Agenda Item #: 3D-1

# PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM SUMMARY

Meeting Date:	August 18, 2009	[X] Consent	[ ] Regular
Department		[ ]	9
Submitted By:	COUNTY ATTORNEY		
Submitted For:			
	I. EXECUT	IVE BRIEF	
inclusive of attorne (\$70,000) in the p	Staff recommends mo ey's fees and costs, in the ersonal injury action style CA039573XXXXMB.	total amount of Se	venty Thousand Dollars
Summary: Plaintit	ff was waiting in line to be	ard a Dalm Tran bus	on Fohruan, 7, 2000, of

**Summary**: Plaintiff was waiting in line to board a Palm Tran bus on February 7, 2008, at or near the intersection of Military Trail and Lake Worth Road in Greenacres. As the bus approached the bus stop, the mirror struck the back of the Plaintiff's head allegedly causing injury. He developed increasing pain over the next 24 to 48 hours, which included neck pain, back pain, and bruising on his head. Eventually, he underwent steroid injections and neck surgery. Staff, including the Risk Management Roundtable Committee and Palm Tran, concur that this settlement is in the best interest of Palm Beach County. **Countywide** (SCL)

Background and Justification: Plaintiff was struck in the head by the mirror of an approaching Palm Tran bus as he waited to board a bus on his way to the V.A. Hospital at approximately 5:30 a.m. Following the accident, Plaintiff started treatment with a chiropractor for his neck and back and was referred for an MRI scan. Plaintiff saw an orthopedic surgeon and initially received epidural steroid injections for two herniated discs. In February 2009, he underwent spine surgery followed with physical therapy. To date, he has incurred \$132,768.00 in medical bills. Considering the foregoing circumstances, the Settlement Agreement is reasonable and in the County's best interest. Therefore, it is recommended that the County approve the Settlement Agreement in the amount of Seventy Thousand Dollars (\$70,000).

## Attachments:

1. S	ettlement Agreement and Release of All Claims				
۷.					
Recom	mended by:	Munn	~ 7/2/09		
		County Attorney	Date		
Approv	ed by:	N/A			
			Date		

# II. FISCAL IMPACT ANALYSIS

A.	Five Year Summar	y of Fiscal I	mpact:			
	Fiscal Years	2009	2010	2011	2012	2013
	al Expenditures ating Costs	<del>\$70,000</del>				
Prog	rnal Revenues ram Income (County nd Match (County)	y)				
NE <sup>-</sup>	T FISCAL IMPACT	\$70,000				
	DDITIONAL FTE SITIONS (Cumulativ	e)				
ls Ite	m Included in Curre	nt Budget?	Yes	s <u>X</u> No	_	
Budg	et Account No.:	Fund <u>5010</u>	Departme	nt <u>700</u> Unit <u>7</u>	<u>′130</u> Object	<u>4511</u>
		Reporting C	Category			
B.	Recommended So	urces of Fur	nds/Summa	ary of Fiscal	Impact:	
C.	Departmental Fisca	al Review: _				<del></del>
		III. <u>REV</u>	IEW COMM	<u>IENTS</u>		
Α.	OFMB Fiscal and/o	1/05/	09 0	Jn. J.	ol Comments	1211610
B.	Legal Sufficiency:  Assistant Coun	Suf	_			
C.	Other Department I		<u></u>			

THIS SUMMARY IS NOT TO BE USED AS A BASIS FOR PAYMENT.

#### **SETTLEMENT AGREEMENT**

THIS AGREEMENT made and entered into this <u>3b</u> day of June, 2009, by and between PALM BEACH COUNTY (the "COUNTY"), a political subdivision of the State of Florida, and JOHN MICHAEL MURPHY.

WHEREAS, John Michael Murphy sued the COUNTY in a lawsuit presently styled <u>John Michael Murphy v. Palm Beach County</u>, Case No. 502008CA039573XXXXMBAN, in the Circuit Court of the Fifteenth Judicial Circuit in and for Palm Beach County, Florida (the "Pending Lawsuit"), for damages arising from an incident that occurred on February 7, 2008, at or near the intersection of North Military Trail and Lake Worth Road in Greenacres, Florida, in Palm Beach County, Florida;

WHEREAS, the COUNTY has denied liability and raised several affirmative defenses in the Pending Lawsuit; and

WHEREAS, the parties hereto wish to amicably resolve that portion of the Pending Lawsuit that involves PALM BEACH COUNTY without further litigation of the claims made and defenses raised therein.

**NOW, THEREFORE,** in consideration of the mutual covenants hereinafter set forth, the sufficiency of which are hereby acknowledged, the parties agree as follows:

- 1. The foregoing recitals are true and correct and incorporated herein by reference.
- 2. Within thirty (30) days of full execution and receipt hereof, <u>and subject to final administrative approval</u>, the COUNTY shall pay to John Michael Murphy the amount of **SEVENTY THOUSAND DOLLARS AND NO CENTS** (\$70,000), by a check made payable to Steinger, Iscoe, & Green, P.A., Trust Account and John Michael Murphy.
- 3. Within ten (10) days of receipt of the COUNTY's payment, Seth Pachter, Esq. shall (i) execute and deliver to the Palm Beach County Attorney's Office a Release in the form of that attached hereto as Exhibit A, and (ii) execute and deliver to the Palm Beach County Attorney's Office a Stipulation and Final Order of Dismissal with Prejudice, in the form of that attached hereto as Exhibit B, which, in turn, the Palm Beach County Attorney's Office will also execute and thereafter forward to the Court for execution, service by mail and filing.
- 4. Seth Pachter, Esq. shall not disburse, and John Michael Murphy shall not accept, any proceeds from the settlement check described in paragraph 2 unless and until the Release has been delivered to the COUNTY and the Final Order of Dismissal with Prejudice has been filed and served in accordance with paragraph 3 above.
- 5. John Michael Murphy acknowledges and agrees that he is responsible for the payment of any liens against this settlement and that the COUNTY shall not be responsible for any portion of said liens. John Michael Murphy, on behalf of himself and his officers, agents, employees, heirs, executors, administrators and assigns, further agrees to indemnify, defend, and hold the COUNTY, its officers, agents, elected officials, and employees, their heirs, executors, administrators and assigns, harmless

from and against all suits, actions, proceedings, claims, demands, and damages, including attorneys' fees, arising out of or related to such liens or claims of lien.

- 6. Each party shall bear its respective attorney's fees and costs.
- 7. This Settlement Agreement does not constitute an admission of liability by either party.
- 8. In any litigation brought to enforce the terms or remedy a violation of this Settlement Agreement, the prevailing party shall be entitled to an award of reasonable attorney's fees in addition to any other recovery.
- 9. John Michael Murphy declares and acknowledges that the terms of this Settlement Agreement have been completely read, fully understood, discussed with counsel, and voluntarily accepted as a full and final compromise of any and all claims he may have against the COUNTY.
- 10. This Settlement Agreement shall be binding on the parties hereto, their assigns, transferees, heirs, and other successors in interest.
- 11. The parties represent that no claim that has been, or could have been, raised in the Pending Lawsuit, and no claim to which this Settlement Agreement applies, has been assigned or otherwise transferred to any other person or entity not a party hereto.

IN WITNESS WHEREOF, the parties have caused this Settlement Agreement to be executed as of the date first set forth above.

Print Name: Ricciardi	John Michael Murphy
ATTEST: Sharon R. Bock, Clerk and Comptroller	PALM BEACH COUNTY, a Political Subdivision of the State of Florida
Ву:	By:  Jeff Koons, Chairman
APPROVED AS TO FORM	Board of County Commissioners

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

Assistant County Attorney

### STATEMENT OF ATTORNEY FOR RELEASOR

I, Seth Pachter, Esq., of the Law office of Steinger, Iscoe, and Green, P.A., state that I am the attorney for John Michael Murphy, the above-signed Releasor, that I have explained to John Michael Murphy all the terms of this Release and the Settlement Agreement upon which it is based and that John Michael Murphy has represented to me that he understands all those terms and their significance. John Michael Murphy has signed this Release knowingly, voluntarily and on my advice.

Dated June 26 Voor

Seth Pachter, Esq.

Attorney for John Michael Murphy

Florida Bar No. 0116769

#### **RELEASE OF ALL CLAIMS**

#### **KNOW ALL MEN BY THESE PRESENTS:**

That the Undersigned, JOHN MICHAEL MURPHY, being of lawful age, for the sole consideration of SEVENTY THOUSAND DOLLARS (\$70,000.00), to the Undersigned in hand paid, the receipt and sufficiency whereof is hereby acknowledged, does hereby and for his executors, administrators, successors and assigns, release, acquit and forever discharge PALM BEACH COUNTY, (hereinafter referred to as "the Releasees"), and their officers, agents, employees, heirs, executors, administrators, successors and assigns, none of whom admit any liability to the Undersigned, but all of whom expressly deny any such liability, from any and all claims, demands, rights, damages, costs, loss of service, expenses, compensation, actions, causes of action or suits of any kind or nature whatsoever, which the Undersigned may now have or which may hereafter accrue or develop, particularly on account of or in any way growing out of any and all known and unknown, foreseen and unforeseen, bodily and personal injuries, and property damages, and any and all consequences thereof, resulting or to result from an alleged event or incident that occurred on or about February 7, 2008, at or near the intersection of North Military Trail and Lake Worth Road in Greenacres, Palm Beach County, Florida.

FURTHERMORE, the Undersigned agrees that each party shall bear their own costs and attorney's fees, and the Undersigned shall bear sole responsibility for any and all hospital, physician, diagnostic, rehabilitation, training, maintenance, medical or pharmaceutical expenses, bills, statements, liens or subrogable interests, of any nature whatsoever, which are or may be outstanding and payable on the date of execution of this agreement, or which may be incurred and payable in the future. The Undersigned further agree to indemnify and save harmless the Releasees from any requests for payment or attempts for collection therefrom. Should legal action be instituted against the Releasees for payment or collection of the aforementioned expenses, the Undersigned agree to indemnify and save harmless the Releasees for any attorney's fees, costs and/or judgments which may be entered against the Releasees.

FURTHERMORE, the Undersigned understands and agrees that this settlement is the compromise of a doubtful and disputed claim, and that the payment made shall not be construed as an admission of liability on the part of the Releasees, and that the Releasees deny any liability therefore and merely intend to avoid further litigation and buy their peace.

FURTHERMORE, the Undersigned hereby declares and represents that any injuries sustained are or may be permanent and progressive and that recovery therefrom is uncertain and indefinite and in making this Release the Undersigned understands and agrees that the Undersigned relies wholly upon the Undersigned's own judgment, belief and knowledge of the nature, extent, effect and duration of any injuries and liability therefore, without reliance upon any statement or representation by the Releasees, or by his representatives or by any physician or surgeon employed by him. The Undersigned further declares and represents that no promise, inducement or agreement not herein expressed has been made to the Undersigned, and that this Release contains the entire agreement between the parties hereto, and that the terms of this Agreement are contractual and not merely a recital.

FURTHERMORE, the Undersigned states that while he hereby releases any and all claims against the Releasees, and their officers, agents, employees, heirs, executors, administrators, successors and assigns, for both past and future losses, including medical



expenses, health care expenses and related expenses, the necessity for future medical treatment and expenses incurred is speculative and unknown at this time and therefore, as a result, the Undersigned reserves the right to pursue and recover all future medical expenses, health care expenses and related expenses, from any person, firm, or organization who may be responsible for payment of such expenses, including any first-party health or automobile insurance coverage, but such reservation specifically does not include the Releasees.

FURTHERMORE, notwithstanding the language contained in this Release, this release shall not be construed as releasing any medical providers for potential claims which may arise based upon treatment and care rendered as a result of the accident which is the subject of this Release. Moreover, this Release shall not be construed as releasing any health insurance carrier or other insurer from medical and lost wage benefits to which the Releasors are entitled.

THE UNDERSIGNED hereby declares that the Undersigned has completely read, fully understood, and voluntarily accepted the foregoing Release of All Claims for the purpose of making a full and final compromise settlement and adjustment of any and all claims, disputed or otherwise, on account of the injuries and damages set forth above, and for the express purpose of precluding forever any further or additional claims against the Releasees arising out of the aforementioned incident.

THE UNDERSIGNED hereby accepts the tendered settlement draft as final payment of the consideration set forth above.

this day of 2009.	el Murphy, have hereunto set my hand and seal
IN THE PRESENCE OF:	PLAINTIFF: 4.40
Xaplace.	× John Windson
WITNESS	JOHN MICHAEL MURPHY
STATE OF FLORIDA ) COUNTY OF PALM BEACH )	
authorized in the State and County aforesaid t	was acknowledged before me, an officer duly to take acknowledgments, this ♠ day of June, who:
is personally known to me	
[ ] has produced	as identification; and who
[ ] did take an oath; OR	[ ] did not take an oath
of All Claims to be freely and voluntarily execute	aims, and who acknowledged the within Release ed for the purposes therein recited.
[seal]	11 -

LORRAINE A. RICCIARDI

**EXPIRES: May 27, 2012** 

Notary Public in and for Palm Beach County

My Commission Expires: