1	RESOLUTION NO
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3	A RESOLUTION TO AUTHORIZE THE CITY MANAGER TO ENTER
4	INTO A CONTRACT WITH SHI INTERNATIONAL CORPORATION, IN
5	AN AMOUNT NOT TO EXCEED SEVENTY THOUSAND DOLLARS
6	(\$70,000.00), FOR THE PURCHASE OF ANNUAL RENEWAL
7	SUBSCRIPTIONS FOR LICENSED ADOBE PRODUCTS TO SUPPORT
8	CITY OF LITTLE ROCK BUSINESS PROCESSES; AND FOR OTHER
9	PURPOSES.
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11	WHEREAS, the Information Technology Department requests the City Manager purchase the annual
12	renewal subscriptions for Licensed Adobe Products currently utilized Citywide to support City of Little
13	Rock business processes; and, for a total cost of Seventy Thousand Dollars (\$70,000.00); and,
14	WHEREAS, the cost is an annual expenditure based on the number of users and Adobe Licenses
15	assigned with a renewal and use term, through August 7, 2025, and,
16	WHEREAS, vendor selection was made through the Sourcewell Contract No. 121923-SHI.; and,
17	WHEREAS, the total cost shall not exceed Seventy Thousand Dollars (\$70,000.00), with no additional
18	shipping, taxes or fees, for existing licenses and a contingency to allow for licensing changes needed to
19	ensure appropriate City coverage.
20	NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE CITY
21	OF LITTLE ROCK, ARKANSAS:
22	Section 1. The Board of Directors authorizes the City Manager to enter into a contract with SHI
23	International Corporation for the purchase of annual renewal subscriptions, in an amount not to exceed
24	Seventy Thousand Dollars (\$70,000.00), with no additional shipping, taxes or fees, for Licensed Adobe
25	Products currently utilized Citywide to support City of Little Rock business processes.
26	Section 2. Funds for this expenditure will be paid from each Department's designated accounts and
27	will cover the cost of the licenses utilized by their respective staff.
28	Section 3. 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.
33	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.

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ADOPTED: August 6, 2024	
ATTEST:	APPROVED:
Susan Langley, City Clerk	Frank Scott, Jr., Mayor
APPROVED AS TO LEGAL FORM:	
Thomas M. Carpenter, City Attorney	
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