ORDINANCE NO. 2024- *OS*

APPROPRIATION ORDINANCE

AN ORDINANCE AUTHORIZING THE MAYOR TO ENTER INTO A CONTRACT WITH FIRE MASTER FIRE EQUIPMENT, INC., FOR SERVICE AND PARTS FOR THE REPAIR OF THE LINCOLN FIRE DEPARTMENT LADDER TRUCK, AUTHORIZING THE PURCHASE THEREOF, DISPENSING WITH COMPETITIVE BIDDING AS NOT NECESSARY AND FOR OTHER PURPOSES

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF LINCOLN, ARKANSAS, THAT:

<u>Section One:</u> <u>Title.</u> This Ordinance shall be known as An Ordinance Authorizing the Mayor to Enter into a Contract with Fire Master Fire Equipment, Inc., for Service and Parts for the Repair of the Lincoln Fire Department, Ladder Truck, Authorizing the Purchase Thereof, Dispensing with Competitive Bidding as Not Necessary and for Other Purposes.

Section Two: Findings. The Lincoln City Council finds as follows:

a. The Lincoln Fire Department's ladder truck had lighting problems and needed repairs.

b. Fire Master Fire Equipment, Inc., of Springfield, Missouri has offered the City the required services and items for purchase.

c. The total price for these goods and services, inclusive of sales tax, was \$6,272.09.

<u>Section Three: Competitive Bidding Not Necessary.</u> Based on the Council's findings above, the Council hereby declares that competitive bidding is not necessary because the total purchase price is less than \$35,000.00.

Section Four: <u>Contract Authorized</u>. The Mayor is hereby authorized to enter into a contract with Fire Master Fire Equipment, Inc. for service and parts to repair the Lincoln Fire Department ladder truck for a total price not to exceed \$6,272.09. The funds to make this purchase shall be appropriated from the City's General Fund Fire Department Budget. To the extent the City of Lincoln 2024 Budget requires an amendment to complete this purchase, the Budget is hereby so amended.

<u>Section Five:</u> <u>Votes Required, Readings. Effective Date.</u> This is an Appropriation Ordinance. In accordance with A.C.A. § 14-55-204 and A.C.A. § 14-55-203(c)(2), this ordinance is not an ordinance of a general or permanent nature. As such, it requires only a simple majority of votes of the City Council to pass and does not require three separate readings. This ordinance is effective immediately upon its passage.

PASSED AND APPROVED this 20 day of February, 2024.

APPROVED:

w 6

.....

Doug Hatchens, Mayor

ATTEST:

Buck Cortes

Beck Carter, Clerk-Treasurer

