1	RESOLUTION NO.		
2			
3	A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO ENTER		
4	INTO A CONTRACT WITH JACKSON BROWN PALCULICT AR-		
5	CHITECTS, IN AN AMOUNT NOT TO EXCEED THREE HUNDRED		
6	SEVENTY-THREE THOUSAND, SEVEN HUNDRED FIFTY DOLLARS		
7	(\$373,750.00), TO PROVIDE ARCHITECTURAL DESIGN SERVICES TO		
8	REBUILD FIRE STATION NO. 9, LOCATED AT 1324 NORTH		
9	SHACKLEFORD ROAD; AND FOR OTHER PURPOSES.		
10			
11	WHEREAS, as a result of the March 31, 2023, EF-3 Tornado, Fire Station No. 9, located at 1324		
12			
13	WHEREAS, a Request for Qualifications, Event No. 2146-0, was issued for Architectural Design		
14	Services to rebuild Fire Station No. 9; and,		
15	WHEREAS, pursuant to this Statement of Qualification process, a Selection Review Committee		
16	selected Jackson Brown Palculict Architects as the most qualified firm from the seven (7) candidates or		
17	the vendor list submitting proposals; and,		
18	WHEREAS, the total cost for Architectural Design Services shall not exceed Three Hundred		
19	Seventy-Three Thousand, Seven Hundred Fifty Dollars (\$373,750.00), which includes a 15%		
20	contingency.		
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 Jackson Brown Palculict		
24	Architects, in an amount not to exceed Three Hundred Seventy-Three Thousand, Seven Hundred Fifty		
25	Dollars (\$373,750.00), which includes a 15% contingency, to provide Architectural Design Services to		
26	rebuild Station No. 9, located at 1324 North Shackleford Road, which was deemed a total loss as a result		
27	of the March 31, 2023, EF-3 Tornado.		
28	Section 2. Funds for this Agreement will come from the FEMA Disaster Fire Special Project,		
29	Account No. 270519-G51F231.		
30	Section 3. Severability. In the event any title, section, paragraph, item, sentence, clause, phrase, or		
31	word of this resolution is declared or adjudged to be invalid or unconstitutional, such declaration o		
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		
34	resolution.		
	[Page 1 of 2]		

		, resolutions, or parts of the same, that are inconsistent		
2		the provisions of this resolution, are hereby repealed to the extent of such inconsistency.		
3	ADOPTED: November 7, 2023			
1 -	ATTEST:	APPROVED:		
5				
5 7	Susan Langley, City Clerk	Frank Scott, Jr., Mayor		
3	APPROVED AS TO LEGAL FORM:			
Ð				
)				
1	Thomas M. Carpenter, City Attorney			
2	//			
3	//			
1	//			
5	//			
5	//			
7	//			
3	//			
)	//			
)	//			
1	//			
2	//			
3	//			
1	//			
5	//			
5	//			
7	//			
3	//			
Ð	//			
)	//			
l	//			
2	//			
3	//			
1	//			
5	//			