RESOLUTION

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WHEREAS, the Procurement Ordinance, Columbus Code Section 2-3.03 provides circumstances in which departments, boards, commissions and authorities of the consolidated government may contract for goods or services which fall outside of the management of the Purchasing Division of the Finance Department; and

WHEREAS, this Council desires that such contracts are only entered into with insurance that will protect the Columbus Consolidated Government from liability for any claims made against the vendor related to the vendor's performance of the City contract; and

WHEREAS, Council adopted Resolution No. 032-25 to provide insurance requirements for such vendors; and

WHEREAS, this Council amended and restated Resolution N. 032-25 in Resolution No. 127-25; and

WHEREAS, this Council now desires to amend and restate Res. No. 127-25 to provide an additional exception to these its requirements for situations where an third party broker has been awarded a contract under the management of the purchasing Division of the Finance Department and that broker in turn is authorized to procure services for the consolidated government..

NOW, THEREFORE, THE COUNCIL OF COLUMBUS, GEORGIA, HEREBY RESOLVES AS FOLLOWS:

- 1. Any department, board, commission or authority of the consolidated government contracting for vendor services, to include the delivery or installation of purchased goods, independent of the Purchasing Division of the Finance Department shall only enter into such contracts when the vendor carries general liability insurance, including motor vehicle liability insurance, if applicable, in an amount satisfactory to the purchasing manager or other designee of the Finance Director.
- 2. The department, board, commission or authority contracting for such vendor services will obtain a copy of a Certificate of Insurance designating the consolidated government as an additional insured to demonstrate compliance with this requirement provided, however, that the requirement of naming the City as an additional insured on policies obtained to satisfy Section 1 above shall not apply to attorneys contracted by the City to provide legal services who are in active good standing with the State Bar of Georgia; and
- 3. The following persons shall not be considered vendors for purposes of this Resolution:
 - (a) Board or Commission members appointed by Council or a Grand Jury, whether compensated or not;
 - (b) Attorneys hired by litigants against the City who receive funds from the consolidated government as part of a settlement agreement;
 - (c) attorneys, medical providers, and translators who are appointed by a court to

provide professional services; or

- (d) Hearing Officers approved by the Georgia Real Estate Commission and the Georgia Real Estate Appraisers Board who are contracted with the Muscogee County Board of Equalization to hear property tax appeals.
- (e) Vendors vetted and hired by third party brokers who are retained through the procurement process under the supervision of the Purchasing Division of the Finance Department.

_	ting of the Council of Columbus, Georgia held on the 10th day of eting by the affirmative vote of members of said Council.
Councilor Allen	voting
Councilor Anker	voting
Councilor Chambers	voting
Councilor Cogle	voting
Councilor Crabb	voting
Councilor Davis	voting
Councilor Garrett	voting
Councilor Hickey	voting
Councilor Huff	voting
Councilor Tucker	voting
Lindsey G. McLemore Clerk of Council	B. H. "Skip" Henderson, III Mayor