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LATHAM & WATKINS LLP

October 29, 2024

VIA EMAIL

Frederick Cooke Rubin, Winston, Diercks, Harris & Cooke, L.L.P. 1250 Connecticut Avenue, NW Suite 700 Washington, D.C. 20036 fcooke@rwdhc.com

Lanet Scott
L. Scott Law Office
lscott@lscottlawoffice.com

Re: Request for Meeting and for Documents

Dear Mr. Cooke and Ms. Scott:

We write on behalf of the Ad Hoc Committee of the Council for the District of Columbia (the "Ad Hoc Committee") established on August 23, 2024, pursuant to District of Columbia Council Rule 651. The Committee was formed for purposes of conducting an investigation into whether your client, Councilmember Trayon White, violated the law or the Code of Conduct or Council Rules by taking any action that adversely affects the confidence of the public in the integrity of the District government, outside activities, use of government resources, or acting solely in the public interest, or by residing in a ward other than Ward 8. We have been retained to assist the Ad Hoc Committee in this investigation, in accordance with the Rules of Organization and Procedure for the Council of the District of Columbia.

A. Request for Interview

To fulfill the Committee's mandate under D.C. law, we respectfully request a meeting with Councilmember White to discuss these matters and any information Councilmember White believes is relevant to the investigation. Please provide availability for Councilmember White and any counsel who will be attending for the week of November 4, 2024.

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B. Request to Preserve and Provide Documents, Records, Communications, and Other Materials

We request that Councilmember White retain all communications, documents, media, or records that may be relevant to this investigation. Further, we request copies of all materials in Councilmember White's possession that relate to the scope of this investigation, including all materials related to Councilmember White's residency in Ward 8 or any other ward, and all materials related to the bribery allegations against Councilmember White.

As part of this request, we specifically request the production of the following information for the time period of January 1, 2019, through the present:

- (1) All documents, records, and communications, including text messages, concerning Councilmember White's involvement with the Department of Youth Rehabilitation Services (DYRS), including any such materials related to the Credible Messenger Initiative and companies seeking or holding contracts with DYRS;
- (2) All documents, records, and communications, including text messages, concerning Councilmember White's involvement with the Office of Neighborhood Safety and Engagement (ONSE), including any such materials related to the companies seeking or holding contracts with ONSE;
- (3) All bank account statements for all accounts held by Councilmember White;
- (4) All documents submitted to the United States Attorney's Office in the case *United States v. Trayon White, Sr.*, No. 24-cr-00406 (D.D.C. filed August 18, 2024);
- (5) All correspondence with and payments made to the District of Columbia Office of Campaign Finance;
- (6) All documents, records, and communications concerning Councilmember White's residence in Ward 8, such as mortgage statements, tax statements, utility bills, insurance statements, or other documents relating to residency;
- (7) All documents, records, and communications concerning Councilmember White's residence or occupancy at any property outside of Ward 8, such as lease agreements, occupancy agreements, rental applications, rent invoices, utility bills, insurance statements, or other documents relating to residency; and
- (8) All documents, records, and communications concerning Councilmember White's presence at the 10K Hill South Apartments located at 10 K Street SE, Washington, D.C. 20003, including but not limited to all records related to Apartment.

To the extent there are additional materials that Councilmember White believes may be relevant to the scope of the Ad Hoc Committee's investigation, please also provide all such materials.

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We are happy to work with you to establish a reasonable timeline for providing these files, mindful of the Committee's obligation to conclude its investigation by December 16, 2024. If you believe that potentially relevant documents have not been preserved, please contact me immediately. To maintain the integrity of this investigation, please keep this Request for Meeting and for Documents and all of your communications with the undersigned confidential.

Please acknowledge receipt of this correspondence and promptly confirm that you will comply with the production obligations. If you need assistance with providing relevant documents, or have any other questions, please contact me directly (Danielle.Conley@lw.com).

Sincerely,

Danielle Conley

of LATHAM & WATKINS LLP