1	RESOLUTION NO
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3	A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO ENTER
4	INTO A CONTRACT WITH PROMAS, LLC, IN AN AMOUNT NOT TO
5	EXCEED ONE HUNDRED SIXTY-NINE THOUSAND, SIXTY-ONE AND
6	78/100 DOLLARS (\$169,061.78) PLUS THE APPLICABLE TAXES AND
7	FEES, FOR THE PURCHASE PROMAS FIREWALLS HARDWARE FOR
8	THE INFORMATION TECHNOLOGY DEPARTMENT; AND FOR
9	OTHER PURPOSES.
10	WHEREAS, the Firewalls located in City facilities are approaching end-of-life and cannot be upgraded
11	to ensure the security of the network for end users; and,
12	WHEREAS, the Information Technology Department requests a contract with ProMAS LLC, to
13	replace existing Firewall Hardware; and,
14	WHEREAS, firewalls are essential to protect networks by monitoring and controlling incoming and
15	outgoing electronic traffic based upon security rules, blocking unauthorized access to assist in the
16	prevention of cyberattacks and data breaches;
17	WHEREAS, vendor selection was made utilizing TIPS Contract 230105; and,
18	WHEREAS, the total cost of this purchase is One Hundred Sixty-Nine Thousand, Sixty-one and
19	48/100 Dollars (\$169,061.78), plus applicable taxes and fees, with funds available from ARPA IT Upgrades
20	to Cybersecurity and IT Infrastructure 271309 G0601AR30B 72200; and,
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 ProMAS, LLC, to replace
24	existing Firewall Hardware for an amount not to exceed One Hundred Sixty-Nine Thousand, Sixty-One
25	and 78/100 Dollars (\$169,061.78), plus applicable fees and taxes.
26	Section 2. Funding for purchase is available from ARPA IT Upgrades to Cybersecurity and IT
27	Infrastructure 271309 G0601AR30B 72200.
28	Section 3. Severability. In the event any title, section, paragraph, item, sentence, clause, phrase, or
29	word of this resolution is declared or adjudged to be invalid or unconstitutional, such declaration or
30	adjudication shall not affect the remaining portions of the resolution which shall remain in full force and
31	effect as if the portion so declared or adjudged invalid or unconstitutional were not originally a part of the
32	resolution.

TTEST:	APPROVED:
Allison Segars, Acting City Clerk	Frank Scott, Jr., Mayor
APPROVED AS TO LEGAL FORM:	
Thomas M. Carpenter, City Attorney	
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