RESOLUTION NO. _____________

A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO ENTER INTO A CONTRACT WITH PRO TRACK AND TENNIS, INC., IN AN AMOUNT NOT TO EXCEED ONE HUNDRED TEN THOUSAND DOLLARS ($110,000.00), FOR RESURFACING SEVEN (OF) OF THE COURTS AT THE REBSAMEN TENNIS FACILITY; AND FOR OTHER PURPOSES.

WHEREAS, the Parks & Recreation Department Staff has identified the need to resurface seven (7) of the courts at the Rebsamen Tennis Facility, which are utilized yearly for multiple tournaments.

WHEREAS, the Little Rock Open Tournament requires these courts to be resurfaced for competition play, and residents have requested that the courts be resurfaced to continue with high-level play and competition; and,

WHEREAS, Pro Track and Tennis, Inc., was selected utilizing the TIPS/TAPS Purchasing Contract No. 23020101, Professional Track and Tennis; and,

WHEREAS, the total contract amount for resurfacing of seven (7) of the courts at the Rebsamen Tennis Facility shall not exceed One Hundred Ten Thousand Dollars ($110,000.00).

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

Section 1. The Board of Directors authorizes the City Manager to enter into an agreement with Pro Track and Tennis, Inc., in an amount not to exceed One Hundred Ten Thousand Dollars ($110,000.00), for resurfacing of seven (7) of the courts at the Rebsamen Tennis Facility

Section 2. Funds are available from Parks Operations & Improvement Development Land Maintenance, Account No. 104522-61040, in the amount of Fifty Thousand Dollars ($50,000.00), and from Parks Maintenance Contracts, Account No.104523-63211, in the amount of Sixty Thousand Dollars ($60,000.00).

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ordinances, resolutions, or parts of the same, that are inconsistent with the provisions of this resolution, are hereby repealed to the extent of such inconsistency.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: April 16, 2024

ATTEST:

______________________________________
Susan Langley, City Clerk

APPROVED:

______________________________________
Frank Scott, Jr., Mayor

APPROVED AS TO LEGAL FORM:

______________________________________
Thomas M. Carpenter, City Attorney