

E M E R G E N C Y

MSS

- 2026

AUTHORIZING a payment of \$4,675 from Cincinnati Recreation Commission Recreation Special Activities Fund non-personnel operating budget account no. 323x199x1910x7289 to Juggler Dave and Friends, LLC as a moral obligation for outstanding charges for entertainment services provided between June and August 2025.

WHEREAS, in April 2025, the City entered a contract with Juggler Dave and Friends, LLC (“Contractor”) for the provision of occasional entertainment services; and

WHEREAS, the City initially certified funds to the contract to cover a scheduled performance, but no additional funds were certified to the contract at that time because Contractor would be employed only on an as needed basis; and

WHEREAS, the City engaged Contractor on several additional occasions but did not certify funds to the contract prior to the added performances; and

WHEREAS, to ensure this does not occur again, the Cincinnati Recreation Commission will obtain quotes and encumber appropriate funds prior to each engagement; and

WHEREAS, Contractor has invoiced the City \$4,675 for the services proved without a prior encumbrance; and

WHEREAS, sufficient resources are available in Cincinnati Recreation Commission Recreation Special Activities Fund non-personnel operating budget account no. 323x199x1910x7289 to pay for the services Contractor provided; and

WHEREAS, Council desires to pay \$4,675 to Contractor as a moral obligation for entertainment services provided to the City without a prior encumbrance; now, therefore,

BE IT ORDAINED by the Council of the City of Cincinnati, State of Ohio:

Section 1. That the Director of Finance is authorized to pay \$4,675 from Cincinnati Recreation Commission Recreation Special Activities Fund non-personnel operating budget account no. 323x199x1910x7289 to Juggler Dave and Friends, LLC as a moral obligation for entertainment services.

Section 2. That the proper City officials are authorized to do all things necessary and proper to carry out the provisions of Section 1.

Section 3. That this ordinance shall be an emergency measure necessary for the preservation of the public peace, health, safety, and general welfare and shall, subject to the terms of Article II, Section 6 of the Charter, be effective immediately. The reason for the emergency is the immediate need to make payment to Juggler Dave and Friends, LLC for outstanding charges in a timely manner.

Passed: _____, 2026

Aftab Pureval, Mayor

Attest: _____
Clerk