1	RESOLUTION NO	
2		
3	A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO ENTER	
4	INTO A CONTRACT WITH CHERRYROAD TECHNOLOGIES, INC., IN	
5	AN AMOUNT NOT TO EXCEED FIFTY-TWO THOUSAND AND 00/100	
6	DOLLARS (\$52,000.00), PLUS APPLICABLE TAXES AND FEES, FOR	
7	PROFESSIONAL SERVICES FOR THE CONVERSION AND	
8	MIGRATION OF THE CITY OF LITTLE ROCK AND THE LITTLE	
9	ROCK ZOO WEBSITES TO WORDPRESS; AND FOR OTHER	
10	PURPOSES.	
11	1 cm 0 s2 s.	
12	WHEREAS, the City of Little Rock, Arkansas ("City"), and the Little Rock Zoo ("Zoo") need to	
13	increase the versatility, appearance and capabilities of their respective websites; and,	
14	WHEREAS, CherryRoad Technologies, Inc. ("CherryRoad"), is the vendor that currently hosts and	
15	maintains both the City and the Zoo websites; and,	
16	WHEREAS, Phase I of this project convert the City's Website from Umbraco Version 7 to the latest	
17	version of WordPress, and Phase II will migrate the Zoo's Website to the latest version of WordPress; and,	
18	WHEREAS, the total cost for the contract shall not exceed Fifty-Two Thousand Dollars (\$52,000.00),	
19	plus applicable taxes and fees; and,	
20	WHEREAS, vendor selection for this agreement was made utilizing Arkansas State Contract NASPO	
21	Agreement No. AR2476 - Cloud Solutions (IAAS, PAAS, SAAS).	
22	NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE CITY	
23	OF LITTLE ROCK, ARKANSAS:	
24	Section 1. The Board of Directors authorizes the City Manager to enter into a contract with	
25	CherryRoad Technologies, Inc., in an amount not to exceed \$52,000.00, to secure professional services to	
26	convert the City of Little Rock's Website to WordPress and to migrate the Little Rock Zoo's Website to	
27	WordPress.	
28	Section 2. Funds for this agreement are available in General Fund, Account No. 101002-63390.	
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.	

DOPTED: July 16, 2024	ADDOVED
ATTEST:	APPROVED:
Susan Langley, City Clerk	Frank Scott, Jr., Mayor
APPROVED AS TO LEGAL FORM:	
The M. Comment of the Attenues	-
Thomas M. Carpenter, City Attorney	
// //	
v V	
/ //	
, //	
, //	
V	
//	
//	
//	
//	
<i>'</i> /	
<i>''</i>	
<i>'</i> /	
//	
//	
<i>''</i>	
//	
//	
//	
//	
//	
<b>//</b>	
// 	
<i>'</i> /	