1	RESOLUTION NO.
2	
3	A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO ADD
4	FUNDS TO THE LITTLE ROCK ZOO'S EXISTING CONTRACT WITH
5	LITTLE ROCK REPAIR SHOP IN AN AMOUNT NOT TO EXCEED FIF-
6	TEEN THOUSAND TWO HUNDRED DOLLARS (\$15,200.00), FOR CON-
7	TINUATION OF SERVICES ON THE "OVER THE JUMPS" CAROU-
8	SEL'S RESTORATION; AND FOR OTHER PURPOSES.
9	
10	WHEREAS, the Little Rock Zoo was authorized to enter into a contract with Little Rock Repair Shop
11	for restoration services to the "Over The Jumps" Carousel on Resolution 16,171 in December 2023 after a
12	Selection Committee convened and awarded this vendor for the service after bidding; and,
13	WHEREAS, after a competitive bidding process, Bid No. 2264, it was determined that Little Rock
14	Repair Shop, was the sole bidder with a bid total of One Hundred Six Thousand Nine Hundred Seventy-
15	Five Dollars (\$106,975.00) for the original project; and,
16	WHEREAS, the Little Rock Zoo seeks authorization for additional funds in the amount of Fifteen
17	Thousand Two Hundred and 00/100 Dollars (\$15,200.00) for continuation of restoration services on the
18	"Over The Jumps" Carousel; and
19	WHEREAS, funds for this project will be paid from the Carousel Maintenance Special Project Fund,
20	Account No. 108659-S71B455; and
21	WHEREAS, this resolution amends Resolution 16,171 of December 5, 2023.
22	NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE CITY
23	OF LITTLE ROCK, ARKANSAS:
24	Section 1. The City Manager is authorized to add additional funds in an amount not to exceed Fifteen
25 26	Thousand Two Hundred and 00/100 Dollars (\$15,200.00) for continuation of restoration services on the
26	"Over The Jumps" Carousel.
27	Section 2. The Project will be funded by the Carousel Maintenance Special Project Fund, Account No. 108659-S71B455.
28 29	Section 3. this resolution amends Resolution 16,171 of December 5, 2023.
29 30	Section 4. Severability. In the event any title, section, paragraph, item, sentence, clause, phrase, or
30 31	word of this resolution is declared or adjudged to be invalid or unconstitutional, such declaration or
32	adjudication shall not affect the remaining portions of the resolution which shall remain in full force and
33	effect as if the portion so declared or adjudged invalid or unconstitutional were not originally a part of the
20	enter as it the portion so declared of adjudged invalid of unconstitutional were not originary a part of the

	resolutions, or parts of the same, that are inconsiste
the provisions of this resolution, are hereby repeated and the second seco	aled to the extent of such inconsistency.
ADOPTED: April 1, 2025	
ATTEST:	APPROVED:
Allison Segars, City Clerk	Frank Scott, Jr., Mayor
APPROVED AS TO LEGAL FORM:	
Thomas M. Carpenter, City Attorney	
//	
//	
//	
//	
//	
//	
//	
//	
//	
//	
//	
//	
//	
//	
//	
//	
//	
//	
//	
//	
// //	