1	RESOLUTION NO
2	A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO ENTER
3	INTO A CONTRACT WITH DOYNE CONSTRUCTION, IN AN AMOUNT
4	NOT TO EXCEED ONE HUNDRED SEVENTY-EIGHT THOUSAND,
5	NINE HUNDRED ONE DOLLARS (178,901.00), PLUS APPLICABLE
6	TAXES AND FEES, FOR THE TRACK AND BERM PROJECT TO BE
7	INSTALLED AT THE LITTLE ROCK POLICE DEPARTMENT
8	TRAINING FACILITY; AND FOR OTHER PURPOSES.
9	TRAINING PREIDITT, AND FOR OTHER FERNIOSES.
10	WHEREAS, the Little Rock Police Department (LRPD) training facility has a need to resurface the
11	track and to replace the backstop (berm) located at the Shotgun range; and,
12	WHEREAS, the existing backstop will be replaced with a new rubberized backstop fortified with a
13	concrete slab; and,
14	WHEREAS, the running track will be resurfaced and repaired due to large holes and surface cracks;
15	and,
16	WHEREAS, Doyne Construction Services was selected through utilization of the TIPS Contract No.
17	210205; and,
18	WHEREAS, the total cost for the purchase is not to exceed One Hundred Seventy-Eight Thousand,
19	Nine Hundred One and 00/100 Dollars (\$178,901.00) plus applicable taxes and fees, and a twenty percent
20	(20%) contingency, if needed, 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 an agreement with Doyne Construction in an
24	amount not to exceed One Hundred Seventy-Eight Thousand Nine Hundred One and 00/100 Dollars
25	(\$178,901.00) plus applicable taxes and fees, and a twenty percent (20%) contingency, if needed, to replace
26	the backstop (berm) with a new rubberized backstop and to repair and resurface the track at the LRPD
27	Training Division.
28	Section 2. Funds for this purchase are allocated in special project fund 108529-S52C685.
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.

TTEST:	APPROVED:
Allison Segars, City Clerk	Frank Scott, Jr., Mayor
APPROVED AS TO LEGAL FORM:	
Thomas M. Carpenter, City Attorney	
,	
/	
/	
1	
1	
7	
7	
/	
7	
<i>'</i> /	
'/	
7	
/	
<i>!</i>	
// //	
// //	
//	