1	RESOLUTION NO
2 3	A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO
4	ENTER INTO A CONTRACT WITH TEMPLE INC., IN AN
5	AMOUNT NOT TO EXCEED ONE HUNDRED SEVENTY
6	THOUSAND DOLLARS (\$170,000.00), PLUS APPLICABLE TAXES
7	AND FEES, TO UPGRADE SCHOOL ZONE FLASHER SYSTEMS
8	IN THE CITY OF LITTLE ROCK; AND FOR OTHER PURPOSES
9	IN THE CITT OF EITTEE ROCK, AND FOR OTHER TORK OSES
10	WHEREAS, it was determined that the current school zone flasher systems are outdated and
11	require manual timing adjustments; and,
12	WHEREAS, the Glance Connected School Beacon System technology provided by Temple
13	Inc. allows traffic managers to view, monitor, and control all flashers from the traffic control center;
14	and,
15	WHEREAS, this technology promotes public safety by ensuring school zone flashers are
16	correctly scheduled, monitored, and effectively maintained; and,
17	WHEREAS, Bid No. 2606 was issued and Temple Inc., submitted the lowest responsive,
18	responsible bid of the two (2) bids received for the project; and,
19	WHEREAS, the total cost of the project shall not exceed One Hundred Seventy Thousand
20	Dollars (\$170,000.00), plus applicable taxes and fees with funds available from S40B635
21	accounting unit 205409;
22	NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF
23	THE CITY OF LITTLE ROCK, ARKANSAS:
24	Section 1. The Board of Directors authorizes the City Manager to enter into a contract with
25	Temple Inc., in an amount not to exceed One Hundred Seventy Thousand Dollars (\$170,000.00),
26	to upgrade school zone flasher systems in the City of Little Rock.
27	Section 2. Funding for this project is from Public Works special project S40B635 accounting
28	unit 205409.
29	Section 3. Severability. In the event any title, section, paragraph, item, sentence, clause,
30	phrase, or word of this resolution is declared or adjudged to be invalid or unconstitutional, such
31	declaration or adjudication shall not affect the remaining portions of the resolution which shall
32	remain in full force and effect as if the portion so declared or adjudged invalid or unconstitutional
33	was not originally a part of the resolution.
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         Section 5. Repealer. All laws, ordinances, resolutions, or parts of the same, that are
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      inconsistent with the provisions of this resolution, are hereby repealed to the extent of such
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      inconsistency.
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         Section 6. This resolution will be in full force and effect from and after the date of its
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      adoption.
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      ADOPTED: October 15, 2024
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      ATTEST:
                                                        APPROVED:
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     Allison Segars, Acting City Clerk
                                                        Frank Scott, Jr., Mayor
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      APPROVED AS TO FORM:
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     Thomas M. Carpenter, City Attorney
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