided within five (5) days of the conclusion of the reconsideration)
   b. Notice of Filing Resolution Review and supporting documentation (filed with ten (10) days of the conclusion of the reconsideration)
   c. Notice of Response to Filing of Resolution Review and supporting documentation (provided within five (5) days after receipt of Notice of Filing of Resolution Review.
   d. Record - The Resolution Review record shall be limited to the complaint investigation file, reconsideration file, and the ACRB and APD Position Statements.

(k) Withdrawal of Resolution Review: Either party may withdraw their Filing of Resolution Review and provide Withdrawal of Resolution Review of such withdrawal at any time. The moving party’s Withdrawal of Resolution Review operates allows the nonmoving party’s decision stand as the conclusion of the matter.

SECTION 2: That all ordinances or parts of ordinances in conflict with the terms of this ordinance are hereby repealed.
CITY COUNCIL
ATLANTA, GEORGIA

SPONSOR SIGNATURES

Andre Dickens
Andre Dickens, Councilmember, Post 3 At Large
AN ORDINANCE BY COUNCILMEMBERS ANDRE DICKENS, JOYCE M. SHEPERD, MARCI COLLIER OVERSTREET, ANTONIO BROWN, MATT WESTMORELAND, JENNIFER N. IDE, AMIR FAROKHI AND ANDREA L. BOONE TO AMEND THE ATLANTA CITY CODE PART II, CODE OF ORDINANCES - GENERAL ORDINANCES, CHAPTER 2 - ADMINISTRATION, ARTICLE XV1 - BOARDS, COUNCILS, COMMISSIONS AND AUTHORITIES, DIVISION 11- CITIZEN REVIEW BOARD TO INCREASE MEMBERSHIP AND EXPAND THE AUTHORITY OF THE ATLANTA CITIZEN REVIEW BOARD ("ACRB"); AND FOR OTHER PURPOSES.

Workflow List:
- Atlanta City Council: Completed 06/15/2020 1:00 PM
- Public Safety & Legal Administration Committee: Pending 06/22/2020 2:00 PM

HISTORY:
06/15/20 Atlanta City Council REFERRED WITHOUT OBJECTION

REFERRED TO PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE WITHOUT OBJECTION

RESULT: REFERRED WITHOUT OBJECTION
AN ORDINANCE BY COUNCILMEMBERS ANDRE DICKENS, JOYCE M. SHEPERD, MARCI COLLIER OVERSTREET, ANTONIO BROWN, MATT WESTMORELAND, JENNIFER N. IDE, AMIR FAROKHI AND ANDREA L. BOONE TO AMEND THE ATLANTA CITY CODE PART II, CODE OF ORDINANCES - GENERAL ORDINANCES, CHAPTER 2 - ADMINISTRATION, ARTICLE XVI - BOARDS, COUNCILS, COMMISSIONS AND AUTHORITIES, DIVISION 11 - CITIZEN REVIEW BOARD TO INCREASE MEMBERSHIP AND EXPAND THE AUTHORITY OF THE ATLANTA CITIZEN REVIEW BOARD(“ACRB”); AND FOR OTHER PURPOSES.
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**Mayor’s Action**

*See Authentication Page Attachment*
AN ORDINANCE BY COUNCILMEMBERS ANTONIO BROWN, JENNIFER N. IDE, NATALYN M. ARCHIBONG, MATT WESTMORELAND, ANDRE DICKENS, AMIR R. FAROKHI AND MICHAEL JULIAN BOND TO AMEND THE ATLANTA POLICE DEPARTMENT'S STANDARD OPERATING PROCEDURES, 3010 - "USE OF FORCE", TO INCORPORATE PROCEDURAL CHANGES REGARDING ALTERNATIVES TO THE USE OF FORCE; AND FOR OTHER PURPOSES.

WHEREAS, millions of people worldwide watched in horror as a Black man, George Floyd was killed before our eyes by a Minnesota Police Officer while his fellow officers stood by in silence; and

WHEREAS, citizens globally reacted through protests and demanded action to prosecute the officers involved in the killing, while chanting about the need for systematic changes in existing policing policies which could have allowed such an atrocity to occur; and

WHEREAS, “8 Can't Wait” is a project by the anti-police-brutality agency, Campaign Zero, created in an effort to reduce police violence through the adoption and implementation of restrictions in police use of force policies which are found to be associated with reductions in killings by police; and

WHEREAS, Campaign Zero was launched in August 2015 as a result police protests in Ferguson, Missouri, following the death of an unarmed black teenager Michael Brown, by a white police officer; and

WHEREAS, the agency recommends eight procedural changes which they have determined result in decreased police violence by 72% and have shown to reduce killings by police and save lives, including. These include: 1) Banning chokeholds and strangleholds; 2) Requiring de-escalation strategies; 3) Requiring warning before shooting; 4) Exhausting all alternatives before shooting; 5) Duty to intervene (from other officers); 6) Banning shooting at moving vehicles; 7) Requiring use of force continuum; and 8) Requiring comprehensive reporting (involving use of force against civilians); and

WHEREAS, the time is now to take swift actions to implement real systematic changes in police policies and begin to reinvent the culture of policing with use of force in support of other alternative methods; and

WHEREAS, several cities, including the City of Pittsburg and City of Charlotte and Raleigh, N.C., Tampa, F.L. and City of Somerville, M.A., have either previously incorporated the alternatives to use of force in their police procedures or adopted modified versions of the eight principles recommended by Campaign Zero; and

WHEREAS, the Atlanta City Council supports the long-term goal to develop a non-police group to respond to non-criminal calls, and other reforms to curb use of excessive force; and
WHEREAS, Atlanta Mayor Keisha Lance Bottoms issued an Executive Order on June 4, 2020 to convene an Advisory Council to examine the City’s use of force policies and procedures in order to make recommendations for any operational or legislative changes within 45 days of the issuance of the Order; and

WHEREAS, the Atlanta City Council supports APD amending its Standard Operating Procedures to incorporate procedural changes which supports alternatives to use of force; and

WHEREAS, further changes may be considered following recommendations from the Mayor’s Policing Advisory Council.

THE CITY COUNCIL OF THE CITY OF ATLANTA, GEORGIA, HEREBY ORDAINS, as follows:

SECTION 1: That the Atlanta Police Department review and update the Department’s Standard Operating Procedures, 3010 - “Use Of Force”, to incorporate procedural changes regarding alternatives to use of force.

SECTION 2: That alternatives to use of force which studies have shown to reduce police violence against citizens include following 1) Banning chokeholds and strangleholds; 2) Requiring de-escalation; 3) Requiring warning before shooting; 4) Exhausting all alternatives before shooting; 5) Duty to intervene; 6) Banning shooting at moving vehicles; 7) Requiring use of force continuum; and 8) Requiring comprehensive reporting, are incorporated into APD’s SOP 3010- Use of Force.

SECTION 3: That preliminary and initial Force Supplement Reports are created by objective defensive tactic instructors independent of field operators.

SECTION 4: That where APD’s current Standard Operating Procedures may already include one or more of the aforementioned procedures for alternative use of force, a through review shall be conducted to determine which additional updates are needed.

SECTION 5: All ordinances or parts of ordinances in conflict herewith are hereby waived to the extent of the conflict
CITY COUNCIL
ATLANTA, GEORGIA

SPONSOR SIGNATURES

Antwan Brown, Councilmember, District 3

Jennifer N. Ide, Councilmember, District 6

Natalya Archibong, Councilmember, District 5

Matt Wroblewski, Councilmember, Post 2 At Large

Andre Dickens, Councilmember, Post 3 At Large

Last Updated: 06/19/20
CITY COUNCIL
ATLANTA, GEORGIA

AN ORDINANCE BY COUNCILMEMBERS ANTONIO BROWN, JENNIFER N. IDE, NATALYN M. ARCHIBONG, MATT WESTMORELAND, ANDRE DICKENS, AMIR R. FAROKHI AND MICHAEL JULIAN BOND TO AMEND THE ATLANTA POLICE DEPARTMENT'S STANDARD OPERATING PROCEDURES, 3010 - "USE OF FORCE", TO INCORPORATE PROCEDURAL CHANGES REGARDING ALTERNATIVES TO THE USE OF FORCE; AND FOR OTHER PURPOSES.

Workflow List:
Atlanta City Council Completed 06/15/2020 1:00 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM

HISTORY:
06/15/20 Atlanta City Council REFERRED WITHOUT OBJECTION

REFERRED TO PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE WITHOUT OBJECTION

RESULT: REFERRED WITHOUT OBJECTION
AN ORDINANCE BY COUNCILMEMBERS ANTONIO BROWN, JENNIFER N. IDE, NATALYN M. ARCHIBONG, MATT WESTMORELAND, ANDRE DICKENS, AMIR R. FAROKHI AND MICHAEL JULIAN BOND TO AMEND THE ATLANTA POLICE DEPARTMENT'S STANDARD OPERATING PROCEDURES, 3010 - "USE OF FORCE", TO INCORPORATE PROCEDURAL CHANGES REGARDING ALTERNATIVES TO THE USE OF FORCE; AND FOR OTHER PURPOSES.
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**Mayor’s Action**

*See Authentication Page Attachment*
AN ORDINANCE BY COUNCILMEMBERS ANTONIO BROWN, ANDRE DICKENS AND MICHAEL JULIAN BOND PROHIBITING THE ATLANTA POLICE DEPARTMENT FROM USING MILITARY-STYLE VEHICLES AND BAN THE USE OF RUBBER BULLETS AND STUN GRENADES TO DISPERSE PROTESTERS; AND FOR OTHER PURPOSES.

WHEREAS, millions of people across the nation have flooded the streets to march in protest to the killing of George Floyd, a Black man who died after a Minneapolis police officer held his knee on Floyd’s neck; and

WHEREAS, the protests have served as a platform to further highlight the issue of racial inequality in and police brutality against Black people; and

WHEREAS, the issues of racial discrimination, racial profiling and unequal treatment of Black people under the justice system has long been percolating around the country; and

WHEREAS, citizens have a vested right to protest to air grievances without fear of retribution; and

WHEREAS, during the protests, law enforcement personnel were perceived to have responded to protesting against police brutality with brutality, by descending on the crowds in military style vehicles and using tear gas, rubber bullets and stun grenades; and

WHEREAS, rubber bullets and stun grenades are classified as weapons of war, tackling the issues related to police reform must include an examination of alternative uses of force with a tool box of non-lethal methods to address civil unrest; and

WHEREAS, police departments are being outfitted as if they are going to war, and it does not work in terms of maintaining peace; and

WHEREAS, there is ample evidence that rubber bullets can cause severe injuries when propelled at a fast velocity, and, in close proximity, can be terminal; and

WHEREAS, a stun grenade, also known as a flash grenade or sound bomb can be defined as an “explosive device”, used as an instrument of war to “temporarily disorient an enemy's senses”; which research indicates was first used by the British Army's Special Air Service in the late 1970s; and

WHEREAS, Mayor Keisha Lance Bottoms issued an Executive Order on June 4, 2020 to convene an Advisory Council to examine the City’s law enforcement use of force policies and procedures, in order to make recommendations for any operational or legislative changes within 45 days of the issuance of the Order; and
WHEREAS, the City Council’s ban on the use of military styled vehicles, rubber bullets and stun grenades should be supported and incorporated in any recommendations from the Mayor’s Advisory Council.

THE CITY COUNCIL OF THE CITY OF ATLANTA, GEORGIA HEREBY ORDAINS, as follows:

SECTION 1: That the Atlanta Police Department is prohibited from using military styled vehicles and banned from using rubber bullets and stun grenades to disperse protesters.

SECTION 2: That the Atlanta Police Department shall limit its use of tear gas to incidents where all other methods of crowd control has been exhausted.

SECTION 3: That it is recommended the Mayor’s Advisory Council support the ban on use of military styled vehicles and the use of rubber bullets and stun grenades to disperse protesters and incorporate procedures for the limited use of tear gas, along with other recommendations for alternative uses of force and non-lethal methods for crowd control.

SECTION 4: Any ordinances in conflict with this ordinance are hereby waived to the extent of the conflict.
CITY COUNCIL
ATLANTA, GEORGIA

SPONSOR SIGNATURES

Anthony Brown - Council Member, District 3

Last Updated: 06/17/20

20-O-1450

Packet Pg. 111
AN ORDINANCE BY COUNCILMEMBERS ANTONIO BROWN, ANDRE DICKENS AND MICHAEL JULIAN BOND PROHIBITING THE ATLANTA POLICE DEPARTMENT FROM USING MILITARY-STYLE VEHICLES AND BAN THE USE OF RUBBER BULLETS AND STUN GRENADES TO DISPERSE PROTESTERS; AND FOR OTHER PURPOSES.

Workflow List:
Atlanta City Council Completed 06/15/2020 1:00 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM

HISTORY:
06/15/20 Atlanta City Council REFERRED WITHOUT OBJECTION

REFERRED TO PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE WITHOUT OBJECTION

RESULT: REFERRED WITHOUT OBJECTION
AN ORDINANCE BY COUNCILMEMBERS ANTONIO BROWN, ANDRE DICKENS AND MICHAEL JULIAN BOND PROHIBITING THE ATLANTA POLICE DEPARTMENT FROM USING MILITARY-STYLE VEHICLES AND BAN THE USE OF RUBBER BULLETS AND STUN GRENADES TO DISPERSE PROTESTERS; AND FOR OTHER PURPOSES.
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Mayor’s Action

*See Authentication Page Attachment*
AN ORDINANCE BY COUNCILMEMBER MICHAEL JULIAN BOND TO AMEND THE CODE OF ORDINANCES OF THE CITY OF ATLANTA CHAPTER 106 OFFENSES AND MISCELLANEOUS PROVISIONS, ARTICLE 1.- IN GENERAL AND ARTICLE III.- OFFENSES AGAINST PUBLIC ORDER, TO DECRIMINALIZE VICTIMLESS MINOR OFFENSES; AND FOR OTHER PURPOSES.

WHEREAS, the term “broken window” is a policing practice which argues that policing low-level offenses can prevent more serious crimes; and

WHEREAS, there is little evidence that this form of policing has worked as intended, and instead, there has been growing concern this practice has led to the criminalization and over-policing of communities of color and excessive force in otherwise harmless situations; and

WHEREAS, the Atlanta Code of Ordinances allows for jail time for minor offenses and harmless activities, such as smoking in a public facility, monetary solicitation, loitering and even spitting; and

WHEREAS, many of these offenses can be addressed with a desk appearance ticket or referral to a community service program; and

WHEREAS, many of the low level offenses cited in the Code is punishable by a fine of up to $1,000.00 or imprisonment for a term of up to six months; and

WHEREAS, these penalties serve little to help our community and can often create additional hardships for our citizens most in need.

THE CITY COUNCIL OF THE CITY OF ATLANTA, GEORGIA HEREBY ORDAINS, as follows:

SECTION 1: That the following offenses in the Atlanta Code of Ordinances Chapter 106- Offenses and Miscellaneous Provisions shall be punishable only by a fine of not less than $20.00 nor more than $50.00 for each violation, and only after a desk appearance ticket is issued:

- Sec. 106-1. - Swinging into trains.
- Sec. 106-8. - Smoking and drinking prohibited on MARTA buses, trains, rail cars.
- Sec. 106-9. - Smoking in certain areas within city buildings and facilities.
- Sec. 106-10. - Distribution of free tobacco products in public places prohibited.
- Sec. 106-11. - Use of drinking water reservoir prohibited.
- Sec. 106-12. - Urban camping and improper use of public places.
- Sec. 106-85. - Monetary solicitation, (a) and (b)
- Sec. 106-131. - Spitting.
SECTION 2: That the Atlanta Police Department shall receive additional training on how to respond to these and other low-level victim less offenses.

SECTION 3: That the Atlanta Police Department shall create a log of incidents involving the above offenses.

SECTION 4: That these penalty changes shall be effective within 30-days from adoption of this Ordinance.

SECTION 5: That all ordinances or parts of ordinances in conflict with the terms of this ordinance are hereby repealed.
SPONSOR SIGNATURES

Michael Julian Bond, Councilmember, Post 1 At Large
CITY COUNCIL
ATLANTA, GEORGIA

AN ORDINANCE BY COUNCILMEMBER MICHAEL JULIAN BOND TO AMEND THE CODE OF ORDINANCES OF THE CITY OF ATLANTA CHAPTER 106 OFFENSES AND MISCELLANEOUS PROVISIONS, ARTICLE 1.- IN GENERAL AND ARTICLE III.- OFFENSES AGAINST PUBLIC ORDER, TO DECRIMINALIZE VICTIMLESS MINOR OFFENSES; AND FOR OTHER PURPOSES.

Workflow List:
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Atlanta City Council Completed 06/15/2020 1:00 PM

HISTORY:
06/15/20 Atlanta City Council REFERRED WITHOUT OBJECTION

REFERRED TO PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE WITHOUT OBJECTION

RESULT: REFERRED WITHOUT OBJECTION
AN ORDINANCE BY COUNCILMEMBER MICHAEL JULIAN BOND TO AMEND THE CODE OF ORDINANCES OF THE CITY OF ATLANTA CHAPTER 106 OFFENSES AND MISCELLANEOUS PROVISIONS, ARTICLE 1.- IN GENERAL AND ARTICLE III.- OFFENSES AGAINST PUBLIC ORDER, TO DECRIMINALIZE VICTIMLESS MINOR OFFENSES; AND FOR OTHER PURPOSES.
A RESOLUTION BY COUNCILMEMBER JOYCE M. SHEPERD AUTHORIZING THE MAYOR OR HER DESIGNEE, ON BEHALF OF THE CITY OF ATLANTA, TO ACCEPT THE DONATION OF CONSULTING SERVICES FROM THE BOSTON CONSULTING GROUP (BCG) AT NO COST TO THE CITY; AUTHORIZING THE MAYOR OR HER DESIGNEE ON BEHALF OF THE CITY TO ENTER INTO ANY NECESSARY AGREEMENTS IN CONNECTION WITH THE DONATION OF THESE CONSULTING SERVICES; AND FOR OTHER PURPOSES.

WHEREAS, police nationwide have shot and killed nearly 1,000 people annually since 2015, including approximately 181 shootings in the state of Georgia since 2015 which is approximately 18 shootings per million people in the state of Georgia; and

WHEREAS, nationwide, although half of the people shot and killed by police are white, black Americans are shot at a disproportionate rate, accounting for less than 13 percent of the U.S. population, while being killed by police at more than twice the rate of white Americans; and

WHEREAS, there remains an urgent need to address issues of police violence, systemic racism, and the need for the transformation of our justice system; and

WHEREAS, in light thereof, there exists a need to examine the City of Atlanta’s use of force policies and procedures; and

WHEREAS, accordingly, Mayor Keisha Lance Bottoms issued Administrative Order 2020-17 to convene an advisory council consisting of community members and partners, both existing and potential, to make recommendations for any operational or legislative changes to the City of Atlanta’s use of force policies and procedures; and

WHEREAS, The Boston Consulting Group (BCG) is a global management consulting firm that partners with clients from the private, public, and not-for-profit sectors in all regions to identify their highest-value opportunities, address their most critical challenges, and transform their enterprises; and

WHEREAS, BCG desires to provide consulting services to Mayor Bottoms' Police Use of Force Advisory Committee at no cost to the City; and

WHEREAS, pursuant to Section 1-102(c)(7) of the City of Atlanta Charter, the City of Atlanta is authorized to accept donations from any source for any purpose related to the powers and duties of the city; and

WHEREAS, the Mayor, on behalf of the City of Atlanta desires to accept the donation of these consulting services provided by BCG.
NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF ATLANTA, GEORGIA, HEREBY RESOLVES that the Mayor, or her designee, is authorized, on behalf of the City of Atlanta, to accept the donation of consulting services from The Boston Consulting Group (BCG) at no cost to the City.

BE IT FINALLY RESOLVED, that the Mayor or her designee, on behalf of the City, is hereby authorized to enter into any necessary agreements in connection with the donation of these consulting services.
CITY COUNCIL
ATLANTA, GEORGIA

SPONSOR SIGNATURES

Joyce M. Sheperd, Councilmember, District 12

Last Updated: 06/19/20
CITY COUNCIL
ATLANTA, GEORGIA

20-R-4065

A RESOLUTION BY COUNCILMEMBER JOYCE M. SHEPERD AUTHORIZING THE MAYOR OR HER DESIGNEE, ON BEHALF OF THE CITY OF ATLANTA, TO ACCEPT THE DONATION OF CONSULTING SERVICES FROM THE BOSTON CONSULTING GROUP (BCG) AT NO COST TO THE CITY; AUTHORIZING THE MAYOR OR HER DESIGNEE ON BEHALF OF THE CITY TO ENTER INTO ANY NECESSARY AGREEMENTS IN CONNECTION WITH THE DONATION OF THESE CONSULTING SERVICES; AND FOR OTHER PURPOSES.

Workflow List:
Atlanta City Council Completed 06/15/2020 1:00 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM

HISTORY:
06/15/20 Atlanta City Council REFERRED WITHOUT OBJECTION

REFERRED TO FINANCE/EXECUTIVE COMMITTEE WITHOUT OBJECTION

RESULT: REFERRED WITHOUT OBJECTION
A RESOLUTION BY COUNCILMEMBER JOYCE M. SHEPERD AUTHORIZING THE MAYOR OR HER DESIGNEE, ON BEHALF OF THE CITY OF ATLANTA, TO ACCEPT THE DONATION OF CONSULTING SERVICES FROM THE BOSTON CONSULTING GROUP (BCG) AT NO COST TO THE CITY; AUTHORIZING THE MAYOR OR HER DESIGNEE ON BEHALF OF THE CITY TO ENTER INTO ANY NECESSARY AGREEMENTS IN CONNECTION WITH THE DONATION OF THESE CONSULTING SERVICES; AND FOR OTHER PURPOSES.
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**Mayor’s Action**

*See Authentication Page Attachment*
****A RESOLUTION BY ANDREA L. BOONE AUTHORIZING THE MAYOR, ON BEHALF OF THE CITY OF ATLANTA (“CITY”), TO ENTER INTO AN INTERLOCAL AGREEMENT (“ILA”) WITH THE FULTON COUNTY/CITY OF ATLANTA LAND BANK AUTHORITY (“LBA”) TO ACCEPT TITLE TO CERTAIN PROPERTIES AND TO RE-CONVEY TITLE TO SAID PROPERTIES TO INVEST ATLANTA IN ACCORDANCE WITH THE ILA; AUTHORIZING THE CITY TO DIRECT THAT DEEDS IN LIEU OF FORECLOSURE TO CERTAIN PROPERTIES BE ISSUED TO LBA ON BEHALF OF THE CITY; AUTHORIZING THE MAYOR TO EXECUTE THE NECESSARY QUIT CLAIM DEEDS TO CONVEY CERTAIN PROPERTIES TO THE LBA FOR DEVELOPMENT/REDEVELOPMENT PURPOSES IN ACCORDANCE WITH THE ILA; AND FOR OTHER PURPOSES.(THIS LEGISLATION IS A DUAL REFERRED ITEM AND WILL BE FORWARDED TO FINANCE/EXECUTIVE COMMITTEE PENDING A PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE RECOMMENDATION)

WHEREAS, the City is a municipal corporation of the State of Georgia (the “State”) and a “political subdivision” as defined in the Georgia Redevelopment Powers Law (O.C.G.A. 36-44-1 et seq.); and

WHEREAS, the City adopted the “Atlanta Housing Code of 1987” under the authority of Article I, Section II, Paragraph IV; Article IX, Section II, Paragraph II; and Article IX, Section II, Paragraph III of the Constitution of Georgia of 1983, Urban Redevelopment Law (O.C.G.A. § 36-61-11); O.C.G.A. § 36-34-2; O.C.G.A. §§ 41-1-1 through 41-2-17; O.C.G.A. § 44-7-4 and both Section 8-114(i) and Powers 16, 22, 25, 30, 31, 33, 34, 39, 46, 47, 55, 56, and 57 enumerated in Appendix I of the Charter of the City of Atlanta, Georgia; and

WHEREAS, the City adopted the “Atlanta Housing Code of 1987”, as Ord. No. 1987-20, § I on January 29, 1987, amending the provisions of such Code under the above-stated authority by subsequent approval, and such provisions are codified the Housing Code as Appendix E within the City’s Ordinances; and

WHEREAS, O.C.G.A. 36-61-11 authorizes municipalities, by ordinance, to require the repair, closing, or demolition of dwellings or other structures intended for human habitation which are, as defined in the ordinance, unfit for human habitation or which may imperil the health, safety, or morals of the occupants thereof or of surrounding areas; and

WHEREAS, O.C.G.A. 48-4-100 et seq. authorizes the creation of Land Banks for the purpose of facilitating the return of dilapidated, abandoned, and tax delinquent properties to productive use, and granting Land Banks specific powers, including the powers to hold and dispose of real property, enter into collaborative relationships with municipalities and other public and private entities for the development of real property, and to discharge and extinguish all liens owed to Land Bank members.

WHEREAS, Invest Atlanta was formed pursuant to the Local Government Authorities Registration Act (O.C.G.A. 36-80-16 et seq.) and the Georgia Redevelopment Powers Law (O.C.G.A. 36-44-1 et seq.) and is a key partner in the City’s One Atlanta Housing Affordability Action Plan ("Affordability Plan").
WHEREAS, Atlanta City Code Appendix E, Articles III and V, are the local ordinances authorizing and setting out the procedures for the City to determine if a building is unfit for human habitation, and order that building to be repaired, cleaned and closed or demolished, through the City’s two In Rem processes; and

WHEREAS, Atlanta City Code Part II, Chapter 74, Article V is a local ordinance granting any judge of the municipal court or the mayor or designee the power to order the removal and abatement, of those things which are declared by law to be public nuisances (“Nuisances”), including Nuisances existing on privately owned property; and

WHEREAS, Atlanta City Code Appendix E, Articles III and V establish processes for conducting hearings to determine if cited buildings are unfit for human habitation and issue repair or demolition orders; and

WHEREAS, Atlanta City Code Part II, Chapter 74, Article V establishes processes to conduct hearings to verify the existence and to order the abatement and removal of Nuisances; and

WHEREAS, Atlanta City Code Appendix E, Articles III and V authorize the Director of Code Compliance to implement orders to repair or demolish properties in the event that the property owner (or other party in interest) fails to comply with the Orders issued pursuant to the aforesaid Articles III and V; and

WHEREAS, Atlanta City Code Part II, Chapter 74, Article V authorizes any employee of the City designated by the Mayor to remove or otherwise abate Nuisances ordered by the court to be removed or abated; and

WHEREAS, Atlanta City Code Appendix E, Articles III and V authorize the City to attach a lien to the real property upon the payment of all costs of vacating and closing or demolition (“Abatement”) of the property and enforce such liens through the processes outlined in O.C.G.A. 48-4-75 et seq.; and

WHEREAS, Atlanta City Code Part II, Chapter 74, Article V provides that where any person ordered to do any work for the purpose of abating a Nuisance has failed or refused to do that work, and the work has been done by the employees of the City, the cost thereof is established as a lien in favor of the City and collected by execution against that person and that person's property; and

WHEREAS, since 2012, the City engaged in Article III and V processes for the properties described in Addendum "A" (“Demo Properties”), and in Chapter 74, Article V processes for the properties described in Addendum “B” (“Nuisance Properties”), pursuant to which Abatement activities were undertaken with respect to the Demo Properties and the Nuisance Properties (“Code Properties”) resulting in liens in favor of the City (“Code Liens”) against each of said Code Properties in the amount of the associated Abatement costs; and
WHEREAS, as a result of collecting Nuisance Abatement Liens through foreclosure, the City has acquired and will continue to acquire various real estate properties ("Nuisance Abatement Properties"); and

WHEREAS, in an effort to address the blighted conditions of the Code Properties, the City expended over $10,000,000.00 in connection with Abatement of the Code Properties, and such amount represents the total sum of separate Code Liens filed against each of the Code Properties; and

WHEREAS, the Affordability Plan seeks to create or preserve 20,000 units of affordable housing in the City of Atlanta by 2026; and

WHEREAS, the City also has a number of robust planning efforts with joint planning goals to address certain conditions, allow for strategic growth, and improve the overall safety, health, well-being and quality of life of its citizens including, the Affordability Plan, the City’s Comprehensive Development Plan and the Atlanta City Design Plan (the “City Plans”); and

WHEREAS, the City has determined that the vacant Code Properties should be proactively deployed for development as affordable housing; and

WHEREAS, the City has further determined that the Nuisance Properties should be proactively utilized and deployed in such ways as the City determines will be in furtherance of the Plans and any other goals or initiatives (“City Plans and Initiatives”) of the City that will result in the effective utilization of the Nuisance Properties; and

WHEREAS, in order for the City to liquidate the Code Liens and Nuisance Abatement Liens on the Code Properties, and either convert said liens to cash or acquire and make available the Code Properties for redevelopment and for the City Plans and City Initiatives, the City must initiate foreclosure proceedings and other enforcement efforts; and

WHEREAS, the record owners of some of the affected Code Properties might elect to execute a deed in lieu of foreclosure, quitclaim deed or an analogous instrument transferring ownership of said Properties to the LBA, Invest Atlanta (and its affiliates) or the City to avoid being joined in a foreclosure action; and

WHEREAS, the City anticipates that it will acquire some of the Code Properties and additional Nuisance Properties ("Additional Properties") through the foreclosure process and such Properties would then ultimately be transferred to the Fulton County/City of Atlanta Land Bank Authority ("LBA") or Invest Atlanta to facilitate the redevelopment of the Code Properties and Additional Properties ("Properties") as affordable housing pursuant to the Affordability Plan and other City Initiatives.
NOW, THEREFORE, THE COUNCIL OF THE CITY OF ATLANTA, GEORGIA HEREBY RESOLVES, AS FOLLOWS:

Section 1:

The Chief Financial Officer of the City of Atlanta, as municipal revenue collector, is directed to enforce the Code Liens, created pursuant to O.C.G.A. 41-2-9 and Atlanta City Code Appendix E, Articles III and V, and further initiate judicial foreclosure proceedings against the Properties, pursuant to O.C.G.A. 48-4-75 et seq., and undertake other efforts, including but not limited to Petitions for Quiet Title or Declaratory Judgment and other non-judicial efforts, reasonably necessary to facilitate the acquisition of deeds in lieu of foreclosure, quitclaim deeds or analogous instruments to acquire title to the Properties in favor of the City, Invest Atlanta, Invest Atlanta’s affiliates or the LBA.

Section 2: The Mayor, or her designee, on behalf of the City, is authorized to execute an Interlocal Agreement between the City and LBA to create a collaborative relationship and facilitate the conveyance of the Properties to the LBA, the acceptance of the Properties by the LBA via deeds in lieu of foreclosure, quitclaim deeds or analogous instruments, and the development of the Demo Properties as affordable housing pursuant to the Affordability Plan, and the utilization and deployment of the Nuisance Properties in furtherance of City Plans and Initiatives.

Section 3: The Mayor or her designee, on behalf of the City, is authorized to execute any documents necessary to transfer said Properties to the LBA, Invest Atlanta or affiliates of Invest Atlanta pursuant to the herein authorized judicial foreclosure processes and/or other efforts.

Section 4: The City Attorney or her designee is directed to prepare the Interlocal Agreement and all other appropriate documents for execution by the Mayor or her designee in order to consummate the transactions contemplated by this Resolution.

Section 5. The Mayor is authorized to execute any necessary agreements to facilitate the acceptance of the Properties by the City, Invest Atlanta and affiliates of Invest Atlanta via deeds in lieu of foreclosure, quitclaim deeds or analogous instruments, the subsequent conveyance of the Properties by Invest Atlanta, and the development of the Properties as affordable housing pursuant to the Affordability Plan and the development or other utilization of the Properties pursuant to the City Plans and Initiatives.

Section 6. Any funds collected by the City in connection with the foreclosure and other efforts outlined and authorized herein, may be reallocated and utilized to pay for services reasonably necessary, at the Mayor or her designee's discretion, to facilitate efforts to utilize the Properties for the purpose of...
fulfilling the objectives of the Plans.

Section 7. All Resolutions in conflict with this resolution are repealed to the extent of the conflict.

Addendum A
List of Demo Properties
Addendum

List of Nuisance Properties
CITY COUNCIL
ATLANTA, GEORGIA

SPONSOR SIGNATURES

Annelle L. Boone, Councilmember, District 10
CITY COUNCIL
ATLANTA, GEORGIA

20-R-4066

****A RESOLUTION BY ANDREA L. BOONE AUTHORIZING THE MAYOR, ON BEHALF OF THE CITY OF ATLANTA (“CITY”), TO ENTER INTO AN INTERLOCAL AGREEMENT (“ILA”) WITH THE FULTON COUNTY/CITY OF ATLANTA LAND BANK AUTHORITY (“LBA”) TO ACCEPT TITLE TO CERTAIN PROPERTIES AND TO RE-CONVEY TITLE TO SAID PROPERTIES TO INVEST ATLANTA IN ACCORDANCE WITH THE ILA; AUTHORIZING THE CITY TO DIRECT THAT DEEDS IN LIEU OF FORECLOSURE TO CERTAIN PROPERTIES BE ISSUED TO LBA ON BEHALF OF THE CITY; AUTHORIZING THE MAYOR TO EXECUTE THE NECESSARY QUIT CLAIM DEEDS TO CONVEY CERTAIN PROPERTIES TO THE LBA FOR DEVELOPMENT/REDEVELOPMENT PURPOSES IN ACCORDANCE WITH THE ILA; AND FOR OTHER PURPOSES.(THIS LEGISLATION IS A DUAL REFERRED ITEM AND WILL BE FORWARDED TO FINANCE/EXECUTIVE COMMITTEE PENDING A PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE RECOMMENDATION)

Workflow List:
Atlanta City Council                  Completed       06/15/2020 1:00 PM
Public Safety & Legal Administration Committee   Pending     06/22/2020 2:00 PM
Finance/Executive Committee            Pending     06/24/2020 1:30 PM

HISTORY:
06/15/20                              Atlanta City Council      REFERRED WITHOUT OBJECTION

REFERRED TO COMMUNITY DEVELOPMENT/HUMAN SERVICES COMMITTEE AND FINANCE/EXECUTIVE COMMITTEE WITHOUT OBJECTION

RESULT: REFERRED WITHOUT OBJECTION
A RESOLUTION BY ANDREA L. BOONE AUTHORIZING THE MAYOR, ON BEHALF OF THE CITY OF ATLANTA ("CITY"), TO ENTER INTO AN INTERLOCAL AGREEMENT ("ILA") WITH THE FULTON COUNTY/CITY OF ATLANTA LAND BANK AUTHORITY ("LBA") TO ACCEPT TITLE TO CERTAIN PROPERTIES AND TO RE-CONVEY TITLE TO SAID PROPERTIES TO INVEST ATLANTA IN ACCORDANCE WITH THE ILA; AUTHORIZING THE CITY TO DIRECT THAT DEEDS IN LIEU OF FORECLOSURE TO CERTAIN PROPERTIES BE ISSUED TO LBA ON BEHALF OF THE CITY; AUTHORIZING THE MAYOR TO EXECUTE THE NECESSARY QUIT CLAIM DEEDS TO CONVEY CERTAIN PROPERTIES TO THE LBA FOR DEVELOPMENT/REDEVELOPMENT PURPOSES IN ACCORDANCE WITH THE ILA; AND FOR OTHER PURPOSES.
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Mayor’s Action

*See Authentication Page Attachment*
A RESOLUTION BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE
AUTHORIZING THE SETTLEMENT OF ALL CLAIMS AGAINST THE CITY OF ATLANTA IN THE
CASE OF MYELA PAIGE VS. CITY OF ATLANTA, CIVIL ACTION FILE NO. 19EV005023, FULTON
COUNTY STATE COURT, IN THE AMOUNT OF $11,000.00; AUTHORIZING SAID AMOUNT TO BE
PAID FROM 1001 (GENERAL FUND) CENTER NUMBER 200101 (NON-DEPARTMENTAL)
ACCOUNT 5212005 (LITIGATION EXPENSES); AND 1512000 (FUNCTIONAL ACTIVITY NUMBER);
AUTHORIZING THE CHIEF FINANCIAL OFFICER TO DISTRIBUTE THE TOTAL SETTLEMENT
AMOUNT; AND FOR OTHER PURPOSES.

WHEREAS, Plaintiff Myela Paige has filed a lawsuit, Myela Paige vs. City of Atlanta, alleging
that on May 17, 2018, she sustained injuries as result of an automobile accident involving a city-owned
vehicle driven by a City of Atlanta Department of Public Works employee;

WHEREAS, the City Attorney has done an extensive review of the facts and the law, and has
determined that the City of Atlanta’s potential financial exposure in defending Plaintiff’s claims is in
excess of the settlement amount;

WHEREAS, Plaintiff has agreed to accept Eleven Thousand Dollars ($11,000.00) in full
settlement of all claims against the City of Atlanta; and

WHEREAS, the City Attorney considers it to be in the best interest of the City to settle all claims
against the City of Atlanta;

THE COUNCIL OF THE CITY OF ATLANTA, GEORGIA hereby resolves as follows:

SECTION 1 The City Attorney is hereby authorized to negotiate, settle and execute all
settlement documents in the case of Myela Paige vs. City of Atlanta, et al., Fulton County State Court,
Civil Action File No. 19EV005023 in the amount of Eleven Thousand Dollars ($11,000.00).

SECTION 2 The Chief Financial Officer is authorized to pay the amount of Eleven Thousand
Dollars ($11,000.00) to Myela Paige. Said payment is to be charged, paid and issued from Fund 1001
(General Fund) Center Number 200101 (Non-Departmental) Account 5212005 (Litigation Expenses)
and 1512000 (Functional Activity Number); and made payable to The Ransom Firm, as counsel for
Myela Paige, 1075 Peachtree Street, NE, Suite 3630, Atlanta, Georgia 30309. Such payment shall be in
full consideration of the dismissal of all claims against the City of Atlanta, and its current and former
officers and employees.
A RESOLUTION BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE AUTHORIZING THE SETTLEMENT OF ALL CLAIMS AGAINST THE CITY OF ATLANTA IN THE CASE OF MYELA PAIGE VS. CITY OF ATLANTA, CIVIL ACTION FILE NO. 19EV005023, FULTON COUNTY STATE COURT, IN THE AMOUNT OF $11,000.00; AUTHORIZING SAID AMOUNT TO BE PAID FROM 1001 (GENERAL FUND) CENTER NUMBER 200101 (NON-DEPARTMENTAL) ACCOUNT 5212005 (LITIGATION EXPENSES); AND 1512000 (FUNCTIONAL ACTIVITY NUMBER); AUTHORIZING THE CHIEF FINANCIAL OFFICER TO DISTRIBUTE THE TOTAL SETTLEMENT AMOUNT; AND FOR OTHER PURPOSES.

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Certified by Presiding Officer

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Mayor’s Action

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A RESOLUTION

BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE

A RESOLUTION AUTHORIZING THE SETTLEMENT OF ALL CLAIMS AGAINST THE CITY OF ATLANTA IN THE CASE OF MYELA PAIGE VS. CITY OF ATLANTA, CIVIL ACTION FILE NO. 19EV005023, FULTON COUNTY STATE COURT, IN THE AMOUNT OF $11,000.00; AUTHORIZING SAID AMOUNT TO BE PAID FROM 1001 (GENERAL FUND) CENTER NUMBER 200101 (NON-DEPARTMENTAL) ACCOUNT 5212005 (LITIGATION EXPENSES); AND 1512000 (FUNCTIONAL ACTIVITY NUMBER); AUTHORIZING THE CHIEF FINANCIAL OFFICER TO DISTRIBUTE THE TOTAL SETTLEMENT AMOUNT; AND FOR OTHER PURPOSES.

WHEREAS, Plaintiff Myela Paige has filed a lawsuit, Myela Paige vs. City of Atlanta, alleging that on May 17, 2018, she sustained injuries as result of an automobile accident involving a city-owned vehicle driven by a City of Atlanta Department of Public Works employee;

WHEREAS, the City Attorney has done an extensive review of the facts and the law, and has determined that the City of Atlanta’s potential financial exposure in defending Plaintiff’s claims is in excess of the settlement amount;

WHEREAS, Plaintiff has agreed to accept Eleven Thousand Dollars ($11,000.00) in full settlement of all claims against the City of Atlanta; and

WHEREAS, the City Attorney considers it to be in the best interest of the City to settle all claims against the City of Atlanta;

THE COUNCIL OF THE CITY OF ATLANTA, GEORGIA hereby resolves as follows:

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SECTION 2  The Chief Financial Officer is authorized to pay the amount of Eleven Thousand Dollars ($11,000.00) to Myela Paige. Said payment is to be charged, paid and issued from Fund 1001 (General Fund) Center Number 200101 (Non-Departmental) Account 5212005 (Litigation Expenses) and 1512000 (Functional Activity Number); and made payable to The Ransom Firm, as counsel for Myela Paige, 1075 Peachtree Street, NE, Suite 3630, Atlanta, Georgia 30309. Such payment shall be in full consideration of the dismissal of all claims against the City of Atlanta, and its current and former officers and employees.
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BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE

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APPROVED BY:

SHARON BROACH, SPECIAL COUNSEL

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A RESOLUTION BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE AUTHORIZING THE SETTLEMENT OF ALL CLAIMS AGAINST THE CITY OF ATLANTA IN THE CASE OF KIMBERLY GERTMAN V. CITY OF ATLANTA, CIVIL ACTION FILE NO. 1:17-CV-04960-MLB IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA, IN THE AMOUNT OF FIFTY THOUSAND DOLLARS AND ZERO CENTS ($50,000.00) (“THE SETTLEMENT AMOUNT”), AUTHORIZING PAYMENT OF $50,000.00 TO BE CHARGED TO AND PAID FROM FUND 1001 (GENERAL FUND), CENTER NUMBER 200101 (NON-DEPARTMENTAL), ACCOUNT 5212005 (LITIGATION EXPENSES), AND FUNCTIONAL ACTIVITY NUMBER 1512000 (ACCOUNTING) AUTHORIZING THE CHIEF FINANCIAL OFFICER TO DISTRIBUTE THE SETTLEMENT AMOUNT; AND FOR OTHER PURPOSES.

WHEREAS, KIMBERLY GERTMAN (“Plaintiff”) filed a federal lawsuit against the City of Atlanta (the “City Defendant”) asserting a violation the federal Fair Labor Standards Act. This case involves an employment dispute in which a former Department of Corrections employee alleges that the City Defendant misclassified her as an exempt employee and failed to pay her overtime. Plaintiff is subrogated to all rights and interest in the claim as a result of making payments to or on behalf of Plaintiff’s Insured under a policy of insurance; and

WHEREAS, Plaintiff has agreed to accept the total amount of Fifty Thousand Dollars and Zero cents ($50,000.00) in full settlement of all claims against the City in the above-referenced lawsuit; and

WHEREAS, the City Attorney has done an extensive review of the facts and the law and has determined that the City’s potential financial exposure in defending Plaintiff’s claims is far in excess of the Settlement Amount; and

WHEREAS, the City Attorney considered it to be in the best interest of the City to pay the Settlement Amount.

THE COUNCIL OF THE CITY OF ATLANTA, GEORGIA, hereby resolves as follows:

SECTION 1. The City Attorney is hereby authorized to settle and execute all settlement documents in KIMBERLY GERTMAN v. CITY OF ATLANTA, Civil Action File No. 1:17-CV-04960-MLB, in the amount of Fifty Thousand Dollars and Zero cents ($50,000.00).

SECTION 2. The Chief Financial Officer is authorized to make payment from Fund 1001 (General Fund), Center Number 200101 (Non-Departmental), Account 5212005 (Litigation Expenses), and Functional Activity Number 1512000 (Accounting). Payment shall be in the form of a check in the amount of Fifty Thousand Dollars and Zero cents ($50,000.00) payable to Kimberly Gertman and her attorney Mitchell D. Benjamin.
Such payment shall be in full consideration of the dismissal of all claims against the City of Atlanta and its current and former officers and employees.
A RESOLUTION BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE AUTHORIZING THE SETTLEMENT OF ALL CLAIMS AGAINST THE CITY OF ATLANTA IN THE CASE OF KIMBERLY GERTMAN V. CITY OF ATLANTA, CIVIL ACTION FILE NO. 1:17-CV-04960-MLB IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA, IN THE AMOUNT OF FIFTY THOUSAND DOLLARS AND ZERO CENTS ($50,000.00) (“THE SETTLEMENT AMOUNT”), AUTHORIZING PAYMENT OF $50,000.00 TO BE CHARGED TO AND PAID FROM FUND 1001 (GENERAL FUND), CENTER NUMBER 200101 (NON-DEPARTMENTAL), ACCOUNT 5212005 (LITIGATION EXPENSES), AND FUNCTIONAL ACTIVITY NUMBER 1512000 (ACCOUNTING) AUTHORIZING THE CHIEF FINANCIAL OFFICER TO DISTRIBUTE THE SETTLEMENT AMOUNT; AND FOR OTHER PURPOSES.

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Mayor’s Action

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A RESOLUTION

BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE

A RESOLUTION AUTHORIZING THE SETTLEMENT OF ALL CLAIMS AGAINST THE CITY OF ATLANTA IN THE CASE OF KIMBERLY GERTMAN v. CITY OF ATLANTA, CIVIL ACTION FILE NO. 1:17-CV-04960-MLB IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA, IN THE AMOUNT OF FIFTY THOUSAND DOLLARS AND ZERO CENTS ($50,000.00) (“THE SETTLEMENT AMOUNT”), AUTHORIZING PAYMENT OF $50,000.00 TO BE CHARGED TO AND PAID FROM FUND 1001 (GENERAL FUND), CENTER NUMBER 200101 (NON-DEPARTMENTAL), ACCOUNT 5212005 (LITIGATION EXPENSES), and FUNCTIONAL ACTIVITY NUMBER 1512000 (ACCOUNTING) AUTHORIZING THE CHIEF FINANCIAL OFFICER TO DISTRIBUTE THE SETTLEMENT AMOUNT; AND FOR OTHER PURPOSES.

WHEREAS, KIMBERLY GERTMAN (“Plaintiff”) filed a federal lawsuit against the City of Atlanta (the “City Defendant”) asserting a violation the federal Fair Labor Standards Act. This case involves an employment dispute in which a former Department of Corrections employee alleges that the City Defendant misclassified her as an exempt employee and failed to pay her overtime. Plaintiff is subrogated to all rights and interest in the claim as a result of making payments to or on behalf of Plaintiff’s Insured under a policy of insurance; and

WHEREAS, Plaintiff has agreed to accept the total amount of Fifty Thousand Dollars and Zero cents ($50,000.00) in full settlement of all claims against the City in the above-referenced lawsuit; and

WHEREAS, the City Attorney has done an extensive review of the facts and the law and has determined that the City’s potential financial exposure in defending Plaintiff’s claims is far in excess of the Settlement Amount; and

WHEREAS, the City Attorney considered it to be in the best interest of the City to pay the Settlement Amount.
THE COUNCIL OF THE CITY OF ATLANTA, GEORGIA, hereby resolves as follows:

SECTION 1. The City Attorney is hereby authorized to settle and execute all settlement documents in KIMBERLY GERTMAN v. CITY OF ATLANTA, Civil Action File No. 1:17-CV-04960-MLB, in the amount of Fifty Thousand Dollars and Zero cents ($50,000.00).

SECTION 2. The Chief Financial Officer is authorized to make payment from Fund 1001 (General Fund), Center Number 200101 (Non-Departmental), Account 5212005 (Litigation Expenses), and Functional Activity Number 1512000 (Accounting). Payment shall be in the form of a check in the amount of Fifty Thousand Dollars and Zero cents ($50,000.00) payable to Kimberly Gertman and her attorney Mitchell D. Benjamin.

Such payment shall be in full consideration of the dismissal of all claims against the City of Atlanta and its current and former officers and employees.
A RESOLUTION BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE AUTHORIZING THE SETTLEMENT OF ALL CLAIMS AGAINST DEFENDANTS IN THE CASE OF BRITTANY COOPER V CITY OF ATLANTA, CIVIL ACTION FILE NO. 19E003856, PENDING IN THE STATE COURT OF FULTON COUNTY OF GEORGIA, IN THE AMOUNT OF TEN THOUSAND DOLLARS AND ZERO CENTS ($10,000.00) (THE “SETTLEMENT AMOUNT”); AUTHORIZING THE SETTLEMENT AMOUNT TO BE CHARGED TO AND PAID FROM 5051 (WATER & WASTEWATER REVENUE FUND), CENTER NUMBER 200301 (NDP UNALLOCATED CITYWIDE EMPLOYEE EXPENSES), ACCOUNT 5212005 (LITIGATION EXPENSES) AND FUNCTIONAL ACTIVITY NUMBER 1540000 (HUMAN RESOURCES); AUTHORIZING THE CHIEF FINANCIAL OFFICER TO DISTRIBUTE THE SETTLEMENT AMOUNT; AND FOR OTHER PURPOSES.

WHEREAS, BRITTANY COOPER V CITY OF ATLANTA, is a lawsuit in which Plaintiff seeks to recover damages from the City of Atlanta (“the City”) Watershed Management Department resulting from alleged personal injuries she sustained as a result of the collapsing of a water meter hole cover in the sidewalk on August 26, 2017; and

WHEREAS, Plaintiff alleges the City of Atlanta was negligent in failing to maintain/repair sidewalk and water meter cover; and

WHEREAS, Plaintiff has agreed to accept the Settlement Amount in full settlement of all claims against the Defendant; and

WHEREAS, the City Attorney has done an extensive review of the facts and the law and has determined that Defendant’s potential financial exposure in defending Plaintiff’s claim is in excess of the Settlement Amount; and

WHEREAS, the City Attorney considers it to be in the best interest of Defendant to pay the Settlement Amount to settle all claims against the City.

THE COUNCIL OF THE CITY OF ATLANTA, GEORGIA hereby resolves as follows:

SECTION 1. The City Attorney is hereby authorized to settle and execute all documents in the case of BRITTANY COOPER V CITY OF ATLANTA, in the amount of Ten Thousand Dollars and Zero Cents ($10,000.00).

SECTION 2. The Chief Financial Officer is authorized to make payment from FUND 5051 (WATER & WASTEWATER REVENUE FUND), CENTER NUMBER 200301 (NDP UNALLOCATED CITYWIDE EMPLOYEE EXPENSES), ACCOUNT 5212005 (LITIGATION EXPENSES) and FUNCTIONAL ACTIVITY NUMBER 1540000 (ACCOUNTING). Payment shall be in the form of a check in the amount of $10,000.00 payable to McGahren Law Firm, LLC & Brittany
Cooper, 6171 Crooked Creek Road, Peachtree Corners, GA 30092. Such payment shall be in full consideration of the dismissal of all claims against the City of Atlanta and its current and former officers and employees.
A RESOLUTION BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE AUTHORIZING THE SETTLEMENT OF ALL CLAIMS AGAINST DEFENDANTS IN THE CASE OF BRITTANY COOPER V CITY OF ATLANTA, CIVIL ACTION FILE NO. 19EV003856, PENDING IN THE STATE COURT OF FULTON COUNTY OF GEORGIA, IN THE AMOUNT OF TEN THOUSAND DOLLARS AND ZERO CENTS ($10,000.00) (THE “SETTLEMENT AMOUNT”); AUTHORIZING THE SETTLEMENT AMOUNT TO BE CHARGED TO AND PAID FROM 5051 (WATER & WASTEWATER REVENUE FUND), CENTER NUMBER 200301 (NDP UNALLOCATED CITYWIDE EMPLOYEE EXPENSES), ACCOUNT 5212005 (LITIGATION EXPENSES) AND FUNCTIONAL ACTIVITY NUMBER 1540000 (HUMAN RESOURCES); AUTHORIZING THE CHIEF FINANCIAL OFFICER TO DISTRIBUTE THE SETTLEMENT AMOUNT; AND FOR OTHER PURPOSES.

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Pending

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Certified by Clerk

Mayor’s Action
See Authentication Page Attachment
A RESOLUTION BY COUNCILMEMBER MICHAEL JULIAN BOND AS SUBSTITUTED BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE REQUESTING THE MAYOR OR HER DESIGNEE AND THE INTERIM CORRECTIONS CHIEF ALLOCATE SPACE AT THE ATLANTA CITY DETENTION CENTER TO SERVE AS A HOMELESS SHELTER DURING THE COVID-19 PANDEMIC AND ESTABLISH PARTNERSHIPS WITH PARTNERS FOR HOME INC., THE GATEWAY CENTER, AND OTHER APPROPRIATE ORGANIZATIONS FOR OPERATIONS AND SERVICES; AND FOR OTHER PURPOSES.\(^{\text{\textup{HELD 4/27/20 AT THE REQUEST OF THE SPONSOR}}}\)

WHEREAS, on March 11, 2020, the World Health Organization declared the Coronavirus “COVID-19” outbreak a pandemic; as a result, other countries around the world such as the United States, the State of Georgia, and the City of Atlanta are currently responding to stop the spread of the virus; and

WHEREAS, on March 13, 2020, the President of the United States announced a national emergency in response to the COVID-19 pandemic; and

WHEREAS, on March 14, 2020, Governor Brian Kemp signed a public health state of emergency to address the COVID-19 pandemic and mandated that citizens stay home to contain the spread of the virus; and

WHEREAS, on March 15, 2020, Mayor Keisha Lance Bottoms declared an emergency in existence within the City of Atlanta pursuant to Section 2-181(a) of the City of Atlanta Code of Ordinances; and

WHEREAS, a Stay at Home Order was issued with the intent to ensure that the maximum number of people self-isolate at home while enabling essential services to continue; the order mandated that individuals leave home only to retrieve groceries, attend to medical needs, or if required to work; and

WHEREAS, during this time of isolation, many homeless people were left unsheltered; additionally, the homeless population disproportionately suffer from poor mental health, drug addiction, lung disease, heart disease, hypertension and cancer which are risk factors of experiencing COVID-19 more severe and deadly; and

WHEREAS, the homeless population began seeking shelter at Hartsfield Jackson Atlanta International Airport; and

WHEREAS, the Governor’s Stay at Home Order is set to expire April 30, 2020, the COVID-19 virus will likely remain a notional emergency for several months to come until a vaccine is discovered; and

WHEREAS, on April 20, 2020, Mayor Keisha Lance Bottoms issued an Administrative Order creating an Advisory Council to provide recommendations by May 15, 2020 on measures to be implemented before the Stay at Home Orders are lifted; and
WHEREAS, during this pandemic, it is in the best interest of the City of Atlanta to use the excess space in the Atlanta City Detention Center to shelter the homeless population and provide basic needs and accessibility to healthcare in order to slow the spread of COVID-19;

NOW, THEREFORE BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF ATLANTA, GEORGIA, requests the Mayor or her designee, and the Interim Corrections Chief to allocate space at the Atlanta City Detention Center to serve as a Homeless Shelter during the COVID-19 pandemic and establish partnerships with Partners for Home Inc., the Gateway Center, and other appropriate organizations for operations and services.

BE IT FURTHER RESOLVED, that Partners for Home Inc., The Gateway Center, and other service provider organizations shall collaborate with the City of Atlanta and Atlanta Corrections Department to provide basic needs for the homeless population such as shelter, showers, clothing, and accessibility to healthcare.

BE IT FURTHER RESOLVED, that individuals shall have arrive to the Atlanta City Detention Center beginning in the evening each day, and remain until the following morning.

BE IT FURTHER RESOLVED, that the Atlanta City Detention Center shall serve as a homeless shelter until such time as the Mayor’s Advisory Council has submitted its recommendations for lifting Stay at Home Orders.

BE IT FINALLY RESOLVED, that all resolutions or parts of resolutions in conflict herewith are hereby waived to the extent of the conflict.
Michael Julian Bond, Councilmember, Post 1 At Large
CITY COUNCIL
ATLANTA, GEORGIA

20-R-3783

A RESOLUTION BY COUNCILMEMBER MICHAEL JULIAN BOND AS SUBSTITUTED BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE REQUESTING THE MAYOR OR HER DESIGNEE AND THE INTERIM CORRECTIONS CHIEF ALLOCATE SPACE AT THE ATLANTA CITY DETENTION CENTER TO SERVE AS A HOMELESS SHELTER DURING THE COVID-19 PANDEMIC AND ESTABLISH PARTNERSHIPS WITH PARTNERS FOR HOME INC., THE GATEWAY CENTER, AND OTHER APPROPRIATE ORGANIZATIONS FOR OPERATIONS AND SERVICES; AND FOR OTHER PURPOSES. ► (HELD 4/27/20 AT THE REQUEST OF THE SPONSOR)

Workflow List:
Atlanta City Council                Completed 04/20/2020 1:00 PM
Public Safety & Legal Administration Committee Completed 04/27/2020 2:00 PM
Atlanta City Council                Completed 05/04/2020 1:00 PM
Public Safety & Legal Administration Committee Completed 05/11/2020 2:00 PM
Atlanta City Council                Completed 05/18/2020 1:00 PM
Public Safety & Legal Administration Committee Completed 05/26/2020 1:00 PM
Atlanta City Council                Completed 06/01/2020 1:00 PM
Public Safety & Legal Administration Committee Completed 06/08/2020 1:00 PM
Atlanta City Council                Completed 06/15/2020 1:00 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Mayor's Office                      Pending

HISTORY:
04/20/20 Atlanta City Council REFERRED WITHOUT OBJECTION

REFERRED TO PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE WITHOUT OBJECTION

RESULT: REFERRED WITHOUT OBJECTION
04/27/20 Public Safety & Legal Administration Committee HELD IN COMMITTEE

RESULT: HELD IN COMMITTEE [UNANIMOUS] Next: 5/4/2020 1:00 PM
MOVER: Michael Julian Bond, Post 1 At Large
SECONDER: Joyce M Sheperd, Chair
AYES: Sheperd, Bond, Smith, Winslow, Hillis, Boone
EXCUSED: Amir R Farokhi

05/04/20 Atlanta City Council RETURNED AS HELD

RETURNED AS HELD TO PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE WITHOUT OBJECTION

MEMBERS PRESENT: SHEPERD, BOND, SMITH, FAROKHI, WINSLOW, HILLIS & BOONE

Last Updated: 06/17/20
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A RESOLUTION BY COUNCILMEMBER MICHAEL JULIAN BOND AS SUBSTITUTED BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE REQUESTING THE MAYOR OR HER DESIGNEE AND THE INTERIM CORRECTIONS CHIEF ALLOCATE SPACE AT THE ATLANTA CITY DETENTION CENTER TO SERVE AS A HOMELESS SHELTER DURING THE COVID-19 PANDEMIC AND ESTABLISH PARTNERSHIPS WITH PARTNERS FOR HOME INC., THE GATEWAY CENTER, AND OTHER APPROPRIATE ORGANIZATIONS FOR OPERATIONS AND SERVICES; AND FOR OTHER PURPOSES.
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AN ORDINANCE BY COUNCILMEMBER MICHAEL JULIAN BOND AUTHORIZING THE CHIEF FINANCIAL OFFICER OF THE CITY OF ATLANTA, TO CREATE A CODE ENFORCEMENT TRUST FUND ACCOUNT (____) PROJECT (____) FOR THE PURPOSE OF RECOVERING COSTS FROM AND PROVIDING FUNDING FOR DEMOLITION, CLEAN AND CLOSE BLIGHT REMEDIATION; AND FOR OTHER PURPOSES.(THIS LEGISLATION IS A DUAL REFERRED ITEM AND WILL BE FORWARDED TO FINANCE/EXECUTIVE COMMITTEE PENDING A PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE RECOMMENDATION)►(HELD 5/11/20 BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE)

WHEREAS, the City of Atlanta Municipal Court under authority of Article V of the Atlanta Housing Code orders either the demolition or the cleaning and closing of structures, depending on the level of deterioration, determined to be unfit for human habitation as authorized by O.C.G.A. § 36-61-11; and

WHEREAS, in the event no timely action is taken by the responsible party to comply with the Court Order, the City is authorized to carry out the Order under the authority of Article V and to lien the property for its costs, fees and expenses; and

WHEREAS, these costs, fees and expenses include, but are not limited to, bringing (including title search for Judicial In Rem properties) and prosecuting the case before the Court, carrying out the order of the Court (asbestos survey and/or abatement, demolition, cleaning and closing, property maintenance), and lien enforcement. Lien enforcement costs, fees and expenses include, but are not limited to, those of the county tax commissioner, attorney’s fees, sheriff’s costs, and all other costs associated with Judicial In Rem properties; and

WHEREAS, Section 56 (e) of Article V of the Atlanta Housing Code calls for all amounts remitted from the enforcement of the lien to be deposited into a special account for the enforcement of the provisions of the Article; and

WHEREAS, the City desires to recover and reinvest funds for future Code Enforcement to the City Solicitor Activities.

THE CITY COUNCIL OF ATLANTA, GEORGIA HEREBY ORDAINS, as follows:

SECTION 1: That the Chief Financial Officer is hereby authorized to create a Code Enforcement Trust Fund (____) PROJECT (____) for the purpose of recovering cost and from and providing funding for demolition, clean and close blight remediation enforcement of Judicial In Rem activities through the Code Enforcement Section of the Atlanta Police Department and through the Solicitor’s Office.

SECTION 2: That the cost recovery on foreclosure on liens should be held in a trust account for Code Enforcement and the Office of the City Solicitor to further Judicial In Rem activities.

SECTION 3: That funds in the Code Enforcement Trust Fund may be used for the purpose of funding Judicial In Rem activities and will be administered by the Atlanta Police Department. Judicial In Rem activities will include title search, asbestos survey and abatement, demolition, cleaning and closing, property maintenance, the purchase of tax Fifas, the payment of attorney’s fees, and the payment of...
Sheriff’s costs. The funds from the Code Enforcement Trust Fund may be used to reimburse entities that undertake the aforementioned Judicial In Rem activities on behalf of the City.

**SECTION 4:** That the Code Enforcement Trust Fund shall be terminated if there is inactivity noted on the fund for three consecutive years and funds remaining in the fund shall revert to City’s General Fund.

**SECTION 5:** That all ordinances and parts of ordinances in conflict herewith are hereby repealed for purposes of this ordinance only, and only to the extent of the conflict only.
SPONSOR SIGNATURES

Michael Julian Bond, Councilmember, Post 1 At Large
**** AN ORDINANCE BY COUNCILMEMBER MICHAEL JULIAN BOND AUTHORIZING THE CHIEF FINANCIAL OFFICER OF THE CITY OF ATLANTA, TO CREATE A CODE ENFORCEMENT TRUST FUND ACCOUNT (___) PROJECT (___) FOR THE PURPOSE OF RECOVERING COSTS FROM AND PROVIDING FUNDING FOR DEMOLITION, CLEAN AND CLOSE BLIGHT REMEDIATION; AND FOR OTHER PURPOSES. (THIS LEGISLATION IS A DUAL REFERRED ITEM AND WILL BE FORWARD TO FINANCE/EXECUTIVE COMMITTEE PENDING A PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE RECOMMENDATION)► (HELD 5/11/20 BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE)

Workflow List:
Atlanta City Council Completed 05/04/2020 1:00 PM
Public Safety & Legal Administration Committee Completed 05/11/2020 2:00 PM
Atlanta City Council Completed 05/18/2020 1:00 PM
Public Safety & Legal Administration Committee Completed 05/26/2020 4:00 PM
Atlanta City Council Completed 06/01/2020 1:00 PM
Public Safety & Legal Administration Committee Completed 06/08/2020 2:00 PM
Atlanta City Council Completed 06/15/2020 1:00 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Finance/Executive Committee Completed 05/13/2020 1:30 PM
Finance/Executive Committee Completed 05/27/2020 1:30 PM
Finance/Executive Committee Completed 06/10/2020 1:30 PM
Finance/Executive Committee Pending 06/24/2020 1:30 PM
Mayor's Office Pending

HISTORY:
05/04/20 Atlanta City Council REFERRED WITHOUT OBJECTION

REFERRED TO PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE AND FINANCE/EXECUTIVE COMMITTEE WITHOUT OBJECTION

RESULT: REFERRED WITHOUT OBJECTION
05/11/20 Public Safety & Legal Administration Committee HELD IN COMMITTEE

RESULT: HELD IN COMMITTEE [UNANIMOUS] Next: 5/18/2020 1:00 PM
MOVER: Michael Julian Bond, Post 1 At Large
SECONDER: Joyce M Shepard, Chair
AYES: Shepard, Bond, Smith, Farokhi, Winslow, Hillis, Boone

05/13/20 Finance/Executive Committee
05/18/20 Atlanta City Council RETURNED AS HELD

RETURNED AS HELD TO PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE WITHOUT OBJECTION

MEMBERS PRESENT: SHEPERD, BOND, SMITH, HILLIS, WINSLOW, FAROKHI & BOONE

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**RETURNED AS HELD TO PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE WITHOUT OBJECTION**

**MEMBERS PRESENT:** SHEPERD, BOND, SMITH, FAROKHI, Winslow, HILLIS & BOONE

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**RESULT: RETURNED AS HELD**

Next: 6/22/2020 2:00 PM
****AN ORDINANCE BY COUNCILMEMBER MICHAEL JULIAN BOND AUTHORIZING THE CHIEF FINANCIAL OFFICER OF THE CITY OF ATLANTA, TO CREATE A CODE ENFORCEMENT TRUST FUND ACCOUNT (___) PROJECT (___) FOR THE PURPOSE OF RECOVERING COSTS FROM AND PROVIDING FUNDING FOR DEMOLITION, CLEAN AND CLOSE BLIGHT REMEDIATION; AND FOR OTHER PURPOSES.
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Mayor’s Action

*See Authentication Page Attachment*
AN ORDINANCE BY COUNCILMEMBERS DUSTIN HILLIS, JOYCE M. SHEPERD, ANDRE DICKENS, AMIR R. FAROKHI, CLETA WINSLOW, CARLA SMITH, MARCI COLLIER OVERSTREET, ANDREA L. BOONE, HOWARD SHOOK, J.P. MATZIGKEIT, ANTONIO BROWN, JENNIFER N. IDE, MICHAEL JULIAN BOND, NATALYN M. ARCHIBONG AND MATT WESTMORELAND AS SUBSTITUTED BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE TO AMEND CHAPTER 150, (TRAFFIC AND VEHICLES), ARTICLE III, (GENERAL RULES OF VEHICLE OPERATION) TO ADD SECTION 150-73 TO BE ENTITLED "NON-DRIVER PARTICIPATION IN STREET RACING AND RECKLESS DRIVING EXHIBITIONS", TO SET PENALTIES FOR VIOLATIONS; AND FOR OTHER PURPOSES. (REFERRED BACK TO COMMITTEE BY FULL COUNCIL 6/1/20) (HELD 6/8/20 BY THE SPONSOR)

WHEREAS, the City of Atlanta has an interest in maintaining the health, safety, and welfare of the citizens of the City and its visitors; and

WHEREAS, pursuant to O.C.G.A. §40-6-186, no person shall drive any vehicle on a highway in the State of Georgia in any race, speed competition or contest, drag race or acceleration contest, test of physical endurance, exhibition of speed or acceleration or for the purpose of making a speed record, and no person shall in any manner participate in any such race, competition of speed, contest of speed, or test or exhibition of speed; and

WHEREAS, pursuant to § 40-6-251, no driver of any motor vehicle shall operate the vehicle upon the public streets, highways, public or private driveways, airport runways, or parking lots in such a manner as to create a danger to persons or property by intentionally and unnecessarily causing the vehicle to move in a zigzag or circular course or to gyrate or spin around, except to avoid a collision or injury or damage; and

WHEREAS, pursuant to O.C.G.A. 32-4-92, a municipality may regulate and control the use of the public roads on its municipal street system and on portions of the county road systems extending within the corporate limits of the municipality; and

WHEREAS, street racing and reckless driving exhibitions have been on the rise in cities across the country and are an immediate threat to public safety and a nuisance to neighborhoods and commuters using various modes of transportation; and

WHEREAS, multiple deaths of innocent children have occurred in other cities due to the engagement in street racing and reckless driving exhibitions; and

WHEREAS, cities across the country, such as San Diego, Sacramento, Kansas City, Albuquerque, and Milwaukee have enacted ordinances to prohibit street racing exhibitions, including the prohibition of non-driver or spectator participation therein; and
WHEREAS, the City of Atlanta has experienced an increasing occurrence of such activities over the past year; and

WHEREAS, this issue has caused multiple occurrences of public streets being shut down and made impassable, as well as damage to private properties; and

WHEREAS, in addition to prohibiting and penalizing street racing and reckless driving exhibitions, it is also necessary to prohibit and penalize the organization of, and participation in, such activities, which draw large numbers of spectators, causing a disturbance of the peace and a threat to public safety; and

WHEREAS, establishing an ordinance to prohibit the organization of and participation in street racing exhibitions, as defined herein, would enable the Atlanta Police Department to more effectively combat the occurrence of such behavior; and

WHEREAS, in the interests of public safety and ensuring the well-being of motorists and pedestrians, it is necessary to amend the City of Atlanta’s Code of Ordinances to prohibit the organization of, and participation in, street racing and reckless driving exhibitions.

THE CITY COUNCIL OF THE CITY OF ATLANTA, GEORGIA, HEREBY ORDAINS as follows:

SECTION 1: That Chapter 150, (Traffic and Vehicles) Article III, (General Rules of Vehicle Operation) Section 150-73 shall be added and entitled “Non- Driver Participation In Street Racing and Reckless Driving Exhibitions”, as follows:

Sec. 150-73. - Non- Driver Participation In Street Racing and Reckless Driving Exhibitions

(a) For purposes of this section, the following terms shall mean:

Illegal street racing and reckless driving exhibition means a motor vehicle speed contest using public highways, streets or rights of way in violation of applicable motor vehicle and traffic laws, including without limitation, O.C.G.A. § 40-6-186, § 40-6-251 and § 40-6-390. Illegal street racing and reckless driving exhibitions may include, but are not limited to, situations in which: (1) a group of motor vehicles or individuals has arrived at a location for the purpose of participating in the event; (2) a group of individuals has lined one or both sides of a public street or highway for the purpose of participating in the event; (3) a group of individuals has gathered on private property open to the general public without the consent of the owner, operator, or agent thereof for the purpose of participating in the event; (4) one or more individuals has impeded the free public use of a public street or highway by actions, words, or physical barriers for the purpose of conducting the event; (5) two or more vehicles have lined up with motors running for an illegal motor vehicle speed contest or exhibition of speed; (6) one or more drivers is revving his engine or spinning his tires in preparation for the event; or (7) an individual is stationed at or near one or more motor vehicles serving as a race starter.
Organizer means any individual who, in any manner knowingly takes part in the planning, organization, coordination, facilitation, advertising or sharing of the location for any such illegal street race, or collect moneys in connection with an illegal street racing exhibition, as defined herein;

Participant means any individual who is knowingly present at an illegal street racing exhibition for the purpose of actively taking part in the event, through conduct including riding in a race vehicle as a passenger; assisting the organizers and/or drivers in carrying out or promoting the event; or exchanging money or anything of value with any driver, car owner, or other participant in connection with the event. For the purposes of this section, a person who is a mere bystander, passerby, or observer not aware of the illegal activity shall not be deemed a participant.

(b) Violations.

(1) No person shall knowingly act as an organizer of an illegal street racing or reckless driving exhibition, as defined herein.

(2) Except as provided elsewhere in this chapter, no person shall knowingly act as a participant in an illegal street racing or reckless driving exhibition, as defined herein.

(d) Penalties.

(1) Violations of Sec. 150-73 (b) shall be punished by a fine not to exceed $1000.00 and court costs or imprisonment for not more than twelve (12) months, or by any one (1) or more of these punishments, subject to all limitations contained in the charter of the city or applicable state law.

(2) Any motor vehicle used in illegal street racing or driving as defined in this ordinance may be removed and impounded by police to the extent authorized by applicable state law, including, without limitation, O.C.G.A. Sec. 40-6-206, or pursuant to a warrant issued by a court of competent jurisdiction.

(e) Exemptions.

This section shall not apply to licensed or duly authorized racetracks, drag strips, or other designated areas set aside by proper authorities for such purposes.

SECTION 2: The amendment set forth in this ordinance shall become effective immediately upon approval, with notifications sent to the Chief of Police, who shall distribute this ordinance and a call for enforcement to all sworn employees of the City of Atlanta Police Department.

SECTION 3: That all ordinances or parts thereof in conflict with this ordinance are hereby repealed to the extent of the conflict.
CITY COUNCIL
ATLANTA, GEORGIA

SPONSOR SIGNATURES

Adin K. Fairokhi, Councilmember, District 2
Andre Dickens, Councilmember, Post 3 At Large

Adilema A. Boone, Councilmember, District 10
Andre Dickens, Councilmember, District 3

Carla Smith, Councilmember, District 5
Cleta Winslow, Councilmember, District 4

Darin Ditty, Councilmember, District 9
Edward Strook, Councilmember, District 7

J. P. Katzigkeit, Councilmember, District 8
Jenifer N. Ide, Councilmember, District 6

Joyce M. Shepard, Councilmember, District 12
Marti Ciccone, Councilmember, District 11

Michael Julian Bond, Councilmember, Post 1 At Large
Natalyn Archibong, Councilmember, District 5

Last Updated: 06/17/20

20-O-1361
AN ORDINANCE BY COUNCILMEMBERS DUSTIN HILLIS, JOYCE M. SHEPERD, ANDRE DICKENS, AMIR R. FAROKHI, CLETA WINSLOW, CARLA SMITH, MARCI COLLIER OVERSTREET, ANDREA L. BOONE, HOWARD SHOOK, J.P. MATZIGKEIT, ANTONIO BROWN, JENNIFER N. IDE, MICHAEL JULIAN BOND, NATAKYN M. ARCHIBONG AND MATT WESTMORELAND AS SUBSTITUTED BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE TO AMEND CHAPTER 150, (TRAFFIC AND VEHICLES), ARTICLE III, (GENERAL RULES OF VEHICLE OPERATION) TO ADD SECTION 150-73 TO BE ENTITLED "NON-DRIVER PARTICIPATION IN STREET RACING AND RECKLESS DRIVING EXHIBITIONS", TO SET PENALTIES FOR VIOLATIONS; AND FOR OTHER PURPOSES.(REFERRED BACK TO COMMITTEE BY FULL COUNCIL 6/1/20) (HELD 6/8/20 BY THE SPONSOR)

Workflow List:
Atlanta City Council Completed 05/18/2020 1:00 PM
Public Safety & Legal Administration Committee Completed 05/26/2020 4:00 PM
Atlanta City Council Completed 06/01/2020 1:00 PM
Public Safety & Legal Administration Committee Completed 06/08/2020 2:00 PM
Atlanta City Council Completed 06/15/2020 1:00 PM
Public Safety & Legal Administration Committee Pending 06/22/2020 2:00 PM
Mayor's Office Pending

HISTORY:
05/18/20 Atlanta City Council REFERRED WITHOUT OBJECTION

REFERRED TO PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE
WITHOUT OBJECTION

RESULT: REFERRED WITHOUT OBJECTION

05/26/20 Public Safety & Legal Administration Committee FAVORABLE

RESULT: FAVORABLE [UNANIMOUS] Next: 6/1/2020 1:00 PM
MOVER: Dustin Hillis, District 9
SECONDER: Andrea L. Boone, District 10
AYES: Sheperd, Bond, Smith, Farokhi, Winslow, Hillis, Boone

06/01/20 Atlanta City Council REFERRED TO COMMITTEE

Chairperson Sheperd requested 20-O-1361 be removed from the Consent Agenda. Ms. Sheperd made a Motion to Refer the Item back to the Public Safety and Legal Administration Committee. It was Seconded by Council Member Ide and the Motion CARRIED by a roll call vote of 14 yeas; 1 nay (Archibong).

REFERRED TO PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE BY A ROLL CALL VOTE OF 14 YEAS; 1 NAY
### 06/08/20
Public Safety & Legal Administration Committee

#### REJECTED TO COMMITTEE

**RESULT:** REFERRED TO COMMITTEE [14 TO 1]

**MOVER:** Joyce M Sheperd, Councilmember, District 12

**SECONDER:** Jennifer N. Ide, Councilmember, District 6

**AYES:** Bond, Westmoreland, Dickens, Smith, Farokhi, Brown, Winslow, Ide, Shook, Matzigkeit, Hillis, Boone, Overstreet, Sheperd

**NAYS:** Natalyn Mosby Archibong

Next: 6/8/2020 2:00 PM

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### 06/15/20
Atlanta City Council

#### HELD IN COMMITTEE

**RESULT:** HELD IN COMMITTEE [UNANIMOUS]

**MOVER:** Dustin Hillis, District 9

**SECONDER:** Cleta Winslow, District 4

**AYES:** Sheperd, Bond, Smith, Farokhi, Winslow, Hillis, Boone

Next: 6/15/2020 1:00 PM

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**RETURNED AS HELD TO PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE WITHOUT OBJECTION**

**MEMBERS PRESENT:** SHEPERD, SMITH, HILLIS, BOONE, FAROKHI, BOND & WINSLOW

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**RESULT:** RETURNED AS HELD

Next: 6/22/2020 2:00 PM

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Last Updated: 06/17/20
20-O-1361

AN ORDINANCE BY COUNCILMEMBERS DUSTIN HILLIS, JOYCE M. SHEPERD, ANDRE DICKENS, AMIR R. FAROKHI, CLETA WINSLOW, CARLA SMITH, MARCI COLLIER OVERSTREET, ANDREA L. BOONE, HOWARD SHOOK, J.P. MATZIGKEIT, ANTONIO BROWN, JENNIFER N. IDE, MICHAEL JULIAN BOND, NATALYN M. ARCHIBONG AND MATT WESTMORELAND AS SUBSTITUTED BY PUBLIC SAFETY AND LEGAL ADMINISTRATION COMMITTEE TO AMEND CHAPTER 150, (TRAFFIC AND VEHICLES), ARTICLE III, (GENERAL RULES OF VEHICLE OPERATION) TO ADD SECTION 150-73 TO BE ENTITLED "NON-DRIVER PARTICIPATION IN STREET RACING AND RECKLESS DRIVING EXHIBITIONS", TO SET PENALTIES FOR VIOLATIONS; AND FOR OTHER PURPOSES.
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**Mayor’s Action**

*See Authentication Page Attachment*