1	RESOLUTION NO
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3	A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO ENTER
4	INTO A CONTRACT WITH THE CENTRAL ARKANSAS LIBRARY
5	SYSTEM TO MANAGE A GRANT TO CONDUCT A CITYWIDE
6	CAMPAIGN TO ADDRESS HUNGER IN THE COMMUNITY; AND FOR
7	OTHER PURPOSES.
8	OTHER TEM OBES.
9	WHEREAS, The National League of Cities (NLC), in partnership with Food Research and Action
10	Center, selected the City of Little Rock (City) as one (1) of six (6) cities to be awarded a CHAMPS Grant;
11	the City was chosen because of the commitment of its leadership to reduce hunger for families, the ability
12	of its partners to strengthen meal programs and the ability of the City to develop a strong Citywide
13	campaign that encourages the entire community to act; and,
14	WHEREAS, a Multidisciplinary Ad Hoc Committee was formed to guide the City's efforts to
15	manage the grant from NLC to develop a strategic plan for children to have consistent access to healthy
16	meals at no cost; and,
17	WHEREAS, the City will partner with one of its outside agencies, the Central Arkansas Library
18	System (CALS), to manage the program; and,
19	WHEREAS, CALS has previously participated in the United States Department of Agriculture
20	Feeding Program and, its Executive Director is desirous of expanding CALS' role in serving the City's
21	children and families.
22	NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE CITY
23	OF LITTLE ROCK, ARKANSAS:
24	Section 1. The Board of Directors authorizes the City Manager to enter into a Sub-Award Agreement
25	with CALS for up to One Hundred Thirty-Nine Thousand Dollars (\$139,000.00) to develop a Citywide
26	Anti-Hunger Campaign which will expand the Out-of-School Meal Programs.
27	Section 2. Severability. In the event any title, section, paragraph, item, sentence, clause, phrase, or
28	word of this resolution is declared or adjudged to be invalid or unconstitutional, such declaration or
29	adjudication shall not affect the remaining portions of the resolution which shall remain in full force and
30	effect as if the portion so declared or adjudged invalid or unconstitutional were not originally a part of the
31	resolution.
32	Section 3. Repealer. All laws, ordinances, resolutions, or parts of the same, that are inconsistent with

the provisions of this resolution, are hereby repealed to the extent of such inconsistency.

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1	ADOPTED: August 7, 2018		
2	ATTEST:	APPROVED:	
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4 5	Susan Langley, City Clerk	Mark Stodola, Mayor	
6	APPROVED AS TO LEGAL FORM:		
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9	Thomas M. Carpenter, City Attorney		
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