1	RESOLUTION NO
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3	A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO ENTER
4	INTO A CONTRACT WITH JERRY PATE TURF & IRRIGATION IN AN
5	AMOUNT NOT TO EXCEED ONE HUNDRED SIXTY THOUSAND
6	DOLLARS (\$160,000.00), FOR THE PURCHASE OF TWO (2) TORO
7	WORKMAN HDX SPRAYERS FOR THE REBSAMEN AND FIRST TEE
8	GOLF COURSES; AND FOR OTHER PURPOSES.
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10	WHEREAS, the Rebsamen Golf Course and First Tee Golf Course are essential recreational facilities
11	for the citizens of Little Rock, Arkansas; and,
12	WHEREAS, the purchase of two (2) new sprayers is necessary to ensure proper maintenance and
13	upkeep of the courses, improve operational efficiency, and maintain turf health and playability standards;
14	and,
15	WHEREAS, Jerry Pate Turf & Irrigation is an authorized vendor through Sourcewell Cooperative
16	Purchasing, Contract No. 112624-TTC, Customer No. 32478; and, authorized pursuant to Little Rock, Ark.
17	Resolution No. 16, 603 (February 18, 2025), as amended.
18	NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE CITY
19	OF LITTLE ROCK, ARKANSAS:
20	Section 1. The City Manager is hereby authorized to enter into a contract with Jerry Pate Turf &
21	Irrigation for the purchase of two (2) Toro Workman HDX sprayers for the Rebsamen Golf Course and First
22	Tee Golf Course, in an amount not to exceed One Hundred Sixty Thousand Dollars and Zero Cents
23	(\$160,000.00), and a ten percent (10%) contingency fee, if needed, utilizing Sourcewell Contract No.
24	112624-TTC, Customer No. 32478.
25	Section 2. Funds for this purchase shall be available from budgeted sources designated for golf course
26	equipment.
27	Section 3. This resolution shall be in full force and effect from and after its adoption.
28	Section 4. Severability. In the event any title, section, paragraph, item, sentence, clause, phrase, or
29	word of this resolution is declared or adjudged to be invalid or unconstitutional, such declaration or
30	adjudication shall not affect the remaining portions of the resolution which shall remain in full force and
31	effect as if the portion so declared or adjudged invalid or unconstitutional were not originally a part of the
32	resolution.

ADOPTED: August 5, 2025	
ATTEST:	APPROVED:
Allison Segars, City Clerk	Frank Scott, Jr., Mayor
APPROVED AS TO LEGAL FORM:	
Thomas M. Carpenter, City Attorney	
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