1	ORDINANCE NO
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3	AN ORDINANCE TO DECLARE IT IMPRACTICAL AND UNFEASIBLE
4	TO BID; TO AUTHORIZE THE CITY MANAGER TO ISSUE A SOLE-
5	SOURCE PURCHASE ORDER TO BANNER FIRE EQUIPMENT, INC., IN
6	AN AMOUNT NOT TO EXCEED AN ANNUAL BUDGET OF THREE
7	HUNDRED THOUSAND DOLLARS (\$300,000.00), PLUS APPLICABLE
8	TAXES AND FEES, FOR AN ANNUAL CONTRACT FOR E-ONE PARTS
9	AND SERVICE FOR THE FLEET SERVICES DEPARTMENT; AND FOR
10	OTHER PURPOSES.
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12	WHEREAS, it is critical that the Fleet Services Department ("Fleet") be equipped with reliable parts
13	and service tools for minor repairs and maintenance on E-One Units currently in the City's Fleet; and,
14	WHEREAS, Banner Fire Equipment, Inc., is the only authorized Heil Dealer in Central Arkansas; and,
15	WHEREAS, the Annual Purchase Order is for a one (1)-year term with two (2), one (1)-year renewal
16	options; and,
17	WHEREAS, the Annual Budget for each one (1)-year term is not to exceed Three Hundred Thousand
18	Dollars (\$300,000.00), plus applicable taxes and fees.
19	NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF DIRECTORS OF THE CITY
20	OF LITTLE ROCK, ARKANSAS:
21	Section 1. The Board of Directors hereby authorize the City Manager to enter into a one (1)-year
22	contract with not more than two (2), one (1)-year renewal extensions with Banner Fire Equipment, Inc., for
23	the purchase of E-One Parts and Service for an annual purchase amount not to exceed Three Hundred
24	Thousand Dollars (\$300,000.00), plus applicable taxes and fees.
25	Section 2. The funding for the Annual Purchase Order is available in the various Fleet Maintenance
26	and Parts Accounts.
27	Section 3. Because Banner Fire Equipment, Inc., is the only distributor for the E-One Parts and Service
28	meeting the Departments specifications, the Board of Directors declares it is impractical and unfeasible to
29	submit this purchase to competitive bids.
30	Section 4. Severability. In the event any title, section, paragraph, item, sentence, clause, phrase, or
31	word of this ordinance is declared or adjudged to be invalid or unconstitutional, such declaration or
32	adjudication shall not affect the remaining portions of the ordinance 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	ordinance.

ASSED: March 7, 2023	ADDDAVED.
TTEST:	APPROVED:
usan Langley, City Clerk	Frank Scott Jr., Mayor
PPROVED AS TO LEGAL FORM:	
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Thomas M. Carpenter, City Attorney	
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