1	<b>RESOLUTION NO.</b>		
2			
3	A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO EXECUTE		
4	A CONTRACT WITH FREE IT-NUTANIX CLOUD PRO SOFTWARE IN		
5	AN AMOUNT NOT TO EXCEED ONE MILLION FOURTEEN		
6	THOUSAND ONE HUNDRED SEVENTEEN AND 94/100 DOLLARS		
7	(\$1,014.117.94) PLUS APPLICABLE TAXES AND FEES, TO PURCHASE		
8	FREE IT NUTANIX CLOUD INFRASTRUCTURE PRO SOFTWARE; AND		
9	FOR OTHER PURPOSES.		
10			
11	WHEREAS, the Little Rock Information Technology Department seeks approval to purchase Free It		
12	Nutanix Cloud Infrastructure Pro (NCI) software; and,		
13	WHEREAS, NCI is a complete software that allows the city to combine its hybrid cloud infrastructure		
14	including compute, storage and network, hypervisors and containers, in public or enterprise clouds to one		
15	working system with built-in resilience, self-healing, disaster recovery capabilities, and security; and,		
16	WHEREAS, vendor selection was made through the utilization of the State Contract No. DIR-CPO-		
17	4444; and,		
18	WHEREAS, the amount of the purchase shall not exceed One Million Fourteen Thousand One		
19	Hundred Seventeen and 94/100 Dollars (\$1,014,117.94) plus applicable fees and taxes with funding		
20	available from the available from the IT Networking Account 103030-61350;		
21	NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE CITY		
22	OF LITTLE ROCK, ARKANSAS:		
23	Section 1. The City Manager is authorized to enter into a contract with Free It Nutanix Cloud		
24	Infrastructure Pro, in an amount not to exceed One Million Fourteen Thousand One Hundred Seventeen		
25	and 94/100 Dollars (\$1,014,117.94) plus applicable fees and taxes for the purchase Free It Nutanix Cloud		
26	Infrastructure Pro (NCI) software.		
27	Section 2. Funding to purchase the NCI software is available in the IT Networking Account 103030-		
28	61350.		
29	Section 3. Severability. In the event any title, section, paragraph, item, sentence, clause, phrase, or		
30	word of this resolution is declared or adjudged to be invalid or unconstitutional, such declaration or		
31	adjudication shall not affect the remaining portions of the resolution which shall remain in full force and		
32	effect as if the portion so declared or adjudged invalid or unconstitutional were not originally a part of the		
33	resolution.		
34	Section 4. Repealer. All laws, ordinances, resolutions, or parts of the same, that are inconsistent with		
35	the provisions of this resolution, are hereby repealed to the extent of such inconsistency.		

## [Page 1 of 2]

1	ADOPTED: December 17, 2024.		
2	ATTEST:	APPROVED:	
3 4 5 6	Allison Segars, Acting City Clerk APPROVED AS TO LEGAL FORM:	Frank Scott, Jr., Mayor	
7			
8	Thomas M. Carpenter, City Attorney		
9	//		
10	//		
11	// 		
12	// 		
13	// 		
14	//		
15	//		
16	//		
17	//		
18	//		
19 20	//		
20	//		
21 22	//		
22 23	// //		
23 24	// //		
24 25	// //		
25 26	// //		
20	// //		
28	// //		
20 29	// //		
30	// //		
31	 //		
32	// //		
33	// //		
34	 //		
35	// //		