1	RESOLUTION NO		
2			
3	A RESOLUTION TO AUTHORIZE ENTRY INTO A CONTRACT WITH		
4	McCLELLAND ENGINEERS, INC., IN AN AMOUNT NOT TO EXCEED		
5	FORTY-EIGHT THOUSAND, TWO HUNDRED FIFTY DOLLARS		
6	(\$48,250.00), FOR ENGINEERING SERVICES RELATIVE TO THE		
7	RIVERFRONT DRIVE TRAIL PROJECT; AND FOR OTHER PURPOSES.		
8			
9	WHEREAS, the City is required as a part of a grant from the Arkansas Highway and Transportation		
10	Department through the Alternative Program Grant for construction work on a bike and pedestrian train		
11	along Riverfront Drive to engage and pay for any necessary engineering services to be performed; and,		
12	WHEREAS, this contract expense, in addition to the other funds paid by the City pursuant to this gran		
13	exceed the authority of the City Manager to approve without action by the Board of Directors; and,		
14	WHEREAS, a Request for Qualifications was submitted to engage an engineering firm to perform this		
15	work and McClelland Engineers, Inc., was deemed the most qualified firm, and a contract amount was		
16	negotiated for the work to be done;		
17	NOW, THEREFORE, BE I RESOLVED BY THE BOARD OF DIRECTORS OF THE CITY		
18	OF LITTLE ROCK, ARKANSAS:		
19	<b>Section 1.</b> The City Manager is authorized to entry into a contract with McClelland Engineers, Inc.		
20	to perform necessary engineering work for a bike/pedestrian trail along Riverfront Drive that is being		
21	funded in part by the Alternative Grant Program of the Arkansas Highway and Transportation Department		
22	Section 2. Funds for this agreement are available in Parks & Recreation Account No. 326459		
23	TS45A21 which includes funds from the 2012 3/8-Cent Capital Improvement Sales and Compensating Use		
24	Tax.		
25	Section 3. Severability. In the event any title, section, paragraph, item, sentence, clause, phrase, or		
26	word of this resolution is declared or adjudged to be invalid or unconstitutional, such declaration or adju-		
27	dication shall not affect the remaining portions of the resolution which shall remain in full force and effect		
28	as if the portion so declared or adjudged invalid or unconstitutional was not originally a part of the reso		
29	lution.		
30	Section 4. Repealer. All resolutions, bylaws, and other matters inconsistent with this resolution are		
31	hereby repealed to the extent of such inconsistency.		
32	ADOPTED: July 5, 2017		

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ATTEST:	APPROVED:	
Susan Langley, City Clerk	Mark Stodola, Mayor	
APPROVED AS TO LEGAL FORM:	Maria stoucia, May or	
THE ROYALD TO ELECTED TO CANA.		
Thomas M. Carpenter, City Attorney		
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