1	RESOLUTION NO		
2			
3	A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO ENTER		
4	INTO A CONTRACT IN THE TOTAL AMOUNT OF SIXTY-NINE		
5	THOUSAND, FIVE HUNDRED EIGHTY-EIGHT DOLLARS (\$69,588.00),		
6	FOR THE PURCHASE OF FOUR (4) DODGE RAM 1500 REGULAR CAB		
7	PICK-UP TRUCKS FROM LANDERS CHRYSLER DODGE JEEP FOR		
8	THE HOUSING AND NEIGHBORHOOD PROGRAMS DEPARTMENT,		
9	UTILIZING THE STATE PURCHASING CONTRACT; AND FOR		
10	OTHER PURPOSES.		
11			
12	WHEREAS, the Housing and Neighborhood Programs Department is in need of four (4) Dodge Ram		
13	1500 Regular Cab Pick-up Trucks to replace older units with high maintenance expenses and excessive		
14	down time; and,		
15	WHEREAS, the State Purchasing Contract was utilized in order to obtain optimal pricing to		
16	purchase four (4) Dodge Ram 1500 Regular Cab Pick-up Trucks from Landers Chrysler Dodge Jeep to be		
17	used by the Housing and Neighborhood Programs Department, for an amount of Sixty-Nine Thousand,		
18	Five Hundred Eighty-Eight Dollars (\$69,588.00);		
19	NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE CITY		
20	OF LITTLE ROCK, ARKANSAS:		
21	Section 1: The City Manager is hereby authorized to enter into a contract with Landers Chrysler		
22	Dodge Jeep in the amount of Sixty-Nine Thousand, Five Hundred Eighty-Eight Dollars (\$69,588.00) for		
23	the purchase of four (4) Dodge Ram 1500 Regular Cab Pick-up Trucks for the Housing and		
24	Neighborhood Programs Department, pursuant to the Arkansas State Purchasing Contract.		
25	Section 2. Funds for this purchase are allocated in the Fleet Services 2015 3/8-Cents Capital		
26	Improvement Sales Tax Account.		
27	Section 3. Repealer. All laws, ordinances, resolutions, or parts of the same, that are inconsistent		
28	with the provisions of this resolution, are hereby repealed to the extent of such inconsistency.		
29	Section 4. Severability. In the event any title, section, paragraph, item, sentence, clause, phrase, or		
30	word of this resolution is declared or adjudged to be invalid or unconstitutional, such declaration or		
31	adjudication shall not affect the remaining portions of the resolution which shall remain in full force and		
32	effect as if the portion so declared or adjudged invalid or unconstitutional were not originally a part of the		
33	resolution.		

1	ADOPTED: April 21, 2015	
2	ATTEST:	APPROVED:
3		
4 5		
	Susan Langley, City Clerk	Mark Stodola, Mayor
6	APPROVED AS TO LEGAL FORM:	
7		
8 9	Thomas M. Carpenter, City Attorney	
10	//	
11	//	
12	//	
13	//	
14	//	
15	//	
16	//	
17	//	
18	//	
19	//	
20	//	
21	//	
22	//	
23	//	
24	//	
25	//	
26	//	
27	//	
28	//	
29	//	
30	//	
31	//	
32	//	
33	//	
34	//	
35	//	

1 //