RESOLUTION NO. _______

A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO ENTER INTO A CONTRACT WITH HUNGER SKATEPARKS, LLC, IN THE AMOUNT OF ONE HUNDRED SIXTY-NINE THOUSAND, SEVEN HUNDRED FIFTY DOLLARS ($169,750.00), FOR PARK IMPROVEMENTS AT KANIS PARK SKATE FACILITY, AND FOR OTHER PURPOSES.

WHEREAS, Kanis DIY (Do It Yourself) Krew, a group of enthusiast skate boarders, has been very supportive and has donated time on the development of design plans for the new proposed skate facility features at Kanis Park along with Parks & Recreation Staff; and,

WHEREAS, over the past fifteen (15) years, this group has raised funds and helped construct incremental skate park improvements for Kanis Skate Park; and,

WHEREAS, The National Recreation and Parks Association (NRPA) guided Coca-Cola Company to Little Rock Parks and Recreation, and they found the City’s application to be fitting for their marketing plans; and,

WHEREAS, Public Bid No. 16103 was held to solicit and obtain competitive bids in order to establish a contract for the park improvements, and Hunger Skateparks, LLC, submitted the lower of the two (2) bids received which was in the total amount of One Hundred Sixty-Nine Thousand, Seven Hundred Fifty Dollars ($169,750.00).

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

Section 1: The City Manager is hereby authorized to enter into a contract with Hunger Skateparks, LLC, for a total amount of One Hundred Sixty-Nine Thousand, Seven Hundred Fifty Dollars ($169,750.00), for park improvements at Kanis Park Skate Facility.

Section 2. Funding for this project is obtained from a grant in the amount of One Hundred Fifty Thousand Dollars ($150,000.00) received from Coca-Cola Company and the National Recreational and Park Association (NRPA), in addition to Parks Capital Upgrade account in the amount of Nineteen Thousand, Seven Hundred Fifty Dollars ($19,750.00).

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resolutions, or parts of the same, that are inconsistent with the provisions of this resolution, are hereby repealed to the extent of such inconsistency.

Section 5. 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.

ADOPTED: March 15, 2016

ATTEST: APPROVED:

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Susan Langley, City Clerk      Mark Stodola, Mayor

APPROVED AS TO LEGAL FORM:

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Thomas M. Carpenter, City Attorney