1	RESOLUTION NO	
2		
3	A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO EXECUTE	
4	A CONTRACT WITH NORTHSIDE SALES, FOR A TOTAL AMOUNT OF	
5	SEVENTY-THREE THOUSAND, FOUR HUNDRED THIRTEEN	
6	DOLLARS (\$73,413.00), FOR THE PURCHASE OF ONE (1) AREARAE	
7	PRO HAZARDOUS MATERIALS DETECTION DEVICE SYSTEM FOR	
8	THE LITTLE ROCK FIRE DEPARTMENT HAZARDOUS MATERIALS	
9	TEAM; AND FOR OTHER PURPOSES.	
10		
11	WHEREAS, since September 11, 2001, the City has become eligible for several Emergency Service	
12	Equipment Grants; and,	
13	WHEREAS, the AreaRAE Pro Hazardous Materials Detection Device System will assist the Little	
14	Rock Fire Department Hazardous Materials Team with hazardous device and hazardous materials detection	
15	during special events and mass gatherings throughout the City; and,	
16	WHEREAS, it is critical that the Little Rock Fire Department Hazardous Materials Team be equipped	
17	and trained with reliable forms of response intervention equipment for a mass casualty event; and,	
18	WHEREAS, the City's Emergency Management Division was awarded a grant through the U. S.	
19	Department of Homeland Security which provides 100% of the Seventy-Three Thousand, Four Hundred	
20	Thirteen Dollars (\$73,413.00) cost of this purchase; and,	
21	WHEREAS, after a competitive bidding process pursuant to Bid No. 18169, it was determined that the	
22	bid of Northside Sales was the only responsive bid.	
23	NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE CITY	
24	OF LITTLE ROCK, ARKANSAS:	
25	Section 1. The City Manager is authorized to enter into a contract with Northside Sales for the	
26	purchase of one (1) AreaRAE Pro Hazardous Materials Detection Devise System in the amount of Seventy-	
27	Three Thousand, Four Hundred Thirteen Dollars (\$73,413.00).	
28	Section 2. Funding for this expenditure is available in the Grant Activity Account No. 270129-	
29	G030338.	
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 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	
34	resolution.	

ADOPTED: February 19, 2019	ADDDOVES
ATTEST:	APPROVED:
usan Langley, City Clerk	Frank Scott, Jr., Mayor
APPROVED AS TO LEGAL FORM:	
Thomas M. Carpenter, City Attorney	
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