1	ORDINANCE NO
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3	AN ORDINANCE TO DECLARE IT IMPRACTICAL AND UNFEASIBLE
4	TO BID; TO AUTHORIZE THE CITY MANAGER TO ENTER INTO A
5	ONE (1) YEAR SERVICE AND PARTS CONTRACT WITH SIDDONS
6	MARTIN EMERGENCY GROUP, LLC, IN AN AMOUNT NOT TO
7	EXCEED FIVE HUNDRED THOUSAND DOLLARS (\$500,000.00), FOR
8	ANNUAL PIERCE PARTS AND SERVICE FOR THE CITY'S FLEET
9	SERVICES DEPARTMENT; AND FOR OTHER PURPOSES.
10	SERVICES DEFINITIVE: (1,111,12) TOR OTHER TERM OSES.
11	WHEREAS, it is a necessity for Fleet Services to be equipped with reliable parts and services for minor
12	maintenance and repair of Pierce Fire Trucks in the City's Fleet; and,
13	WHEREAS, Siddons Martin Emergency Group, LLC is the only authorized Pierce dealer that can
14	provide parts and service for Pierce equipment in the Central Arkansas area.; and,
15	WHEREAS, the initial contract term is for a period of one (1)-year with an option to extend the contract
16	for up to two (2) additional one (1) year terms; and,
17	WHEREAS, the total cost of an annual parts and service contract for Pierce equipment with Siddons
18	Martin Emergency Group, LLC, for one (1) year, is in an amount not to exceed Five Hundred Thousand
19	Dollars (\$500,000.00).
20	NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF DIRECTORS OF THE CITY
21	OF LITTLE ROCK, ARKANSAS:
22	Section 1. The Board of Directors hereby authorizes the City Manager to enter into a sole-source annual
23	parts and service contract with Siddons Martin Emergency Group, LLC, for the City's Pierce equipment,
24	for one (1) year in an amount not to exceed Five Hundred Thousand Dollars (\$500,000.00), plus applicable
25	taxes and fees.
26	Section 2. Funds for this annual parts and service contract are allocated in various Fleet Maintenance and
27	Parts Accounts.
28	Section 3. Because Siddons Martin Emergency Group, LLC, is the sole authorized Caterpillar dealer
29	that can provide parts and service for Caterpillar equipment, City Board of Directors declares it impractical
30	and unfeasible to acquire this annual parts and service contract through the competitive bid process.
31	Section 4. Severability. In the event any title, section, paragraph, item, sentence, clause, phrase, or word
32	of this ordinance is declared or adjudged to be invalid or unconstitutional, such declaration or adjudication
33	shall not affect the remaining portions of the ordinance which shall remain in full force and effect as if the

3 6	s, resolutional were not originally a part of the ordina	
the provisions of this resolution, are hereby repealed to the extent of such inconsistency. PASSED: May 6, 2025		
Allison Segars, City Clerk	Frank Scott, Jr., Mayor	
APPROVED AS TO LEGAL FORM:		
Thomas M. Carpenter, City Attorney		
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