## CITY of ALBUQUERQUE TWENTY FIRST COUNCIL

COUNCIL BILL NO. <u>F/S R-14-101</u> ENACTMENT NO. \_\_\_\_\_

SPONSORED BY: Diane Gibson

1 RESOLUTION 2 SETTING POLICY RELATING TO THE CIRCUMSTANCES IN THE MATTER OF 3 THE CITY OF ALBUQUERQUE V. AMERICAN FEDERATION OF STATE, 4 COUNTY AND MUNICIPAL EMPLOYEES (AFSCME) LOCAL 624: 5 ALBUQUERQUE POLICE OFFICERS' ASSOCIATION; AND INTERNATIONAL 6 ASSOCIATION OF FIRE FIGHTERS LOCAL 244; DIRECTING THE CITY 7 ATTORNEY TO DISMISS THIS MATTER. 8 WHEREAS, after several years of negotiation the City of Albuquergue 9 recently renewed a collective bargaining agreement with the Albuquerque 10 Police Officers' Association (APOA) effective July 16, 2014; and 11 WHEREAS, after several years of negotiation the City of Albuquergue also 12 recently renewed a collective bargaining agreement with the International 13 Association of Fire Fighters (IAFF) effective March 8, 2014; and 14 WHEREAS, at or near the end of negotiation with the APOA and the IAFF 15 the City Attorney filed a lawsuit against the APOA, the IAFF and the American 16 Federation of State, County, and Municipal Employees (AFSCME) 624 seeking 17 payment from these entities for City wages accrued by union officials while 18 conducting union business as authorized under the expired collective 19 bargaining agreements; and 20 WHEREAS, this lawsuit by the City against City organized labor unions 21 shows bad faith on the part of the City by having negotiated new collective 22 bargaining agreements and subsequently filing suit for conduct authorized 23 under the expired contract but before execution of the new contract; and 24 WHEREAS, the City is in ongoing negotiation with AFSCME 624 for a new 25 collective bargaining agreement, and has been since approximately 2010 and an appearance of bad faith could impact the future negotiations with this and
other labor groups; and

3 WHEREAS, the City's action in negotiating new bargaining agreements and 4 immediately filing suit for activities during the negotiation period that were 5 authorized by the prior, expired contract will be detrimental to the City's 6 interest in good labor relations and the completion of future, reasonable 7 collective bargaining agreements.

8 BE IT RESOLVED BY THE COUNCIL, THE GOVERNING BODY OF THE CITY OF9 ALBUQUERQUE:

10 Section 1. It is the Policy of the City to not seek civil damages from labor 11 groups or their officials for conduct during negotiations that was consistent 12 with the terms of the most recently expired collective bargaining agreement 13 when the City was enjoined from not honoring the terms of the expired 14 agreements; and accordingly, the City Attorney is directed to immediately dismiss the matter of City of Albuquergue v. American Federation of State, 15 16 County, and Municipal Employees (AFSCME) Local 624; Albuquergue Police 17 Officers Association; and International Association of Fire Fighters Local 244 18 (D-202-CV-2014-04347). 19 Section 2. SEVERABILITY. If any section, paragraph, sentence, clause, 20 word, or phrase of this resolution is for any reason held to be invalid or 21 unenforceable by any court of competent jurisdiction, such decision shall not 22 affect the validity of the remaining provisions of this resolution. The Council 23 hereby declares that it would have passed this resolution and each section, 24 paragraph, sentence, clause word phrase irrespective of any provisions being

25 declared unconstitutional or otherwise invalid.

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