RESOLUTION NO. _______

A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO ENTER INTO A CONTRACT WITH STALEY TECHNOLOGIES LITTLE ROCK, LLC, IN AN AMOUNT NOT TO EXCEED SIXTY THOUSAND 100 DOLLARS ($60,000.00), PLUS APPLICABLE TAXES AND FEES, TO CONNECT FIBER-BASED TELECOMMUNICATIONS NETWORKS AT REBSAMEN PARK GOLF COURSE; AND FOR OTHER PURPOSES.

WHEREAS, the City of Little Rock, Arkansas (City), needs fiber-based communications assets to meet important public telecommunications goals and to improve the availability of services and information for the residents of Little Rock; and,

WHEREAS, the City needs to install a lateral connection to Windstream’s Core Fiber Network, specifically connecting the Rebsamen Golf Course Clubhouse, the Rebsamen Golf Course Fuel Site and the Rebsamen Golf Course Maintenance Shop to the City’s Network; and,

WHEREAS, the TIPS Contract Cooperative Purchasing Program, Contract No. 240101, will be utilized for the purchase of equipment and installation of equipment to connect to a fiber-based telecommunications network owned by Windstream; and,

WHEREAS, the cost for the services shall not exceed Sixty Thousand Dollars ($60,000.00), plus applicable taxes and fees.

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

Section 1. The City Manager is authorized to enter into a service agreement in an amount not to exceed Sixty Thousand and 00/100 Dollars ($60,000.00), plus applicable taxes and fees, with Staley Technologies Little Rock, LLC, to install a lateral connection to Windstream’s core fiber network.

Section 2. Funds are available through American Rescue Plan Act Funds, East Little Rock Community Center Broadband, Account No. 270459-G0601AR45A.

Section 4. Severability. In the event any portion of this resolution is declared or adjudged to be invalid or unconstitutional, such declaration or adjudication shall not affect the remaining portions of this 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 this Resolution.

Section 5. Repealer. All ordinances and resolutions, and parts thereof, which are in conflict with any provision of this resolutions are hereby repealed to the extent of such conflict.
ADOPTED: June 18, 2024

ATTEST:

______________________________________   _____________________________________
Susan Langley, City Clerk        Frank Scott, Jr., Mayor

APPROVED AS TO LEGAL FORM:

_____________________________________
Thomas M. Carpenter, City Attorney