1	RESOLUTION NO			
2				
3	A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO EXECUTE			
4	AN AGREEMENT WITH AT&T FOR CENTRAL OFFICE BASED PHONE			
5	SERVICE FOR DESIGNATED CITY FACILITIES; AND FOR OTHER			
6	PURPOSES.			
7				
8	WHEREAS, the Information Technology Department published a two (2)-part Request for Proposals			
9	to solicit qualified bid proposals for Central Office Based Phone Service for approximately ninety-seven			
10	(97) City facilities; and,			
11	WHEREAS, a bid review selection committee appointed by the City Manager selected the low-bid			
12	submitted by AT&T, Inc., dba AT&T Arkansas, for the requested service.			
13	NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE CITY			
14	OF LITTLE ROCK, ARKANSAS:			
15	Section 1. The City Manager is hereby authorized to enter into a Plexar Phone Service Agreement with			
16	AT&T, Inc., dba AT&T Arkansas, for a term of three (3) years.			
17	Section 2. The agreement shall authorize Plexar phone service for approximately ninety-seven (97)			
18	City facilities for a monthly cost of Six Thousand, Nine Hundred Twenty-Seven Dollars (\$6,927.00) plus			
19	applicable taxes and regulatory fees, for a total cost of Eighty-Three Thousand, One Hundred Twenty-Four			
20	Dollars (\$83,124.00) per year plus applicable taxes and regulatory fees, with additional stations and optional			
21	Plexar features to be added as required by each facility at the rates described in AT&T's Pricing Response			
22	to Little Rock RFP No. 15124.			
23	Section 3. Funds for this service are appropriated as a line item in each of the City Department's			
24	Operations Budgets.			
25	Section 4. Repealer. All laws, ordinances, resolutions, or parts of the same, that are inconsistent with			
26	the provisions of this resolution, are hereby repealed to the extent of such inconsistency.			
27	Section 5. Severability. In the event any title, section, paragraph, item, sentence, clause, phrase, or			
28	word of this resolution is declared or adjudged to be invalid or unconstitutional, such declaration or			
29	adjudication shall not affect the remaining portions of the resolution which shall remain in full force and			
30	effect as if the portion so declared or adjudged invalid or unconstitutional were not originally a part of the			
31	resolution.			
32	ADOPTED: July 21, 2015			

33

1	ATTEST:	APPROVED:	
2			
4	Susan Langley, City Clerk	Mark Stodola, Mayor	
5	APPROVED AS TO LEGAL FORM:		
6			
7 8	Thomas M. Carpenter, City Attorney		
9	//		
10	//		
11	//		
12	//		
13	//		
14	//		
15	//		
16	//		
17	//		
18	//		
19	//		
20	//		
21	//		
22	//		
23	//		
24	//		
25	//		
26	//		
27	//		
28	//		
29	//		
30	//		
31	//		
32	//		
33	//		
34	//		
35	//		