RESOLUTION NO. ________

A RESOLUTION TO AUTHORIZE THE PURCHASE FROM TEECO SAFETY, INC., OF WARRANTIES IN THE AMOUNT OF FIFTY-ONE THOUSAND, FIVE HUNDRED TWENTY-FOUR AND 30/100 DOLLARS ($51,524.30), FOR INTERMEDIATE FORCE TASERS; AND FOR OTHER PURPOSES.

WHEREAS, the Board of Directors recently approved the purchase from Teeco Safety, Inc., for the purchase of Less-Than-Lethal Electronic Devises commonly referred to as Tasers for use by the Little Rock Police Department; and,

WHEREAS, this purchase was approved as a sole source purchase because it was impractical and unfeasible to bid pursuant to Little Rock, Ark., Ordinance No. 21,090 (August 18, 2015) (“LRO 21,090”); and,

WHEREAS, it is necessary to also purchase four (4)-year warranties for these devices which can also only come from Teeco Safety, Inc., and the cost plus tax of Fifty-One Thousand, Five Hundred Twenty-Four and 30/100 Dollars ($51,524.30) is in excess of the amount that can be authorized without Board approval;

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

Section 1. Pursuant to the sole source purchase authority granted in LRO 21,090, the City Manager is authorized to purchase warranties for 100 Taser Less-Than-Lethal Electronic Control Devices from Teeco Safety, Inc., in the amount of Fifty-One Thousand, Five Hundred Twenty-Four and 30/100 Dollars ($51,524.30).

Section 2. Funds for this purchase will come from Seized Asset Funds.

Section 3. 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 were not originally a part of the resolution.

Section 4. 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ordinances, resolutions, or parts of the same, that are inconsistent with the provisions of this resolution, are hereby repealed to the extent of such inconsistency.

ADOPTED: October 5, 2015