DATE SUBMITTED

O7/05/2024

COUNCIL ACTION (X)

PUBLIC HEARING REQUIRED ()

RESOLUTION ()

ORDINANCE 1ST READING ()

ORDINANCE 2ND READING ()

CITY CLERK'S INITIALS ()

IMPERIAL CITY COUNCIL AGENDA ITEM

SUBJECT:		USSION/ACTION: Authorization to reject claim CW File Number CJP-3051898 as recommended by Carl Warren & Company.						
DEPARTMENT INV	VOLVED: Human Resources							
BACKGROUND/SU	JMMARY:							
	ion from Carl Warren submitted by Tanya C	and the second s		lumber nor on June 28,				
	T: NOT TO EXCEED cal impact associated	FINANCE INITIALS	JMS					
STAFF RECOMME Staff recomme	NDATION: Inds approval to reject	t claim.	DEPT. INITIALS	<u>KM2</u>				
MANAGER'S RECO	OMMENDATION: Approve	CITY MANAGER'S INITIALS	Ottory					
MOTION:								
SECONDED: AYES: NAYES: ABSENT:		DISA	OVED () PPROVED () RRED TO:	REJECTED () DEFERRED ()				



CLAIM FOR DAMAGE OR INJURY AGAINST THE CITY OF IMPERIAL, CALIFORNIA

Claims for death, injury to person, or to personal property must be filed not later than six months after the occurrence. (Gov. Code, Sec. 911.2)

Claims for damages to real property must be filed not later than 1 year after the occurrence. (Gov. Code, Sec. 911.2)

TO: City of Imperial					
420 So. Imperial Av	e.				
Imperial, CA 92251					
		Avenue and			and the second
Tanya Cruz OBO (a minor	1400 N Imperial Ave	92243	(442) 999-3572	minor
Name of Claimant		Address	Zip	Phone	Age
Megan Koster, Esq.; Wilshire I	aw Firm - 3055	Wilshire Blvd., 12th Floor Los A	Angeles, CA 90010		
Address to which Clair	nant wishes	notices sent			
WHEN did damage or in	jury occur?	2/23/2024			
WHERE did damage or in	niury occur?	at or near 5th Street and H S	treet in the City of Imperial, CA 9225	1	
HOW and under what ci	rcumstance	s did damage or injury o	ccur? Please see Attachment A.		
				7.35	
WHAT particular action	by the City,	or its employees, caused	d the alleged damage or inju	ry? (Include Nam	es of Employees, if
known)		, , , , , , , , , , , , , , , , , , , ,			
Claimant alleges and believes	hat the City of	Imperial maintains & supervises	the physical condition of the subject	area which played a su	ibstantial role in causing the
incident. Please see Attachmer	nt A.				
WHAT sum do you claim	? Include t	he estimated amount of	any prospective loss, insofa	r as it may be kno	own at the time of the
			tation of the amount claims	and the second s	
Bodily Injury					
\$ exceeds \$1 MIL				_	
Property Damage					
\$ exceeds \$1 MIL					
Other			Total Amount Claim	ned \$ In exce	ss of \$1,000,000.00
\$ In excess of \$1,000,000.00			A STATE OF THE STA		
NAMES and addresses of	f witnesses	, Doctors and Hospitals:			
Wittnesses - TBD					
El Centro Regional Medical Cer	nter - 1415 Ros	s Avenue El Centro, CA 92243 -	(760) 339-7100		
Megan Kos	ter.	Wilshire Law Firm - Attorney	rs for Claimant 06/28/2	24	

Date

Signature of Claimant

Wishins Blvd, 12° Floor ngelos, CA 90010-1137

ATTACHMENT A

Claimant TANYA CRUZ obo (hereafter "Claimant") hereby presents the following information in support of her claim(s) against the City of Imperial (hereafter "City"), in satisfaction of the requirements under Government Code section 910, and as supplement to the City's claim form.

General Description of the Damage, Loss, or Indebtedness Incurred

On or around February 23, 2024, a dangerous condition on public property caused serious injury and damage to Claimant when she was traveling in a vehicle driven by her mother Tanya Cruz upon a public, City-maintained roadway. As Ms. Cruz used due care and drove her vehicle upon 5th Street., they encountered a dangerous condition in the roadway, which caused them to crash into an oncoming vehicle, seriously injuring Claimant. These events occurred in or around the vicinity of 5th Street and H Street in the City of Imperial, County of Imperial, State of California 92251.

Claimant's injuries include, but are not limited to, the following: arm, neck, head and back pain, as well as noneconomic damages including pain and suffering.

If Claimant files a lawsuit related to this matter, she will file it as an unlimited civil case and allege monetary damages in an amount greater than the jurisdictional minimum. Medical records and completed treatment are pending.

Government Entity's or Employees' Liability

This governmental entity is responsible for Claimant's injuries because, based upon information and belief, said entity owned, leased, occupied, and/or controlled the property where the accident occurred on February 23, 2024, and was negligent in the use or maintenance of such property. The entity falled to use reasonable care to keep the property in a reasonably safe condition and/or failed to use reasonable care to discover any unsafe conditions and to repair, replace, or give adequate warning of anything that could be reasonably expected to harm others, including confusing and misleading lanes of traffic and/or changes in the direction of traffic that endangered the safe movement of traffic and which was not, and would not have been, reasonably

apparent to or anticipated by a person using due care, including Plaintiff; inadequate signage, warnings, or other traffic safety devices in a construction zone; creation of a concealed trap; and/or other defects that may be established through discovery.

Even if this entity did not own or lease the property, it controlled the property and was therefore responsible for maintaining, in reasonably safe condition, all areas that it controlled, including confusing and misleading lanes of traffic and/or changes in the direction of traffic that endangered the safe movement of traffic and which was not, and would not have been, reasonably apparent to or anticipated by a person using due care, including Plaintiff; inadequate signage, warnings, or other traffic safety devices in a construction zone; creation of a concealed trap; and/or other defects that may be established through discovery. The condition of the property created an unreasonable risk of harm that the entity knew, or through the exercise of reasonable care, should have known about but failed to repair, protect against, or give adequate warning of the condition to Claimant.

This entity had a duty to maintain, inspect, manage, design, repair, and/or control the property where Claimant's injury occurred at the time of the Incident and breached its duty to Claimant by negligently maintaining, inspecting, managing, designing, repairing, and/or controlling the property, including confusing and misleading lanes of traffic and/or changes in the direction of traffic that endangered the safe movement of traffic and which was not, and would not have been, reasonably apparent to or anticipated by a person using due care, including Plaintiff; inadequate signage, warnings, or other traffic safety devices in a construction zone; creation of a concealed trap; and/or other defects that may be established through discovery.

The negligent and/or wrongful conduct of the entity's employee(s) acting within the scope of his/her/their employment created the unsafe condition on the property.

The entity had actual and/or constructive notice of the unsafe condition as described herein prior to the date of the incident yet did nothing to repair, remedy, correct, provide safeguards against, or provide warning of the unsafe condition, which

caused Claimant's incident and injuries. As a result of the negligent and/or wrongful conduct of the entity's employee(s) acting within the scope of his/her/their employment including, but not limited to, failure to provide any warning of the subject unsafe condition, Claimant was harmed. The entity's negligence or wrongful conduct was a substantial factor in causing harm to Claimant. Dated: June 28, 2024 **WILSHIRE LAW FIRM, PLC**