ORDINANCE NO. __________

AN ORDINANCE TO DISPENSE WITH THE REQUIREMENT OF
COMPETITIVE SELECTION AND TO AUTHORIZE THE CITY
MANAGER TO RENEW A CONTRACT WITH INFOR (US), INC., IN AN
AMOUNT NOT TO EXCEED TWO HUNDRED EIGHTY-EIGHT
THOUSAND, THREE HUNDRED NINETY-FIVE AND 72/100 DOLLARS
($288,395.72), PLUS APPLICABLE TAXES AND FEES, FOR SOFTWARE
MAINTENANCE FOR THE CITY'S ENTERPRISE RESOURCE
PLANNING SYSTEM; TO DECLARE AN EMERGENCY; AND FOR
OTHER PURPOSES.

WHEREAS, pursuant to Request for Proposal No. 5329, the City solicited proposals for a fully-
integrated, web-enabled applications information system for the City's Enterprise Resource Planning
System ("the System"), and later authorized a contract with Lawson Software, Inc., in Little Rock, Ark.,
Resolution No. 12,202 (February 7, 2006); and,

WHEREAS, on July 1, 2012, Lawson Software, Inc., changed its business name to INFOR (US), Inc.;
and,

WHEREAS, pursuant to Ordinance No. 21,393 (April 18, 2017), the City authorized System upgrades
and expansions for Enterprise Asset Management, Strategic Sourcing & Contract Management, INFOR
Public Sector Community Development & Regulatory, Dynamic Enterprise Performance Management and
related data conversions; and,

WHEREAS, pursuant to Ordinance No. 21,405 (May 16, 2017), the City acknowledged INFOR (US),
Inc., was a proprietary software, and only INFOR is authorized to provide the necessary maintenance
service required to protect against a shut-down of the System; and,

WHEREAS, it is now time to enter into an additional one (1)-year agreement for INFOR Software
Licenses and Maintenance in an amount not to exceed Two Hundred Eighty-Eight Thousand, Three
Hundred Ninety-Five and 72/100 Dollars ($288,395.72), plus applicable taxes and fees; and,

WHEREAS, as long as it can be certified to the City Manager that INFOR is the only company that is
authorized to provide this maintenance service pursuant to the INFOR software license, the City Manager
should be authorized to exercise an option to renew this agreement and any additional licenses needed with
INFOR (US), Inc. for a period of one (1)-year.
NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF DIRECTORS OF THE CITY
OF LITTLE ROCK, ARKANSAS:

Section 1. The City Manager is authorized to renew the maintenance agreement including any
additional licenses needed with INFOR (US), Inc., for a period of one (1)-year, in a form to be approved
by the City Attorney, for INFOR Software Maintenance for a total amount not to exceed Two Hundred
Eighty-Eight Thousand, Three Hundred Ninety-Five and 72/100 Dollars ($288,395.72), plus applicable
taxes and fees.

Section 2. Because of the need to have periodic software maintenance performed by INFOR
Technicians in order to comply with the INFOR software license requirements and to protect the System,
the Board declares that it is impractical and unfeasible to submit this matter to a competitive selection
process.

Section 3. Funds for the annual payment required pursuant to the agreement authorized by this
ordinance are available in the Non-Departmental Account No. 100000-14010, the following Departments
will be responsible for their system: Finance; Human Resources; Planning & Development; and Fleet
Services.

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

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

Section 6. Emergency Clause. The need for immediate and uninterrupted software maintenance
services is necessary to protect the City's critical Enterprise Resource Planning System which is essential
for City services and, therefore, is crucial to continue every day operations of the City; an emergency is,
therefore, declared to exist and this ordinance shall be in full force and effect from and after the date of its
passage.

PASSED: June 7, 2022

ATTEST:            APPROVED:

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

APPROVED AS TO LEGAL FORM:

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Thomas M. Carpenter, City Attorney