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ı	RESULUTION NO. 2022-151	First Reading Passage Requested
	SPONSOR <u>Executive Shapiro</u>	(C. Stanley)
	DATE May 23, 2022	COMMITTEE Planning

A Resolution declaring the failure of the prior vendor to provide a temporary chiller to provide cooling for the Jail, located in the City of Akron, in Council District 4, an emergency pursuant to Section 177.07(a)(3) of the Codified Ordinances of the County of Summit, and confirming the award by the Board of Control of a purchase contract with Aggreko, LLC, in an amount not to exceed \$58,388.72, for emergency rental of a temporary chiller, for the Executive's Department of Administrative Services-Physical Plants Division, and declaring an emergency.

WHEREAS, this Council previously adopted Resolution No. 2022-052, which confirmed the awards of various contracts for the Summit County Jail HVAC and Plumbing Project which includes replacing and upgrading the existing HVAC system which has installed in 1987; and

WHEREAS, due to the cooling tower failure, rental of an emergency temporary chiller was approved by the Board of Control on March 23, 2022 and pursuant to Board of Control Directive #107-22, the rental of an emergency temporary 200 ton chiller was awarded to Trane Rental Services, as the lowest responsible and responsive bidder; and

WHERAS, when scheduling delivery, Trane Rental Services was unable to provide the specified 200 ton temporary chiller with which the electrical system is compatible, creating an emergency need to obtain a temporary chiller from another vendor in order to maintain acceptable interior temperatures at the Jail for the inmates and staff; and.

WHEREAS, the Board of Control, at its meeting held May 18, 2022, pursuant to Section 177.07(a)(3) of the Codified Ordinances of the County of Summit, awarded a purchase contract with Aggrecko, LLC, for the emergency rental of a temporary chiller, in an amount not to exceed \$58,388.72; and

WHEREAS, this Council finds and determines, after reviewing all pertinent information, that the aforementioned rental constitutes an emergency service under Section 177.07(a)(3) of the Codified Ordinances of the County of Summit and this Council further finds and determines that it is necessary and in the best interest of the County of Summit to confirm an award by the Board of Control of a purchase contract with Aggrecko, LLC, for the emergency rental of said temporary chiller, in an amount not to exceed \$58,388.72;

NOW, THEREFORE, BE IT RESOLVED by the Council of the County of Summit, State of Ohio, that;

SECTION 1

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This Council finds and determines that the rental of an temporary chiller for the Jail, located in the City of Akron, in Council District 4, is an emergency pursuant to Section 177.07(a)(3) of the Codified Ordinances of the County of Summit.

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RESOLUTION NO. 2022-151
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SECTION 2

The award by the Board of Control of a purchase contract with Aggrecko, LLC, for the emergency rental of a temporary chiller, in the City of Akron, in Council District 4, in an amount not to exceed \$58,388.72, is hereby confirmed and the Executive is hereby authorized to execute said purchase contract and any other necessary related documents.

SECTION 3

This Resolution is hereby declared an emergency in the interest of the health, safety, and welfare of the residents of the County of Summit, and for the further reason to immediately authorize a necessary rental of a temporary chiller for an emergency service at the Jail.

SECTION 4

Provided this Resolution receives the affirmative vote of eight members, it shall take effect immediately upon its adoption and approval by the Executive; otherwise, it shall take effect and be in force at the earliest time provided by law.

SECTION 5

EXECUTIVE

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It is found and determined that all formal actions of this Council concerning and relating to the adoption of this Resolution were adopted in an open meeting of this Council, and that all deliberations of this Council and of any of its committees that resulted in such formal action, were in meetings open to the public, in compliance with all legal requirements, including Section 121.22 of the Ohio Revised Code.

ADOPTED May 23, 2022	
CLERK OF COUNCIL APPROVED May 24, 2022	PRESIDENT OF COUNCIL
Dinne for	

ENACTED EFFECTIVE May 24, 2022

INTRODUCED May 23, 2022

Voice Vote - YES: 10-0: Darrow, DeVitis, Dickinson, Donofrio, McKenney, Rodgers, Schmidt, Sims, Walters, Wilhite