RESOLUTION NO. _________

A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO ENTER INTO AN AGREEMENT WITH DOYNE CONSTRUCTION COMPANY INC., IN AN AMOUNT NOT TO EXCEED ONE MILLION, ONE HUNDRED NINETY-THREE THOUSAND DOLLARS ($1,193,000.00), TO DEVELOP THE INTAKE ADDITION AT THE LITTLE ROCK ANIMAL VILLAGE; AND FOR OTHER PURPOSES.

WHEREAS, in July 11, 2011, the Board of Directors approved Ordinance No. 20,449, which levied a 3/8%-Sales and Compensating Use Tax to be used for capital improvements of a public nature; and,

WHEREAS, the Little Rock Animal Village is where stray animals are collected, housed and animal care provided, or they are held for owner pick-up, adoption or rescue; and,

WHEREAS, the expansion of the Animal Village will provide new kennels and allow additional intake of animals into the shelter; and,

WHEREAS, pursuant to Bid Event No. 1899, the City received three (3) bids to develop the intake addition at the Little Rock Animal Village; and,

WHEREAS, staff determined that Doyne Construction Company, Inc., was the lowest responsible and responsive bidder with a total bid amount of One Million, One Hundred Ninety-Three Thousand Dollars ($1,193,000.00).

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

Section 1. The City Manager is authorized to enter into an Agreement with Doyne Construction Company, Inc., to develop the intake addition at the Little Rock Animal Village for a total contract amount not to exceed One Million, One Hundred Ninety-Three Thousand Dollars ($1,193,000.00).

Section 2. Funding for this project is available from the 3/8-Cent Capital Improvement Sales Tax for the Animal Village Expansion, Account No. TS35A06, and the Animal Village Accounts No. S00B357 and No. S00B235.

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 was not originally a part of the resolution.

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Section 4. **Repealer.** All resolutions, bylaws, and other matters inconsistent with this resolution are hereby repealed to the extent of such inconsistency.

ADOPTED: February 21, 2023

ATTEST: 

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Susan Langley, City Clerk

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Frank Scott, Jr., Mayor

APPROVED AS TO LEGAL FORM:

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Thomas M. Carpenter, City Attorney