ORDINANCE NO. ___________

AN ORDINANCE TO AMEND SECTION 2 (a) OF LITTLE ROCK, ARK.,
ORDINANCE NO. 19,761 (JUNE 12, 2007), APPROVED BY THE
ELECTORS ON AUGUST 14, 2007; TO AUTHORIZE THE MAYOR TO
APPOINT A PERSON TO HOLD, OR TERMINATE A PERSON FROM,
THE POSITION OF CITY MANAGER AND CITY ATTORNEY, ABSENT
AN ACTION BY OTHER MEMBERS OF THE BOARD OF DIRECTORS
TO OVERRIDE SUCH ACTION; TO DECLARE AN EMERGENCY; AND
FOR OTHER PURPOSES.

WHEREAS, pursuant to Little Rock, Ark., Ordinance No. 16,435 (June 1, 1993), approved by the
electors on July 27, 1993, the City amended the existent Management Form of Government to include a
directly elected Mayor without a runoff election if a candidate received at least 40% of the vote, three (3)
Directors elected at-large, and seven (7) Directors elected from Wards; and,

WHEREAS, pursuant to Little Rock, Ark., Ordinance No. 19,761 (June 12, 2007), approved by the
electors on August 14, 2007, the City further amended the Management Form of Government to increase
the authority of the Mayor to include a veto, and the ability to hire or terminate the City Manager and the
City Attorney, subject to the approval of a majority of the Board of Directors; and,

WHEREAS, pursuant to Little Rock, Ark., Resolution No. 14,902 (December 3, 2018), a forum was
created in 2019 “to recommend the best form of government for the City to be presented to the citizens of
Little Rock within a period of one (1)-year from the date” the forum was created; and,

WHEREAS, the Governance Structure Study Group, with Frederick K. “Rick” Campbell (Ward 4) as
Chair, was created with Loretta Hendrix (Ward 1), Donna Massey (Ward 2), Preston Eldridge (Ward 3),
Daryl Coker (Ward 5), Ann Marshall Grigsby (Ward 6), Don Shellabarger (Ward 7), Karen Buchanan (At-
Large), Robert Coon (At-Large), Ronnie Jackson (At-Large), and Gary Smith (At-Large), as members, met
and made recommendations to the Mayor and Members of the Board of Directors pursuant to a report dated
October 25, 2019; and,

WHEREAS, in order to meet “a desire for the City to operate more like a business with a leader who
can be held accountable – by the people – for city operations” which cannot be done in a manner to hold a
single person (the Mayor) “accountable for the actions (or inactions) of the City Manager, the City Attorney,
or the staff working for those two (2) Officials,” unless the Mayor could act first on hiring or termination
decisions, and such action would be upheld absent a two-thirds (2/3) vote of the other members of the Board
of Directors to override such a decision; and,
WHEREAS, the authority for such action was approved in 2019 Ark. Acts 978, codified as Ark. Code Ann. §§ 14-47-140 (a) (1) (C) (D) (F) (G), and can be implemented upon a two-thirds (2/3) vote of the Board of Directors – Act 978 at § 1, codified as § 14-47-140 (a)(2).

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

Section 1.

(a) The Mayor shall have the authority to hire the City Manager and this decision is final unless the Board of Directors, by a two-thirds (2/3) vote, overrides this hiring decision; provided, that any attempt to override must be requested in writing by a member of the Board of Directors within ten (10) days of the date the Mayor has announced the hire;

(b) The Mayor shall conduct the Annual Review of the City Manager.

Section 2. The Mayor shall have the authority to terminate the city manager and this decision is final unless the Board of Directors, by a two-thirds (2/3) vote, overrides this termination decision; provided, that any attempt to override must be requested in writing by a member of the Board of Directors within ten (10) days of the date the Mayor has announced the termination.

Section 3.

(a) The Mayor shall have the authority to hire the City Attorney subject to the confirmation and approval of a majority of the Board of Directors;

(b) The Mayor and Vice-Mayor shall jointly conduct the Annual Review of the City Attorney.

Section 4. The Mayor shall have the authority to terminate the City Attorney and this decision is final unless the Board of Directors, by a two-thirds (2/3) vote, overrides this termination decision; provided, that any attempt to override must be requested in writing by a member of the Board of Directors within ten (10) days of the date the Mayor has announced the termination.

Section 5. Severability. In the event any title, section, paragraph, item, sentence, clause, phrase, or word of this ordinance is declared or adjudged to be invalid or unconstitutional, such declaration or adjudication shall not affect the remaining portions of the ordinance 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 ordinance.

Section 6. 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 including, but not limited to, Little Rock, Ark., Ordinance No. 16,435 (June 1, 1993), Little Rock, Ark., Ordinance No. 19,761 (June 12, 2007), and Little Rock, Ark., Resolution No. 14,902 (December 3, 2018).

Section 7. Emergency Clause. In light of changes in state law, and the recommendations of the Governance Structure Study Group, it is deemed important that the Mayor have greater authority to making hiring or termination decisions as to the City Manager and the City Attorney in order to assure that one
(1) person can be held accountable by the citizens for the actions of local government; such a need is
essential to protect the public health, safety, and welfare; an emergency is, therefore, declared to exist, and
this ordinance shall be in full force and effect from and after the date of its passage.

PASSED: February 18, 2020

ATTEST:                        APPROVED:

_____________________________________   ______________________________________
Susan Langley, City Clerk            Frank Scott, Jr., Mayor

APPROVED AS TO LEGAL FORM:

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Thomas M. Carpenter, City Attorney