RESOLUTION NO.

3 A RESOLUTION TO AUTHORIZE A CONTRACT FOR ENGINEERING 4 SERVICES WITH MCCLELLAND CONSULTING ENGINEERS, INC., IN AN AMOUNT NOT TO EXCEED ONE HUNDRED TWELVE 5 THOUSAND, SEVEN HUNDRED FIFTY DOLLARS (\$112,750.00), TO A 6 DEMONSTRATION AND 7 WATER QUALITY **EDUCATIONAL** 8 **PROGRAM FOR MAIN STREET LITTLE ROCK, PHASE II (BLOCK 600** 9 & 700); AND FOR OTHER PURPOSES

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WHEREAS, The City was awarded an Environmental Protection Agency Grant from the Arkansas Natural Resource Commission to continue construction of rain gardens, porous pavers, bioswales, and other low-impact development water management features in the 600 and 700 Blocks of Main Street, and; AND, McClelland Consulting Engineers, Inc., was selected through a Statement of Qualifications process, Bid No. 15031, to provide engineering design and survey services for the Water Quality Demonstration and Educational Program for Main Street Little Rock, Phase II (Block 600 & 700).

17 NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE CITY 18 OF LITTLE ROCK, ARKANSAS:

Section. 1. The City Manager is hereby authorized to execute an agreement with McClelland Consulting Engineers Inc., to provide engineering design and survey services for Water Quality Demonstration and Educational Program for Main Street Little Rock, Phase II (Block 600 & 700), in amount not to exceed One Hundred Twelve Thousand, Seven Hundred Fifty Dollars (\$112,750.00).

Section 2. The following project is authorized for engineering services by McClelland Consulting
 Engineers, Inc.: Water Quality Demonstration and Educational Program for Main Street Little Rock,
 Phase II (Block 600 & 700).

Section 3. Funding for this contract is from proceeds of the 3/8-Cent Capital Improvement Sales and
 Compensating Use Tax, designated for City-wide projects as authorized by Resolution No. 13,699.

Section 4. *Severability*. In the event any title, section, paragraph, item, sentence, clause, phrase, or word of this resolution is declared or adjudged to be invalid or unconstitutional, such declaration or adjudication shall not affect the remaining portions of the resolution which shall remain in full force and effect as if the portion so declared or adjudged invalid or unconstitutional was not originally a part of the resolution.

Section 5. *Repealer*. All laws, ordinances, resolutions, or parts of the same, that are inconsistent with
 the provisions of this resolution, are hereby repealed to the extent of such inconsistency.

[Page 1 of 2]

Fhomas M. Carpenter, City Attorney	ATTEST:	APPROVED:
APPROVED AS TO LEGAL FORM: Fhomas M. Carpenter, City Attorney // <t< th=""><th>Sugar Landau City Clark</th><th>Mark Stadala Marrar</th></t<>	Sugar Landau City Clark	Mark Stadala Marrar
Thomas M. Carpenter, City Attorney /// //		Mark Stouola, Mayor
	APPROVED AS TO LEGAL FORM:	
	Thomas M. Carpenter, City Attorney	
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