1	RESOLUTION NO		
2			
3	A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO ENTER		
4	INTO A CONTRACT WITH CLEAR CREEK GOLF CAR & UTILITY		
5	VEHICLES, IN AN AMOUNT NOT TO EXCEED ONE HUNDRED		
6	FORTY-NINE THOUSAND, FIVE HUNDRED SEVENTY-FIVE AND		
7	75/100 DOLLARS (\$149,575.75), PLUS APPLICABLE TAXES AND FEES,		
8	FOR THE PURCHASE OF ELEVEN (11) CLUB CAR UTILITY CARS FOR		
9	THE LITTLE ROCK ZOO; AND FOR OTHER PURPOSES.		
10	THE ETTTLE ROCK 200, AND FOR OTHER FOR OSES.		
11	WHEREAS, the Little Rock Zoo has demonstrated a need to purchase eleven (11) Club Car Utility		
12	Cars to replace aged, high maintenance units currently in the City's fleet; and,		
13	WHEREAS, vendor selection for eleven (11) Club Car Utility Cars, meeting the specifications		
14	needed, was made using the Omnia Partners Club Car Contract No. EV2671-01; and,		
15	WHEREAS, the total purchase price for eleven (11) Club Car Utility Cars shall not exceed One		
16	Hundred Forty-Nine Thousand, Five Hundred Seventy-Five and 75/100 Dollars (\$149,575.75), plus		
17	applicable taxes and fees.		
18	NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE CITY		
19	OF LITTLE ROCK, ARKANSAS:		
20	Section 1. The City Manager is authorized to enter into an agreement with Clear Creek Golf Car &		
21	Utility Vehicles, Inc., for the purchase of eleven (11) Club Car Utility Cars, in an amount not to exceed		
22	One Hundred Forty-Nine Thousand, Five Hundred Seventy-Five and 75/100 Dollars (\$149,575.75), plus		
23	applicable taxes and fees, to be used by the Little Rock Zoo.		
24	Section 2. Funds for this purchase are allocated in the Fleet Replacement Fund Account No. 108609-		
25	S60C346-72300.		
26	Section 3. Severability. In the event any title, section, paragraph, item, sentence, clause, phrase, or		
27	word of this resolution is declared or adjudged to be invalid or unconstitutional, such declaration or		
28	adjudication shall not affect the remaining portions of the resolution which shall remain in full force and		
29	effect as if the portion so declared or adjudged invalid or unconstitutional were not originally a part of the		
30	resolution.		
31	<b>Section 4.</b> <i>Repealer.</i> All laws, ordinances, resolutions, or parts of the same, that are inconsistent with		
32	the provisions of this resolution, are hereby repealed to the extent of such inconsistency.		
33	ADOPTED: Sentember 19, 2023		

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ATTEST:	APPROVED:	
Susan Langley, City Clerk	Frank Scott, Jr., Mayor	
APPROVED AS TO LEGAL FORM:		
Thomas M. Carpenter, City Attorney		
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