A RESOLUTION EXPRESSING THE WILLINGNESS OF THE CITY OF
LITTLE ROCK, ARKANSAS, TO UTILIZE FEDERAL-AID FUNDS FOR
THE 12<sup>TH</sup> STREET JUMP START IMPROVEMENTS PROJECT, AND
FOR OTHER PURPOSES.

**WHEREAS,** Metroplan has recently approved Federal-aid Surface Transportation Block Grant Program–Attributable funds for the project at the following Federal and City participating ratios, up to the maximum Federal-Aid available:

11	Type of Work	Work Phase	Federal %	City %
12	Construction of City Projects	Preliminary Engineering	80%	20%
13		Right-of-Way	80%	20%
14		Utilities	80%	20%
15		Construction	80%	20%
16		Construction Engineering	80%	20%
17	City Projects Programmed,	All Phases	-0-	100%

but no let to contract

## NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE CITY OF LITTLE ROCK, ARKANSAS, THAT:

- **Section 1.** The City will participate in accordance with its designated responsibilities in this project.
- **Section 2.** The Mayor, City Manager, or his designated representative, is hereby authorized and directed to execute all appropriate agreements and contracts necessary to expedite the construction of this City project.
- **Section 3.** The City pledges its full support and hereby authorizes the Arkansas Department of Transportation to initiate action to implement this project.
- **Section 4.** Funding for the City share of the project is from the 3/8-Cent Capital Improvement Sales and Compensating Use Tax Funds, designated Grant Match Accounts, and future 2018 Capital Improvement Bonds for Streets and Drainage.
- **Section 5.** *Severability*. In the event any title, section, paragraph, item, sentence, clause, phrase, or word of this resolution is declared or adjudged to be invalid or unconstitutional, such declaration or adjudication shall not affect the remaining portions of the resolution which shall remain in full force and effect as if the portion so declared or adjudged invalid or unconstitutional was not originally a part of the resolution.

1	<b>Section 6.</b> <i>Repealer</i> . All laws, ordinances, a	resolutions, or parts of the same, that are inconsistent wi
2	the provisions of this resolution, are hereby repea	aled to the extent of such inconsistency.
3	ADOPTED: July 2, 2018	
4	ATTEST:	APPROVED:
5		
6 7	Second Levelon Classic	Marila Chadala Marran
	Susan Langley, City Clerk APPROVED AS TO LEGAL FORM:	Mark Stodola, Mayor
8 9	APPROVED AS TO LEGAL FORM:	
9		
1	Thomas M. Carpenter, City Attorney	
2	//	
3	//	
4	//	
5	//	
5	//	
7	//	
3	//	
)	//	
)	//	
l	//	
2	//	
3	//	
ļ	//	
5	//	
ó	//	
7	//	
3	//	
)	//	
)	//	
l	//	
2	//	
3	//	
4	//	
5	<i>//</i>	