1	
2	RESOLUTION NO
3	
4	A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO ENTER
5	INTO A CONTRACT WITH JERRY PATE TURF & IRRIGATION, INC.,
6	IN AN AMOUNT NOT TO EXCEED FIFTY-FIVE THOUSAND, SEVEN
7	HUNDRED THIRTY AND 03/100 DOLLARS (\$55,730.03), PLUS
8	APPLICABLE TAXES AND FEES, FOR THE PURCHASE OF ONE (1)
9	TORO PROCORE 648S 23HP AERATOR, FOR THE REBSAMEN PARK
10	GOLF COURSE, ; AND FOR OTHER PURPOSES.
11	Golf Cocksly, in the fore of the costs.
12	WHEREAS, Rebsamen Park Golf Course under the City's Parks & Recreation Department has a need
13	for one (1) Toro ProCore 648S 23HP Aerator with ten (10)-gallon fuel tank as a replacement for an older
14	piece of equipment which is costly to maintain and repair; and,
15	WHEREAS, vendor selection was made through Sourcewell Contract No. 112624-TTC; and,
16	WHEREAS, pursuant to Little Rock, Ark. Resolution 16,603 (February 18, 2025), the Purchasing
17	Division of the City of Little Rock is authorized to purchase on contracts awarded by the State of Arkansas.
18	WHEREAS, the total cost of this purchase is in an amount not to exceed Fifty-Five Thousand, Seven
19	Hundred Thirty and 03/100 Dollars (\$55,730.03), plus applicable taxes and fees.
20	NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE CITY
21	OF LITTLE ROCK, ARKANSAS;
22	Section 1. The City Manager is authorized to enter into a contract with Jerry Pate Turf & Irrigation,
23	Inc., for the purchase of one (1) Toro ProCore 648S 23HP Aerator, in an amount not to exceed Fifty-Five
24	Thousand, Seven Hundred Thirty and 03/100 Dollars (\$55,730.03), plus applicable taxes and fees.
25	Section 2. Funds for this purchase are available from the Parks & Recreation Bond Account No.
26	332459-72200-B47D005.
27	Section 3. Severability. In the event any title, section, paragraph, item, sentence, clause, phrase, or
28	word of this resolution is declared or adjudged to be invalid or unconstitutional, such declaration or
29	adjudication shall not affect the remaining portions of the resolution which shall remain in full force and
30	effect as if the portion so declared or adjudged invalid or unconstitutional were not originally a part of the
31	resolution.
32	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the provisions of this resolution, are hereby repealed to the extent of such inconsistency.

33

```
1
     ADOPTED: April 15, 2025
 2
     ATTEST:
                                                    APPROVED:
 3
 4
 5
     Allison Segars, City Clerk
                                                Frank Scott, Jr., Mayor
 6
     APPROVED AS TO LEGAL FORM:
 7
 8 9
     Thomas M. Carpenter, City Attorney
10
     //
11
     //
12
     //
13
     //
14
     //
15
     //
16
     //
     //
17
18
     //
19
     //
20
     //
21
     //
22
     //
23
     //
24
     //
25
     //
26
     //
27
     //
28
     //
29
     //
30
     //
31
     //
32
     //
33
     //
34
     //
35
     //
```