RESOLUTION NO. _________

A RESOLUTION TO AUTHORIZE AN INCREASE TO THE CONTRACT AMOUNT FOR HALFF+MARLAR ASSOCIATES, INC., FOR ADDITIONAL ENGINEERING DESIGN SERVICES IN AN AMOUNT NOT TO EXCEED TWENTY-FIVE THOUSAND, EIGHT HUNDRED EIGHTY-THREE AND 65/100 DOLLARS ($25,883.65); TO AUTHORIZE A NEW PROJECT FOR CHENAL PARKWAY AT CHENAL VALLEY DRIVE (NORTH INTERSECTION); AND FOR OTHER PURPOSES

WHEREAS, new developments now proposed and approved for construction on Chenal Valley Drive will warrant signal improvements at Chenal Boulevard and Chenal Valley Drive (north intersection); and,

WHEREAS, it is desirable to postpone construction of an additional left-turn lane at Chenal Boulevard at Rahling Road and to instead construct a new traffic signal at this intersection; and,

WHEREAS, Halff Associates, now doing business as Halff+Marlar Associates, Inc., was awarded a contract for Professional Engineering Consultant Services for the design of several 2019 to 2021 Capital Improvement Projects, Resolution No. 14,872, and it is desirable to amend the existing contract with Halff+Marlar Associates to provide Engineering Design Services for the proposed traffic signal.

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 approve an amendment to the contract with Halff+Marlar Associates, Inc., to increase the contract ceiling price by Twenty-Five Thousand, Eight Hundred Eighty-Three and 65/100 Dollars ($25,883.65) making a new contract total of Three Hundred Sixty-Four Thousand, Four Hundred Seventy-Three and 65/100 Dollars ($364,473.65) to fund addition design work for Chenal Boulevard at Chenal Valley Traffic Signal.

Section 2. Funds for this contract are from the 2018 Capital Improvement Bonds for Street and Drainage and the 3/8-Cent Capital Improvement Sales and Compensating Use Tax as authorized by Resolution No. 14,803 and as amended herein.

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.
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: May 21, 2019

ATTEST: 

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Susan Langley, City Clerk        Frank D. Scott, Jr., Mayor

APPROVED AS TO LEGAL FORM:

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Thomas M. Carpenter, City Attorney

APPROVED: