1	RESOLUTION NO
2	A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO EXECUTE
3	A LEASE AND MAINTENANCE AGREEMENT WITH AAA BUSINESS
4	SYSTEMS IN AN AMOUNT NOT TO EXCEED ONE HUNDRED FIFTY-
5	TWO THOUSAND FOUR HUNDRED TWENTY-FIVE AND 35/100
6	DOLLARS (\$152,425.35), PLUS APPLICABLE TAXES AND FEES, TO
7	LEASE A RICOH PRO C5310 COPIER FOR THE CITY PRINT SHOP;
8	AND FOR OTHER PURPOSES.
9	WHEREAS, it is critical that City Print Shop be equipped with state of the art copier services to copy,
10	scan, and print voluminous printed material, including business cards, brochures, flyers, booklets, NCR
11	forms and posters required in the day-to-day operation of City Hall and the various City Departments
12	utilizing the City Print Shop services; and,
13	WHEREAS, vendor selection for the RICCOH Pro C5310 Lease and Maintenance Agreement was
14	made through the Arkansas State Contract No. SP-20-0020; and,
15	WHEREAS, the total amount of the Lease Maintenance Agreement shall not exceed One Hundred
16	Fifty Two Thousand Four Hundred Twenty-Five 35/100 Dollars (\$152,425.35), plus applicable taxes, fees
17	and ten percent (10%) contingency for overage charges, if any;
18	WHEREAS, the sixty-three (63) month lease contract term commences January 1, 2025, with funds
19	available from Account No. 102555-65110;
20	NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE CITY
21	OF LITTLE ROCK, ARKANSAS:
22	Section 1. The City Manager is authorized to enter into a Lease Maintenance Agreement with
23	RICCOH Pro C5310 for a sixty-three (63) month lease term beginning January 1, 2025.
24	Section 2. Funding for the lease agreement shall not exceed One Hundred Fifty Two Thousand Four
25	Hundred Twenty-Five 35/100 Dollars (\$152,425.35) plus applicable taxes, fees and overage charges, if any,
26	with funds available in account 102555-65110.
27	Section 3. 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.

DOPTED: December 3, 2024	
TTEST:	APPROVED:
llison Segars, Acting City Clerk PPROVED AS TO LEGAL FORM:	Frank Scott, Jr., Mayor
homas M. Carpenter, City Attorney	