1	RESOLUTION NO	
2		
3	A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO ENTER	
4	INTO A CONTRACT WITH MOTOROLA SOLUTIONS, INC., IN AN	
5	AMOUNT NOT TO EXCEED ONE-HUNDRED SEVENTY-SIX	
6	THOUSAND, THREE-HUNDRED NINETY AND 71/100 DOLLARS	
7	(\$176,390.71), PLUS APPLICABLE TAXES AND FEES, FOR THE	
8	INSTALLATION OF A MACH ALERT SYSTEM FOR TEMPORARY	
9	FIRE STATION 9; AND FOR OTHER PURPOSES.	
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11	WHEREAS, Fire Station 9 in the City of Little Rock was destroyed by a tornado that struck Little	
12	Rock, Arkansas on March 31, 2023; and,	
13	WHEREAS, a temporary fire station was constructed at 1509 Green Mountain Drive, Little Rock	
14	Arkansas while the permanent location is being built; and,	
15	WHEREAS, a Mach Alert system is a fire station alerting and automation solution designed to provide	
16	state-of-the-art functionality and reliability within the fire alerting process; and	
17	WHEREAS, the Mach Alert System is a necessary component for the temporary fire station to respond	
18	to emergencies; and,	
19	WHEREAS, the Little Rock Fire Department will utilize Sourcewell Contract No. 042021-MOT,	
20	pursuant to Little Rock Resolution No. 16,603 (February 18, 2025).	
21	NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE CITY	
22	OF LITTLE ROCK, ARKANSAS:	
23	Section 1. The Board of Directors hereby authorizes the City Manager to utilize Sourcewell Contract	
24	No. 042021-MOT to enter into a contract with Motorola Solutions, Inc., for the purchase and installation	
25	of a Mach Alert System for the total cost not to exceed One Hundred Seventy-Six Thousand Three Hundred	
26	Ninety and 71/100 Dollars (\$176,390.71), plus applicable taxes and fees.	
27	Section 2. Funds for this purchase are available through the Fire Station 9 Insurance Policy 210519-	
28	S1B708.	
29	Section 3. Severability. In the event any title, section, paragraph, item, sentence, clause, phrase, or	
30	word of this resolution is declared or adjudged to be invalid or unconstitutional, such declaration or	
31	adjudication shall not affect the remaining portions of the resolution which shall remain in full force and	
32	effect as if the portion so declared or adjudged invalid or unconstitutional were not originally a part of the	
33	resolution.	

ADOPTED: June 3, 2025	A PRO CAME
ATTEST:	APPROVED:
Allison Segars, City Clerk	Delphone Hubbard, Acting City Manage
APPROVED AS TO LEGAL FORM:	
Thomas M. Carpenter, City Attorney	
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