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CITY OF OAKLAND



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REVISED

December 18, 2012

HONORABLE CITY COUNCIL
Oakland, California


Subject: Chloe Ann Laube v. City of Oakland
Alameda County Superior Court No. RG11-609016
City Attorney File No. 28561 (Parks & Recreation Agency)

President Reid and Members of the City Council:

Pursuant to Section 401 of the Charter, the City Attorney has prepared and requests your approval of a resolution authorizing the City Attorney to compromise and settle the above-entitled action. Due to the risk of an adverse jury verdict, settlement is recommended in the sum of Fifty-Five Thousand Dollars and No Cents (\$55,000.00) payable to Plaintiff Chloe Ann Laube and Gregory D. Rueb, her attorney.

This action arises from a trip and fall that occurred on January 27, 2011 at the Redwood Heights Recreation Center. Ms. Laube was attending a City sponsored event at the recreation center when she alleges a cart was pushed into her, causing her to fall and sustain serious injuries that required medical treatment. This matter was heard in closed session on December 18, 2012.

Respectfully submitted,


BARBARA J. PARKER
City Attorney

Attorney Assigned:
CHARLES E. VOSE