

## **City of Cincinnati**

801 Plum Street Cincinnati, OH 45202

## Agenda - Final

## **Budget and Finance Committee**

Chairperson, Greg Landsman Vice Chairperson, Reggie Harris Councilmember Jeff Camerding Councilmember Mark Jeffreys Councilmember Scotty Johnson Vice Mayor Jan-Michele Kearney Councilmember Liz Keating Councilmember Meeka Owens President Pro Tem Victoria Parks

Wednesday, January 5, 2022

11:00 AM

Council Chambers, Room 300

### **SPECIAL MEETING**

ROLL CALL

### **AGENDA**

1. <u>202200034</u> ORDINANCE (EMERGENCY), dated 01/03/2022, submitted by

Mayor-elect Pureval, APPROVING the recommendation of the Mayor of the appointment of John Curp as Interim City Manager, effective as of

8:00 a.m. on January 19, 2022; ESTABLISHING the terms and compensation for the position, pursuant to Article III, Section 2 and Article IV, Section 1 of the Charter, and AUTHORIZING the terms of severance of the former City Manager, in accordance with Article III,

Section 2 of the Charter.

**Sponsors:** Pureval

<u>Indexes:</u> Interim City Manager

<u>Attachments:</u> <u>Emergency Ordinance</u>

Exhibit A

ADJOURNMENT

### EMERGENCY

## City of Cincinnati

**CMZ** 

AWG

# An Ordinance No.

- 2022

**APPROVING** the recommendation of the Mayor of the appointment of John Curp as Interim City Manager, effective as of 8:00 a.m. on January 19, 2022; ESTABLISHING the terms and compensation for the position, pursuant to Article III, Section 2 and Article IV, Section 1 of the Charter; and AUTHORIZING the terms of severance of the former City Manager, in accordance with Article III, Section 2 of the Charter.

WHEREAS, John Curp previously served as City Solicitor from 2008 to 2014 and has a demonstrated knowledge and understanding of City administration; and

WHEREAS, Article III, Section 2 of the Charter of the City of Cincinnati authorizes the Mayor to submit to City Council, for its approval, a temporary appointment to the position of City Manager; and

WHEREAS, the Mayor has recommended John Curp to serve as Interim City Manager; and

WHEREAS, the appointment of John Curp to the position of Interim City Manager will be a temporary appointment, to permit the Mayor to take the necessary and appropriate time to conduct a national search to review candidates and appoint his own choice as City Manager, upon approval of Council; now, therefore,

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

Section 1. That Council, by affirmative vote of five members, approves the appointment of John Curp as Interim City Manager, effective January 19 at 8:00 a.m., which appointment shall be a temporary one, ending upon the appointment of a new City Manager by the Mayor and upon approval of Council.

Section 2. That Council hereby authorizes the payment of a salary to John Curp biweekly, at the rate of \$10,197.34 which bi-weekly salary consists of a base rate which equals approximately \$265,130.84 per year.

Section 3. That in addition to the salary set forth in Section 2, John Curp shall be eligible for all benefits provided to Division 5 executive employees with the following additional benefits or exceptions:

Vacation and Sick Leave: Upon assumption of duties as Interim City Manager, John Curp shall accrue vacation and sick leave at the same rate as other Division 5 senior managers within Cincinnati government. Upon assumption of duties as City Manager, the City shall grant John Curp vacation accrual at 9 hours per pay period, approximately 29 days per year. Sick leave shall accrue at the normal rate granted to Division 5 senior managers. In addition, John Curp shall be credited with 10 days of vacation effective at the start of his employment.

Health Care and Other Employee Benefits: John Curp shall be entitled to receive all the benefits afforded Division 5 senior managers, including health care benefits, cost of living adjustments, and life and disability insurance.

Tort Liability Under Ohio Law: John Curp shall be entitled to all of the protection from tort liability afforded to public employees pursuant to Ohio Revised Code Chapter 2744 in relation to political subdivision tort liability in the State of Ohio.

Retirement and Deferred Compensation: John Curp shall be a member of the Cincinnati Retirement System in accordance with all current membership requirements pursuant to the Cincinnati Municipal Code. In addition, John Curp shall receive from the City of Cincinnati the amount of \$369.23 per bi-weekly pay period for contribution to one or more of the City of Cincinnati approved 457(b) deferred compensation programs, for a total annual contribution of up to \$9,599.98.

Continuation of City Employment: The new City Manager shall make a good faith effort to appoint John Curp to a Division 5 senior management position for which he is qualified. John Curp's salary as in his new position shall be at least 75% of his salary as Interim City Manager and 75% of his deferred compensation as set forth in this Ordinance.

### Severance:

John Curp shall receive severance according to the terms of Paragraph (A) or Paragraph (B) as applicable, below, but not both:

(A) If John Curp is terminated prior to completion of his appointment as Interim City Manager or if he does not accept the offer of good faith appointment to another Division 5 position upon conclusion of his appointment, then he shall receive six (6) months' salary (\$132,565.42). For purposes of this Paragraph (A), termination includes resignation due to an adverse employment action, including, but not limited to, a vote of no confidence or reduction in pay. The severance payment shall be

payable after execution of a mutually agreed upon release and waiver of claims between the City and John Curp related to his City employment.

(B) If the City Manager for any reason chooses not to make a good faith appointment of John Curp consistent with this ordinance or if John Curp accepts an appointment to another Division 5 position upon conclusion of his temporary Interim City Manager appointment but is terminated other than for cause prior to July 30, 2024, then the City shall pay him a lump sum payment for the remaining salary that would have been paid if he had remained in City service at the Division 5 position salary through July 30, 2024. For purposes of this Paragraph B, "cause" means conviction of any employment-related criminal act; willful and repeated neglect in performance of job duties; willful conduct constituting a substantial violation of applicable standards of ethics; or conviction of any felony. Termination includes resignation in response to adverse employment action including, but not limited to, reduction in pay or material reduction in job responsibilities. The severance payment shall be payable after execution of a mutually agreed upon release and waiver of claims between the City and John Curp related to his City employment.

Separation: Upon separation from City employment, John Curp shall be entitled to a payment of accrued sick and vacation time, dollar for dollar; and the total cost of COBRA continuation coverage for up to six months or until such time as John Curp secures alternative employment providing employer-provided health benefits, whichever is earlier.

Dues and Subscriptions: The City will pay for John Curp's membership in the ICMA, Ohio attorney registration fees, Ohio continuing legal education fees, dues for membership in the American Bar Association, the Ohio State Bar Association, the Cincinnati Bar Association, other professional organizations, associated travel, and other such expenses related to the performance of his official duties.

Section 4. That Council approves the terms of the release and settlement agreement attached as Exhibit A, which is incorporated by reference as if fully set forth herein, to the extent such authorization is required to authorize separation and severance terms for Paula Boggs Muething, City Manager, not specifically set forth in Ordinance No. 337-2020.

Section 5. That the proper City officials are authorized to do all things necessary and proper to carry out the terms of Sections 1 through 4 hereof.

Section 6. 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 appoint John Curp as Interim City Manager of the City of Cincinnati and to ensure continuous leadership of the City Administration.

Passed:	, 2022	
		Aftab Pureval, Mayor
Attest:	erk	

### **EXHIBIT A**

### RELEASE AND SETTLEMENT AGREEMENT

This Release and Settlement agreement ("Agreement") by and between the City of Cincinnati including its employees and officials ("City") and Paula Boggs Muething ("Boggs Muething") is executed pursuant to the following terms:

WHEREAS, Mayor John Cranley recommended and City Council approved the appointment of Paula Boggs Muething as City Manager on October 15, 2020 with the passage of Ordinance 337-2020; and

WHEREAS, Section 5 of Ordinance 337-2020 provides the payment of a severance and provision of benefits if Paula Boggs Muething resigns as a result of an adverse employment action and executes a release and waiver of claims against the City; and

WHEREAS, Aftab Pureval (the "Mayor-Elect") was duly elected to the office of Mayor of the City of Cincinnati and is scheduled to be sworn in as Mayor on January 4, 2022; and

WHEREAS, Boggs Muething intends, based on the Mayor-Elect's decision to perform a national search for a City Manager and related communications, to resign to allow for appointment of an interim and permanent City Manager of the Mayor-Elect's own choosing; and

WHEREAS, the parties agree that there has been an adverse employment action as defined by Section 5 of Ordinance 337-2020; and

WHEREAS, this Agreement is expressly conditioned on the approval of City Council on or after January 4, 2021;

NOW, THEREFORE, in consideration of the following and the mutual promises of the parties contained herein, the parties agree as follows:

- 1. Boggs Muething shall resign her position as City Manager for the City of Cincinnati effective 7:59 a.m. on January 19, 2022.
- 2. Boggs Muething hereby releases the City from any and all liability associated with her employment with and separation from the City of Cincinnati and promises and agrees not to file any lawsuits or administrative charges relating to the issue of her employment with or separation from the City or any other

claims which she may have against the City which arose prior to the date of this Agreement.

- 3. As consideration for this Agreement, the City shall:
  - a. Hereby release Boggs Muething from any and all liability associated with her employment with the City of Cincinnati and promises and agrees not to file any lawsuits, administrative charges or other proceedings relating to her performance of her job duties during her employment with the City or any other claims which the City may have against her which arose prior to the date of this Agreement except as is expressly required by law for the recoupment of misspent or misappropriated public funds under Boggs Muething's control. This provision does not apply to any claims that third parties may have against Boggs Muething related to her official capacity as City Manager for which the City will continue to defend and indemnify Boggs Muething consistent with the provisions of the City Charter and Ohio Revised Code Chapter 2744.
  - b. Pay Boggs Muething the lump sum of \$187,801.01, which is equivalent to eight and a half months of her salary as of the date of her resignation. This amount shall be processed upon resignation.
  - c. Provide full health care coverage for Boggs Muething and any covered family members through April 30, 2022, in the same type and manner as in place immediately prior to her resignation, including medical, vision, dental, and prescription coverage.
  - d. Pay Boggs Muething her sick and vacation time accrued through the date of her resignation, which is estimated to be 410 hours of vacation time and 340 of sick leave time. This amount shall appear on Boggs Muething's final paycheck.
  - e. Pay Boggs Muething her deferred compensation payments through June 30, 2022, which equals \$4,061.53. This amount shall appear on Boggs Muething's final paycheck.
  - f. Pay the total cost of COBRA continuation coverage beginning May 1, 2022, which coverage shall continue for nine months or until such time as Boggs Muething secures alternative employment providing employer-provided health benefits, whichever is earlier.

- g. Allow Boggs Muething to retain ownership of her Surface Pro laptop, which was issued to her by the City provided that Boggs Muething ensure that all public records on the Surface Pro laptop are otherwise saved according to the applicable records retention schedule and that the Surface Pro laptop is restored to factory settings by the appropriate City staff.
- h. Pay Boggs Muething \$2,500.00 as reimbursement of her attorneys' fees incurred in regard to the separation of her employment with the City.
- 4. Apart from acknowledging the existence of an adverse employment action regarding Boggs Muething as that term is defined by Ordinance 337-2020, the City does not admit any liability or violation of the Ohio Revised Code or of any other Federal or State statutory law or the public policy or common law of Ohio, including contract law, promissory estoppel, sexual harassment, disability discrimination and/or any of Plaintiff's rights. The City has entered into this Agreement in the interest of resolving all claims and issues related to Boggs Muething's employment with the City consistently with the terms of Ordinance 337-2020.
- 5. The parties understand that the terms contained within this Agreement are all expressly conditioned on the approval of this Agreement by City Council on or after January 4, 2021.
- 6. Boggs Muething understands this Agreement, has been advised of the right to discuss this Agreement with personal legal counsel, she has reviewed it with legal counsel, and enters into this Agreement voluntarily.
- 7. No party waives any rights or claims that may arise after the execution of this Agreement.
- 8. BOGGS MUETHING, BY SIGNING THIS AGREEMENT, UNDERSTANDS THAT SHE HAS WAIVED ALL CLAIMS AGAINST THE CITY OF CINCINNATI, ITS OFFICIALS AND ITS EMPLOYEES, DEPARTMENTS, AGENCIES OR OTHER AGENTS, THE CINCINNATI RETIREMENT SYSTEM AND ITS BOARDS, INCLUDING ALL CLAIMS OF LOST WAGES, BENEFITS OR PAYMENT OF ATTORNEY FEES OR OTHER DAMAGES AND CERTIFIES THAT SHE HAS ENTERED INTO THIS AGREEMENT KNOWINGLY, VOLUNTARILY AND AFTER THE OPPORTUNITY TO

## CONSULT WITH COUNSEL AND REVIEW THE DOCUMENT IN ITS ENTIRETY.

Executed by the parties on the dates indicated below, effective as of the later of such dates.

ureval Mayor-Elect

Andrew W. Garth, City Solicitor

Attorney for Paula Boggs Muething
P.P. Andlew Garth per email 1/3/22

Date: 1/3/2022