

RESOLUTION NO. ____ OF 2021

A RESOLUTION SELECTING THE TIMES AS THE OFFICIAL JOURNAL FOR THE CITY OF SHREVEPORT FOR THE PERIOD COMMENCING JULY 1, 2021 THROUGH JUNE 30, 2022 AND OTHERWISE PROVIDING WITH RESPECT THERETO.

BY: COUNCIL MEMBER

WHEREAS, the City of Shreveport is required by its Charter and State Law to select an Official Journal to publish minutes, ordinances, resolutions, budgets, official notices, advertisements, and other official proceedings of the City of Shreveport for the period July 1, 2021 through June 30, 2022; and

WHEREAS, it is recommended that **The Times** be selected the Official Journal for the City of Shreveport to provide the services required by law for the prices described below:

All printing of required legals in the Classified Section will be at \$0.33 per agate line (6.5 font, auto set width and 6 point leading using 14 agate lines per inch);

All printing of required legals in the Retail Section - \$6.48 per column inch; All other (non-required) ads in the Classified Section - \$3.57 per agate line;

All other (non-required) ads in the Retail Section - \$42.84 per column inch; Affidavits will be provided at \$20.00 each; and

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Shreveport, in due, regular and legal session convened that the proposal of **The Times** is accepted and **The Times** be and is hereby designated the official journal of the City of Shreveport for the period July 1, 2021 and ending June 30, 2022 and the Mayor of the City is hereby authorized to execute an agreement with **The Times** under the terms and conditions described above.

BE IT FURTHER RESOLVED that if any provision or item of this resolution or the application thereof is held invalid, such invalidity shall not affect other provisions, items or applications of this resolution which can be given effect without the invalid provisions, items or applications, and to this end the provisions of this resolution are hereby declared severable.

BE IT FURTHER RESOLVED that all resolutions or parts thereof in conflict herewith are hereby repealed.

APPROVED AS TO LEGAL FORM:

CITY ATTORNEY'S OFFICE

**AGREEMENT
OFFICIAL JOURNAL OF THE CITY OF SHREVEPORT**

THIS AGREEMENT made this ___ day of June 2021, by and between the CITY OF SHREVEPORT, LOUISIANA, acting through Adrian Perkins, Mayor, as authorized by the City Council, and THE TIMES – Times Media, acting through Tara Mondloch, Director, Public Notices.

WITNESSETH: That CITY OF SHREVEPORT and **THE TIMES** hereby agree as follows:

1. In accordance with its proposal dated April **THE TIMES** agrees to print all public printing for the CITY OF SHREVEPORT for the period commencing on July 1, 2021 and ending on June 30, 2022 as follows:

All printing of required legals in the Classified Section will be at \$0.33 per agate line (6.5 font, auto set width and 6 point leading using the 14 agate lines per inch);

All printing of required legals in the Retail Section - \$6.48 per column inch;

All other (non-required) ads in the Classified Section - \$3.57 per agate line;

All other (non-required) ads in the Retail Section - \$42.84 per column inch;

Affidavits \$20.00 each.

2. **THE TIMES** also agrees to be the Official Journal for the CITY OF SHREVEPORT, LOUISIANA for the period commencing July 1, 2021 and ending on June 30, 2022. **THE TIMES** agrees to carry out said duties as are provided for by law, including but not limited to the duty set forth in paragraph 3.

3. In addition to other duties required by law of the Official Journal, **THE TIMES** agrees to publish the minutes of each City Council meeting no later than the seventh day after such meeting. If the City provides an electronic copy of the minutes to **THE TIMES** by 3:00 PM on Friday afternoon, **THE TIMES** shall make every effort to publish the minutes on the following Monday morning, but no later than the following Tuesday morning. If the minutes of a meeting are delivered on a day other than Friday, **THE TIMES** shall publish the minutes within three days after delivery.

4. In the event **THE TIMES** breaches any provision of this agreement, ceases to maintain the statutory qualifications to be the Official Journal of the City, or moves its principal public business office out of the City of Shreveport, the City of Shreveport may terminate this agreement upon ten days written notice to the Inquisitor.

IN WITNESS WHEREOF, the parties have executed this contract in two counterparts, each of which shall be deemed an original, in the year and day first mentioned above.

ATTEST:

ATTEST:

THE TIMES

BY:

**TARA MONDLOCH
DIRECTOR, PUBLIC NOTICES**

CITY OF SHREVEPORT

BY:

ADRIAN PERKINS, MAYOR