1	ORDINANCE NO		
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3	AN ORDINANCE TO DISPENSE WITH THE REQUIREMENTS OF		
4	COMPETITIVE SELECTION AND TO AWARD CONTRACTS FOR A		
5	PERIOD OF TEN (10) MONTHS TO PIT PROVIDERS; AND FOR OTHER		
6	PURPOSES.		
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8	WHEREAS , in 2015 the City issued several RFQ's for the competitive selection of PIT providers in		
9	2015; however, because of the pending Youth Master Plan limited the period of the contracts from February		
10	to December 31, 2015; and,		
11	WHEREAS, although under way the Youth Master Plan will not be completed at some point in 2016		
12	but the Board of Directors wishes to maintain and continue the existing programs in operation until the plan		
13	is completed, and does not want to divert the Department of Community Programs from the development		
14	of the Youth Master Plan in the way necessary to put out new competitive processes and to evaluate thes		
15	processes; and,		
16	WHEREAS, the City typically allows these contracts to exist for more than a ten month period in order		
17	to assure better evaluation results; and,		
18	WHEREAS, for all of these reasons it is impractical and unfeasible to undergo a competitive selection		
19	process for the remaining months of 2016,		
20	NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF DIRECTORS OF THE CITY		
21	OF LITTLE ROCK, ARKANSAS:		
22	Section 1. The Board of Directors waives the requirement of a competitive selection process for the		
23	contracts listed in Section 2 of this ordinance because it is impractical and unfeasible to bid under the		
24	present circumstances, and because if the Youth Master Plan were not in development at the time, these		
25	contracts would have been for more than a period including only Fiscal Year 2015.		
26	Section 2. The City Manager is authorized to enter into contracts with the following entities to provide		
27	PIT services through Fiscal Year 2016:		
28	Section 3. Funds for these contracts will be available in the PIT and Community Programs Budget for		
29	2016.		
30	Section 7. Severability. In the event any section, subsection, subdivision, paragraph, subparagraph,		
31	item, sentence, clause, phrase, or word of this ordinance is declared or adjudged to be invalid or		
32	unconstitutional, such declaration or adjudication shall not affect the remaining provisions of this		
33	ordinance, as if such invalid or unconstitutional provision were not originally a part of this ordinance.		

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3	PASSED: December 1, 2015		
4	ATTEST:	APPROVED:	
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7	Susan Langley, City Clerk	Mark Stodola, Mayor	
8	APPROVED AS TO LEGAL FORM:		
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10 11	Thomas M. Carpenter, City Attorney		
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