

EMERGENCY

CNS

- 2024

AUTHORIZING the transfer of \$239,874.85 from the unappropriated surplus of Unclassified Receipts Fund 604 to the unappropriated surplus of General Fund 050 to reconcile the False Alarm Settlement resources to the appropriate account; and **AUTHORIZING** the transfer and appropriation of \$239,874.85 from the unappropriated surplus of General Fund 050 to non-departmental Judgments Against the City non-personnel operating budget account no. 050x951x7400 to comply with the terms of the judgment in White v. City of Cincinnati.

WHEREAS, Ordinance No. 83-2023 authorized the transfer and appropriation of \$3,280,602.25 from the unappropriated surplus of the General Fund to the non-departmental Judgments Against the City non-personnel operating budget account no. 050x951x7400 to satisfy a legal judgment against the City and pay associated legal fees in White v. City of Cincinnati; and

WHEREAS, the City satisfied the judgment terms of the case by issuing appropriate checks to the class of plaintiffs, but several checks were returned to the City and temporarily deposited in the Unclassified Receipts Fund; and

WHEREAS, these resources must be returned to the General Fund Judgments Against the City non-departmental account to comply with the terms of the judgment while the court determines how those resources will be disbursed; now, therefore,

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

Section 1. That \$239,874.85 is transferred from the unappropriated surplus of Unclassified Receipts Fund 604 to the unappropriated surplus of General Fund 050 to reconcile the False Alarm Settlement resources to the appropriate account.

Section 2. That \$239,874.85 is transferred and appropriated from the unappropriated surplus of General Fund 050 to non-departmental Judgments Against the City non-personnel operating budget account no. 050x951x7400 to comply with the terms of the judgment in White v. City of Cincinnati.

Section 3. That the proper City officials are authorized to do all things necessary and proper to carry out the terms of the judgment and Sections 1 and 2.

Section 4. 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 comply with the terms of the judgment.

Passed: _____, 2024

Aftab Pureval, Mayor

Attest: _____
Clerk