WHEREAS, a lawsuit, styled Untrell Calhoun, Demariyea Williams, and Tiffany Shipp v. City of Dallas, Cause No. DC-23-18179 was filed by the plaintiffs, Untrell Calhoun, Demariyea Williams, and Tiffany Shipp, seeking compensation from the City of Dallas for alleged bodily injuries and other damages sustained in an automobile collision on January 24, 2023, involving a Park & Recreation Department employee operating a city- owned vehicle; and

WHEREAS, the plaintiff, Demariyea Williams, has agreed to a proposed settlement of his claims whereby the City will pay Demariyea Williams, The Hulse Law Firm, and all other persons having an interest in the settlement proceeds, the total amount of \$48,000.00; and

WHEREAS, it is in the City's best interest to settle this lawsuit.

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF DALLAS:

SECTION 1. That the proposed settlement of the claims filed by Demariyea Williams in the lawsuit, styled <u>Untrell Calhoun, Demariyea Williams, and Tiffany Shipp v. City of Dallas, Cause No. DC-23-18179, in an amount not to exceed \$48,000.00 is hereby approved.</u>

SECTION 2. That the Chief Financial Officer is hereby authorized to pay Demariyea Williams, The Hulse Law Firm, and all other persons having an interest in the settlement proceeds, the total amount of \$48,000.00 from the Liability Reserve Fund, Fund 0192, Department ORM, Unit 3890, Object 3521, Vendor MVORM001.

SECTION 3. That this resolution shall take effect immediately from and after its passage in accordance with the provisions of the Charter of the City of Dallas, and it is accordingly so resolved.