## **REGULAR CITY COUNCIL MEETING**

# MUNICIPAL MINUTES CITY OF TUPELO STATE OF MISSISSIPPI MARCH 21, 2023

Be it remembered that a regular meeting of the Tupelo City Council was held in the Council Chambers in the City Hall building on Tuesday, March 21, 2023, at 6:00 p.m. with the following in attendance: Council Members Chad Mims, Travis Beard, Lynn Bryan, Nettie Davis, Buddy Palmer, Janet Gaston and Rosie Jones; Ben Logan, City Attorney and Missy Shelton, Clerk of the Council. Council Member Chad Mims gave the invocation. Council Member Travis Beard led the pledge of allegiance.

Council President Lynn Bryan called the meeting to order at 6:00 p.m.

#### CONFIRMATION OR AMENDMENT TO THE AGENDA AND AGENDA ORDER

Council Member Beard moved, seconded by Council Member Palmer, to confirm the agenda and agenda order, with the following addition:

Add: Item # 7.1 IN THE MATTER OF APPOINTMENT OF JON M. MILSTEAD TO THE TUPELO PUBLIC SCHOOL BOARD FOR A FIVE-YEAR TERM EFFECTIVE MARCH 28, 2023

The vote was unanimous in favor.

#### IN THE MATTER OF AMERICAN RED CROSS PROCLAMATION

Mayor Jordan introduced KC Grist, Executive Director of the North MS Chapter of the American Red Cross, who read a proclamation declaring March 2023, as American Red Cross Month. APPENDIX A

#### **PUBLIC RECOGNITION**

Council Member Nettie Davis told about the annual Our Mississippi Banquet to be held on March 25 and the Hers Renewal, to be held on March 23. She thanked everyone who had a part in the Mission Mississippi event.

Council Member Travis Beard reminded everyone that the Time for Tupelo event, an annual cleanup day in Tupelo, will be held on Saturday, March 25 and encouraged everyone to participate.

Council Member Buddy Palmer wished the City team, going to Washington DC, a safe trip.

Council Member Chad Mims said that both of his daughters are members of the Tupelo Show Choirs and that they have had a great season. Tupelo will host an event for the Show Choirs in February of 2024.

Council Member Lynn Bryan echoed the encouragement for all to participate in the Time for Tupelo. He congratulated Andrew Brown, a Tupelo Middle School student, for his National Championship in track.

#### **MAYOR'S REMARKS**

Mayor Todd Jordan congratulated the Tupelo Show Choirs on their great season and said that Council Member Mims was a 'Stage Dad' for the groups. He told the Council that we are entering the last two weeks of the Mississippi Legislative Session and encouraged them to contact the State Legislators concerning funding for the Tupelo projects.

# IN THE MATTER OF PUBLIC HEARING TO DETERMINE THE NEED FOR PROPERTY CLEANING OF 1527 (1521) N. MADISON STREET

No one appeared to speak concerning the public hearing to determine the need for property cleaning of 1527 (1521) N Madison Street. APPENDIX B

#### **CITIZEN HEARING**

Ms. Natalie Chilcutt addressed the Council as the new director of the MS State Department of Health in Tupelo. She offered services and a partnership with the City of Tupelo to address concerns.

Rev. Ms. Patricia Ross addressed the Council concerning old pine trees in her neighbor's yard and the needles that fall in her yard.

# IN THE MATTER OF APPROVAL OF MINUTES OF MARCH 7, 2023 COUNCIL MEETING

Council Member Palmer moved, seconded by Council Member Beard, to approve the minutes of the March 7, 2023, regular City Council meeting. The vote was unanimous in favor.

#### IN THE MATTER OF BILL PAY

Bills were reviewed at 4:30 p.m. by Council Members Beard, Davis and Palmer. Council Member Jones moved, seconded by Council Member Beard, to approve the payment of the checks, bills, claims and utility adjustments. The vote was unanimous in favor. APPENDIX C

#### IN THE MATTER OF ADVERTISING AND PROMOTIONAL ITEMS

Council Member Gaston moved, seconded by Council Member Jones, to approve the advertising and promotional items, as presented. The vote was unanimous in favor. APPENDIX D

# <u>IN THE MATTER OF APPROVAL TO SUBMIT FOR HOMELAND SECURITY GRANT – BROADBAND KITS</u>

Grant Writer Abby Christian addressed the Council asking permission to submit for a Homeland Security grant for broadband kits in the amount of \$14,000. The Fire Department will use funding

allocated under this grant for the purchase of 2 4K Mobile Broadband Kits. There is no match for this grant. Council Member Palmer moved, seconded by Council Member Beard, to approve the submission for this grant. The vote was unanimous in favor. APPENDIX F

#### <u>IN THE MATTER OF APPROVAL TO SUBMIT FOR HOMELAND SECURITY GRANT –</u> FIRE DEPARTMENT TRUCK

Grant Writer Abby Christian addressed the Council asking permission to submit for a Homeland Security grant for a truck and vehicle upfit in the amount of \$90,000. The Fire Department will use funding allocated under this grant for the purchase of a 5500 Crew Cab Chassis 4 x 4 and an upfit. There is no match for this grant. Council Member Beard moved, seconded by Council Member Davis, to approve the submission for this grant. The vote was unanimous in favor. APPENDIX G

## <u>IN THE MATTER OF APPROVAL TO SUBMIT FOR HOMELAND SECURITY GRANT – EXPLOSIVE ORDINANCE DISPOSAL (EOD) TRUCK</u>

Grant Writer Abby Christian addressed the Council asking permission to submit for a Homeland Security grant for an Explosive Ordinance Disposal (EOD) truck in the amount of \$99,135. The Police Department will use funding allocated under this grant for the purchase of a 3500 Tradesman Crew Cab 4 x 4 and an upfit to EOD equipment and other modifications. There is no match for this grant. Council Member Palmer moved, seconded by Council Member Gaston, to approve the submission for this grant. The vote was unanimous in favor. APPENDIX H

# <u>IN THE MATTER OF APPROVAL TO SUBMIT FOR HOMELAND SECURITY GRANT – CAMERAS</u>

Grant Writer Abby Christian addressed the Council asking permission to submit for a Homeland Security grant for cameras in the amount of \$90,697.10. The Police Department will use funding allocated under this grant for the purchase of six (6) Active Solutions Safe City Neighborhood Watch Cameras and one (1) Skycop Mobile Surveillance Trailer. There is no match for this grant. Council Member Jones moved, seconded by Council Member Gaston, to approve the submission for this grant. The vote was unanimous in favor. APPENDIX I

# IN THE MATTER OF APPROVAL TO SUBMIT FOR HOMELAND SECURITY GRANT – SHIELDS

Grant Writer Abby Christian addressed the Council asking permission to submit for a Homeland Security grant for ballistic shields in the amount of \$63,290. The Police Department will use funding allocated under this grant for the purchase of six (6) ballistic shields to replace out of date shields. There is no match for this grant. Council Member Davis moved, seconded by Council Member Beard, to approve the submission for this grant. The vote was unanimous in favor. APPENDIX J

# IN THE MATTER OF APPROVAL OF MAJOR THOROUGHFARE COMMITTEE MEETING MINUTES OF FEBRUARY 13, 2023

Council Member Palmer moved, seconded by Council Member Jones, to approve the Major Thoroughfare committee meeting minutes of February 13, 2023. The vote was unanimous in favor. APPENDIX K

# IN THE MATTER OF RATIFICATION OF CONTRACT FOR BID # 2023-003MT NORTH VETERANS BLVD IMPROVEMENTS (REESE ST TO HAMM ST)

The Council previously awarded a bid and contract for Bid # 2023-003MT - North Veterans Blvd Improvements (Reese St to Hamm St) at the March 7, 2023, meeting. The contract is now being brought forward for ratification. Council Member Palmer moved, seconded by Council Member Jones, to ratify the contract between the City of Tupelo and James A. Hodges Construction Inc. in the amount of \$1,814,124.47 for Bid # 2023-003MT. The vote was unanimous in favor. APPENDIX L corrected at 5-16-2023 Council meeting

# IN THE MATTER OF PROPERTY CLEANING AND DEBRIS REMOVAL AT 1527 (1521) NORTH MADISON STREET

Council Member Davis moved, seconded by Council Member Beard, to adjudicate the following property, which is deemed to be in such a condition to be a menace to the public health, safety and welfare of the community and in need of property cleaning and debris removal pursuant to Miss. Code Ann. 21-19-11 (1972) as amended.

1527 (1521) N Madison St. (Parcel # 084N-19-076-00)

The vote was unanimous in favor. APPENDIX M

#### IN THE MATTER OF LOT MOWING RESOLUTIONS

Council Member Jones moved, seconded by Council Member Palmer, to approve 76 Resolutions Adjudicating Cost and Assessing Lien Against Real Property, under Miss. Code Ann. 21-19-11(1972 as amended). The resolutions are attached to these minutes as APPENDIX N.

The vote was unanimous in favor.

#### IN THE MATTER OF SURPLUS OF ASSETS FOR PUBLIC WORKS

Council Member Gaston moved, seconded by Council Member Beard, to approve the surplus items, listed on APPENDIX O, These items are no longer needed by the City of Tupelo and should be auctioned/destroyed, as noted on the list. The vote was unanimous in favor.

#### IN THE MATTER OF REMOVAL OF FIXED ASSETS FOR AUCTION

Council Member Davis moved, seconded by Council Member Palmer, to approve the list of surplus items on APPENDIX P, no longer needed by the City of Tupelo. These items will be sent to auction. The vote was unanimous in favor.

IN THE MATTER OF AN ORDINANCE AMENDING THE TUPELO WATER & LIGHT DEPARTMENT'S SERVICE PRACTICE STANDARDS: SCHEDULE OF RULES, REGULATIONS AND FEES FOR UTILITY SERVICE

Council Member Beard moved, seconded by Council Member Mims, to approve the "Ordinance Amending the Tupelo Water & Light Department's Service Practice Standards: Schedule of Rules, Regulations and Fees for Utility Service". The vote was unanimous in favor. APPENDIX Q

#### **EXECUTIVE SESSION**

Council Member Davis moved, seconded by Council Member Mims, to determine the need for an executive session. Attorney Ben Logan said the session will be for the prospective land purchase, sale or leasing and personnel matters under Miss. Code Anno. 25-41-7 (a)(g) (1972 as amended). The vote was unanimous in favor at 6:33 p.m.

Council Member Palmer moved, seconded by Council Member Jones, to close the regular session and enter executive session for discussion of prospective land purchase, sale or leasing and personnel matters under Miss. Code Anno. 25-41-7 (a)(g) (1972 as amended). The vote was unanimous in favor.

After discussion in executive session, Council Member Mims moved, seconded by Council Member Jones to return to the regular meeting at 7:19 p.m. The vote was unanimous in favor.

#### **ADJOURNMENT**

There being no further business to come before the Council at this time, Council Member Beard moved, seconded by Council Member Jones, to adjourn the meeting. The vote was unanimous in favor.

This the 21st day of March, 2023, at 7:20 p.m.

Lynn Bryan, Council President

ATTEST:

Missy Shelton, Council Clerk

**APPROVED** 

Todd Jordan, Mayor

4-19-2023



#### OFFICE OF THE MAYOR

# AMERICAN RED CROSS MONTH PROCLAMATION

WHEREAS, during American Red Cross Month in March, we celebrate the humanitarian spirit of Tupelo, Mississippi, and reaffirm our commitment to help ensure no one faces a crisis alone; and

WHEREAS, caring for one another is at the heart of our community and exemplified by the people of Tupelo, whose simple acts of kindness through the Red Cross provide help and hope in people's most difficult moments — continuing the lifesaving legacy of Clara Barton, who founded the organization more than 140 years ago to prevent and alleviate human suffering; and

WHEREAS, every day, these ordinary individuals lend a helping hand to make an extraordinary difference for neighbors in need — whether it's providing emergency shelter, food and comfort for families displaced by home fires and other disasters; supporting military members and veterans, along with their families and caregivers, through the unique challenges of service; using vital skills like first aid and CPR to help others survive medical emergencies; or delivering international humanitarian aid and reconnecting loved ones separated by crises around the world; and

WHEREAS, their support, volunteerism and generous donations are critical to our community's resilience. We hereby recognize this month of March in honor of all those who fulfill Clara Barton's noble words, "You must never think of anything except the need and how to meet it," and ask everyone to join in this commitment.

**NOW, THEREFORE,** I, Todd Jordan, Mayor of Tupelo, by virtue of the authority vested in me by the laws of Tupelo, and the State of Mississippi, do hereby proclaim March 2023 as

## **AMERICAN RED CROSS MONTH**

in the City of Tupelo and I encourage all citizens to reach out and support its humanitarian mission.

**IN WITNESS WHEREOF,** I have hereunto set my hand this 21<sup>st</sup> day of March, in the year of our Lord two thousand twenty-three, and of the City of Tupelo, Mississippi.

|   | Todd Jordan, Mayor    |
|---|-----------------------|
| 1 | ATTEST:               |
|   | Kim Hanna, City Clerk |



**TO:** Mayor and City Council

**FROM:** Tanner Newman, Director of Development Services

**DATE** March 21, 2023

**SUBJECT:** IN THE MATTER OF PUBLIC HEARING TO DETERMINE THE NEED FOR

PROPERTY CLEANING OF 1527 (1521) N. MADISON STREET TN

#### **Request:**

Public Hearing to determine whether property located at 1527 (1521) N. Madison St., (PARCEL # 084N-19-076-00) is in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community.



#### **HEARING NOTICE**

February 28, 2023

CITY OF TUPELO, MISSISSIPPI

**COMPLAINT NO. 43676** 

Vs.

Unity Fellowship Full Gospel Church P.O. Box 585 Tupelo, MS 38802

Attn: Trustees

The following is a notification as required by Mississippi State Law. Your property has not been maintained appropriately, and we have not received adequate response to the correspondence mailed to the owners of record regarding this property. A hearing will be held before the City Council of Tupelo, MS to give you, as an interested party in this property, an opportunity to plead your case prior to the council deciding whether your property should be subject to clean up and haul off. If you would like to discuss this matter prior to the meeting referenced below, please call Tanner Newman at 662-841-6510.

#### PETITION UNDER MISS. CODE ANN. §21-19-11

The City of Tupelo, Mississippi, by and through the Department of Development Services, hereinafter referred to as "Petitioner," issues this Petition against the above named party or parties, hereinafter referred to as "Owner."

- <u>Charges</u>. The Petitioner, on its own motion, charges that, based on preliminary investigation as evidenced by Exhibit "A" attached hereto, the property of Owner located at 1527 (1521) N. Madison St., PARCEL # 084N-19-076-00, Tupelo MS, including vehicles thereon, is in such a state of uncleanliness or demise as to be a menace to the public health, safety and welfare of the community, and that a hearing before the City Council pursuant to Miss. Code Ann. §21-19-11 is warranted.
- Notice. A hearing has been set before City Council of the City of Tupelo at its regularly scheduled meeting to be held on 03/21/2023, in Council Chambers, 2nd floor, City Hall, 71 East Troy Street, Tupelo, MS at 6:00 p. m. You have the right to attend and respond to the charges.
- **Finding.** If at said hearing the City Council adjudicates that the property or land in its then condition is a menace to the public health, safety and welfare of the community, then it shall order that the Owner undertake one or more of the following measures: cutting grass and weeds; filling cisterns; removing rubbish, removing dilapidated fences, removing outside toilets, demolishing dilapidated buildings, removing personal property (old bus); and draining cesspools and standing water, as warranted and applicable.

**Failure to Comply.** If the Owner fails to take the necessary action, the City shall proceed to do so by the use of municipal employees or by contract and may by resolution adjudicate the actual cost of cleaning the property, including administrative and legal costs, and may also impose a penalty of \$1,500.00 or 50% of the actual cost. The decision of the City Council may be appealed in the same manner as other appeals from a municipal governing authority are taken.

An adjudication at the hearing that the property or parcel of land is in need of cleaning will authorize the municipality to reenter the property or parcel of land for a period of one (1) year after the hearing without any future hearing.

WITNESS MY SIGNATURE, THIS THE 28th day of FEBRUARY, 2023.

Tanner Newman, Director

Department of Development Services

City Of Tupelo, Mississippi

## EXHIBIT A



# CHECK INFORMATION FOR COUNCIL MEETING March 21, 2023

| FUND            | CHECK NUMBERS                  |
|-----------------|--------------------------------|
| POOL CASH       | ID-416506-416517;416518-416816 |
| EFT             | 50002106-50002129              |
| TWL ADJUSTMENTS |                                |

ELECTRONIC TRANSFERS AS SHOWN ON THE FACE OF DOCKET

INVOICES AS SHOWN ON FACE OF DOCKET



**TO:** Mayor and City Council

**FROM:** Kim Hanna, CFO

**DATE** March 21, 2023

SUBJECT: IN THE MATTER OF ADVERTISING AND PROMOTIONAL ITEMS KH

## **Request:**

Proposed item for approval is for the purpose of advertising and bringing into favorable notice the opportunities, possibilities and resources of the City of Tupelo.

ITEMS:

iHeart Radio \$1,810.00 Tupelo Aquatics Center Ad Campaign



**TO:** Mayor and City Council

**FROM:** Abby Christian, Grant Administrator

**DATE** 21 March 2023

SUBJECT: IN THE MATTER OF APPROVAL TO SUBMIT FOR HOMELAND

SECURITY GRANT - BROADBAND KITS AC

**Request:** Seeking request to submit a Homeland Security grant for broadband kits in the amount of \$14,000.

Agency: Mississippi Department of Homeland Security

Grant: FY'23 Homeland Security Grant Program

Grant #: TBD

Match: There is no match.

Submission Deadline: 29 March 2023

Overview: The Tupelo Fire Department will use funding allocated under this grant for the

purchase of:

(2) 4K Mobile Broadband Kit (\$14,000)



**TO:** Mayor and City Council

**FROM:** Abby Christian, Grant Administrator

**DATE** 21 March 2023

SUBJECT: IN THE MATTER OF APPROVAL TO SUBMIT FOR HOMELAND

SECURITY GRANT – FIRE DEPT TRUCK AC

Request: Seeking request to submit a Homeland Security grant for a truck and vehicle upfit in

the amount of \$90,000.

Agency: Mississippi Department of Homeland Security

Grant: FY'23 Homeland Security Grant Program

**Grant #:** TBD

Match: There is no match.

Submission Deadline: 29 March 2023

**Overview:** The Tupelo Fire Department will use funding allocated under this grant for the purchase of:

(1) 5500 Crew Cab Chassis 4x4 (\$76,300)

(1) Upfit (\$13,700)



**TO:** Mayor and City Council

**FROM:** Abby Christian, Grant Administrator

**DATE** 21 March 2023

SUBJECT: IN THE MATTER OF APPROVAL TO SUBMIT FOR HOMELAND

SECURITY GRANT - EOD TRUCK AC

Request: Seeking request to submit a Homeland Security grant for an EOD truck in the amount

of \$99,135.

Agency: Mississippi Department of Homeland Security

Grant: FY'23 Homeland Security Grant Program

Grant #: TBD

Match: There is no match.

Submission Deadline: 29 March 2023

**Overview:** The Tupelo Police Department EOD will use funding allocated under this grant for the purchase of:

- (1) 3500 Tradesman Crew Cab 4x4 (\$79,135)
- (1) Upfit to EOD equipment and other modifications (\$20,000)



**TO:** Mayor and City Council

**FROM:** Abby Christian, Grant Administrator

**DATE** 21 March 2023

SUBJECT: IN THE MATTER OF APPROVAL TO SUBMIT FOR HOMELAND

SECURITY GRANT - CAMERAS AC

Request: Seeking request to submit a Homeland Security grant for surveillance cameras in the

amount of \$90,697.10.

Agency: Mississippi Department of Homeland Security

Grant: FY'23 Homeland Security Grant Program

Grant #: TBD

Match: There is no match.

Submission Deadline: 29 March 2023

Overview: The Tupelo Police Department will use funding allocated under this grant for the

purchase of:

(6) Active Solutions SafeCity Neighborhood WatchCamera (\$36,197.10)

(1) Skycop Mobile Surveillance Trailer (\$54,500)



**TO:** Mayor and City Council

**FROM:** Abby Christian, Grant Administrator

**DATE** 21 March 2023

SUBJECT: IN THE MATTER OF APPROVAL TO SUBMIT FOR HOMELAND

SECURITY GRANT - SHIELDS AC

Request: Seeking request to submit a Homeland Security grant for ballistic shields in the amount

of \$63,290.

Agency: Mississippi Department of Homeland Security

Grant: FY'23 Homeland Security Grant Program

Grant #: TBD

Match: There is no match.

Submission Deadline: 29 March 2023

Overview: The Tupelo Police Department will use funding allocated under this grant for the

purchase of:

(6) ballistic shields (\$63,290)



**TO:** Mayor and City Council

**FROM:** Dennis Bonds, City Engineer

**DATE** March 14, 2023

SUBJECT: IN THE MATTER OF APPROVAL OF MAJOR THOROUGHFARE COMMITTEE

MEETING MINUTES FEBRUARY 13, 2023 DRB

**Request: DRB** 

See attached minutes from the February 13, 2023 Major Thoroughfare Meeting



## Tupelo Major Thoroughfare Program Minutes

Date: 2/13/2023 Time: 4:30 PM Call to Order: Greg Pirkle Meeting Adjourned: 5:07 PM

**ROLL CALL:** Jennifer Roberson

#### In Attendance

### MAJOR THOROUGHFARE MEMBERS PRESENT:

Terry Bullard (Zoom) Robin Haire (Zoom) F

Raphael Henry (Zoom) George Jones

Jon Milstead

Stuart Johnson

Greg Pirkle

Danny Riley

Ted Roach

Ernie Joyner

Charlotte Loden

#### MAJOR THOROUGHFARE MEMBERS NOT PRESENT:

Bill Cleveland

CW Jackson

Dan Rupert

**Drew Robertson** 

#### **OTHERS PRESENT:**

Dennis Bonds

Jennifer Roberson

Kim Hanna

Caleb McCluskey

Janet Gaston

Johnny Timmons

## **Approval of Minutes**

Chairman Greg Pirkle asked the Committee to review and approve the minutes of the January 9, 2023 Major Thoroughfare Program regular meeting. Danny Riley made a motion to accept the minutes. Ernie Joyner seconded the motion.

Minutes were approved unanimously by Committee.

### **Budget Report**

Kim Hanna reviewed the Major Thoroughfare Phase VII Budget Report for the month ending January 31, 2023. Beginning Cash Balance was \$3,573,974. Total Revenue from Interest Earned was \$179. Total Expenditures for January was \$181,915. Payments included \$8,662 for Personnel Cost, \$173,253 for Eason – Veterans to Briar Ridge. Ending Cash Balance for Phase VII is \$4,225,355.

Dennis Bonds reviewed updates on the current projects

- Maintenance Work
  - Main Street safety improvements should go to bid by mid-March
    - Money comes from the Maintenance Fund
  - \$750,000 estimated for maintenance budget
- Eason Blvd (Veterans to Briar Ridge)
  - O Contractor continues working on North and South sides to form and pour driveways
  - Other than an intersection at Briar Ridge and Eason Blvd, the curb and gutters are in place and they are now working on the roads and driveways on both sides.
  - Estimated time of completion end of April
- Thomas St to Lumpkin Ave
  - O Dennis reached out to the owners requesting ROW donations and have received some responses so far.
  - O All property owners have received two hard copy mail outs of requests
    - Received back and recorded 3 requests of ROW
- Update on Main Street Safety Improvements Project
  - O This will soon go to bid. The exact date is not yet determined.
- Veterans (Main to Hamm)
  - O Advertised for bid. Bid opens on February 28, 2023.
  - O Estimated bid around \$2,000,000.
  - No ROWs needed
- MDOT Projects
  - O Work has begun on their McCullough Blvd job (Mt. Vernon to I-22)
  - O Has MDOT given updates on Luke 45, Front and Martin Luther King?
    - Next step from MDOT
      - Has to make it into a planning document (5 year plan)
      - Begin to work on funding sources
      - Priority Project for John Caldwell (Transportation Commissioner)

## **Open Discussion**

Greg Pirkle wanted to discuss the letter from ICM Construction regarding the Acquisition of Easements Proposal.

- Dennis Bonds stated the City has a lot of internal construction projects that are not part of the Tupelo Major Thoroughfare Program, and one of the things we are working with ICM Construction to do, is manage those projects because there are so many of them.
  - o A letter was sent to ICM Construction for a price, if we needed their help for the ROWs on Jackson St.
    - \$95/HR with a not to exceed amount of \$5,000
    - Agreement there if we need to utilize that

• Greg Pirkle said this would be hecessary if we can't get the donations, but in the meantime he would like for us to go door to door and/or make appointments to talk to people and save money.

Greg Pirkle discussed the three options he has in mind regarding the ROWs and obtaining the property on Jackson Street.

- Get with committee members who are willing to go door to door to speak with property owners about what is involved and what it means for them.
  - o Have deeds ready when they meet with the property owners.
  - o Show how the property value can increase
- o Let ICM Construction go out and negotiate with the property owners.
- o "Quick Take"
  - The City can say we are just going to take the right of way since the City has the power and authority to do that.
  - o If we take the "Quick Take" route, we would still have to pay for the right of way.
  - o Most expensive option

Greg Pirkle would like for the committee to be prepared next month to decide if they are abandoning this section of Jackson St, if they are doing a quick take or if they are going with ICM Construction.

With no further business to discuss, the meeting was adjourned.

Chairman Greg Pirkle

Recorded by Jennifer Roberson

**Submitted by Dennis Bonds** 

## NORTH VETERANS MEMORIAL BOULEVARD IMPROVEMENTS REESE STREET to HAMM STREET CITY OF TUPELO, MISSISSIPPI

AGREEMENT (09-21-2020)

This AGREEMENT, made this day of March, 2022 by and between THE CITY OF TUPELO, MISSISSIPPI, hereinafter called "OWNER" and rimes Atodges Contraction doing business as (an individual,) or (a partnership,) or (a corporation,) hereinafter called "CONTRACTOR".

WITNESSETH: That for and consideration of the payments and agreements hereinafter mentioned:

- The CONTRACTOR will commence and complete the construction of NORTH VETERANS MEMORIAL BOULEVARD IMPROVEMENTS, REESE STREET to HAMM STREET.
- 2. The CONTRACTOR will furnish all of the material, supplies, tools, equipment, labor and other services necessary for the construction and completion of the project described herein.
- The CONTRACTOR will commence the work required by the CONTRACT DOCUMENTS on or before the date of the NOTICE TO PROCEED and will complete the same within <u>245</u> consecutive calendar days unless the period for completion is extended otherwise by the CONTRACT DOCUMENTS.
- 4. The CONTRACTOR agrees to perform all of the WORK described in the CONTRACT

  DOCUMENTS for the sum of One Mission State winded founded the House of the Mission State of the Mission State of the Accepted proposal and subject to proper additions and/or deductions at the unit prices as stated in the proposal or otherwise provided for by modification.
- 5. The term "CONTRACT DOCUMENTS" means and includes the following:
  - (A) Advertisement for Bids
  - (B) Information for Bidders
  - (C) Bid Proposal
  - (D) Bid Documents
  - (E) Bid Bond
  - (F) Agreement
  - (G) Certificate of Owner's Attorney
  - (H) General Conditions
  - (I) Special Conditions
  - (J) Payment Bond
  - (K) Performance Bond
  - (L) Notice of Award
  - (M) Notice to Proceed
  - (N) Change Order
  - (O) Drawings, specifications, and addenda prepared by Engineering Solutions, Inc.
- 6. The OWNER will pay to the CONTRACTOR in the manner and at such times as set forth in the General Conditions such amounts as required by the CONTRACT DOCUMENTS.

## **AGREEMENT (CONT.)**

7. This Agreement shall be binding upon all parties hereto and their respective heirs, executors, administrators, successors, and assigns. IN WITNESS WHEREOF, the parties hereto have executed, or caused to be executed by their duly authorized officials, this agreement in four copies, each of which shall be deemed an original on the date first written.

OWNER:

CITY OF TUPELO, MISSISSIPPI

BY:

Name: Todd Joseph 

Title: Myor

ATTEST:

BY:

Name: Kim Hanna
Title: of the Clear K

OWNER'S SEAL

CONTRACTOR:

BY:

Name: THYLES A HODGES
Title: PRESIDENT

ATTEST:

NOTE: If CONTRACTOR is a corporation, secretary should attest.

Title: secre

CORPORATE SEAL



**TO:** Mayor and City Council

**FROM:** Tanner Newman, Director of Development Services

**DATE** March 21, 2023

**SUBJECT:** IN THE MATTER OF REVIEW/APPROVE CLEANING OF PRIVATE

PROPERTY LOCATED AT 1527 (1521) N. MADISON STREET TN

#### **Request:**

Review and determine whether property located at 1527 (1521) N. Madison St., (PARCEL # 084N-19-076-00) is in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community.



#### **HEARING NOTICE**

February 28, 2023

CITY OF TUPELO, MISSISSIPPI

**COMPLAINT NO. 43676** 

Vs.

Unity Fellowship Full Gospel Church P.O. Box 585 Tupelo, MS 38802

Attn: Trustees

The following is a notification as required by Mississippi State Law. Your property has not been maintained appropriately, and we have not received adequate response to the correspondence mailed to the owners of record regarding this property. A hearing will be held before the City Council of Tupelo, MS to give you, as an interested party in this property, an opportunity to plead your case prior to the council deciding whether your property should be subject to clean up and haul off. If you would like to discuss this matter prior to the meeting referenced below, please call Tanner Newman at 662-841-6510.

#### PETITION UNDER MISS. CODE ANN. §21-19-11

The City of Tupelo, Mississippi, by and through the Department of Development Services, hereinafter referred to as "Petitioner," issues this Petition against the above named party or parties, hereinafter referred to as "Owner."

- <u>Charges</u>. The Petitioner, on its own motion, charges that, based on preliminary investigation as evidenced by Exhibit "A" attached hereto, the property of Owner located at 1527 (1521) N. Madison St., PARCEL # 084N-19-076-00, Tupelo MS, including vehicles thereon, is in such a state of uncleanliness or demise as to be a menace to the public health, safety and welfare of the community, and that a hearing before the City Council pursuant to Miss. Code Ann. §21-19-11 is warranted.
- Notice. A hearing has been set before City Council of the City of Tupelo at its regularly scheduled meeting to be held on 03/21/2023, in Council Chambers, 2nd floor, City Hall, 71 East Troy Street, Tupelo, MS at 6:00 p. m. You have the right to attend and respond to the charges.
- 3. Finding. If at said hearing the City Council adjudicates that the property or land in its then condition is a menace to the public health, safety and welfare of the community, then it shall order that the Owner undertake one or more of the following measures: cutting grass and weeds; filling cisterns; removing rubbish, removing dilapidated fences, removing outside toilets, demolishing dilapidated buildings, removing personal property (old bus); and draining cesspools and standing water, as warranted and applicable.

**Failure to Comply.** If the Owner fails to take the necessary action, the City shall proceed to do so by the use of municipal employees or by contract and may by resolution adjudicate the actual cost of cleaning the property, including administrative and legal costs, and may also impose a penalty of \$1,500.00 or 50% of the actual cost. The decision of the City Council may be appealed in the same manner as other appeals from a municipal governing authority are taken.

An adjudication at the hearing that the property or parcel of land is in need of cleaning will authorize the municipality to reenter the property or parcel of land for a period of one (1) year after the hearing without any future hearing.

WITNESS MY SIGNATURE, THIS THE 28th day of FEBRUARY, 2023.

Tanner Newman, Director

Department of Development Services

City Of Tupelo, Mississippi

## EXHIBIT A



CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40366** 

CABRAL SENOVIA OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to CABRAL SENOVIA (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

CABRAL SENOVIA

Address of Owner:

2512 PATTERSON DR, TUPELO, MS 338804

Parcel Number:

089F3010601

Address of Violation:

523 N CHURCH ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 5/3/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 215-day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

DV.

LYNN BRYAN, Council President

ATTEST:

MISSY SHELTON Clark of the Council

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40367** 

CABRAL SENOVIA OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to CABRAL SENOVIA (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

CABRAL SENOVIA

Address of Owner:

2512 PATTERSON DR, TUPELO, MS 338804

Parcel Number:

089F3010501

Address of Violation:

527 N CHURCH ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 5/3/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 264 day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

Y:

ATTEST:

MISSO CHELLON Cloub of the Council

APPROVED:

3-17-2022

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40374** 

MAYHORN MICHAEL U
OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to MAYHORN MICHAEL U (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

MAYHORN MICHAEL U

Address of Owner:

3612-B GRACE LN, TUPELO, MS 38804

Parcel Number:

089F3013200

Address of Violation:

N CHURCH ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 5/3/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the list day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

ATTEST:

MISSY SHELTON, Clerk of the Council

John S

3-17-2023

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40379** 

GALE CONSTRUCTION LLC OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to GALE CONSTRUCTION LLC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

GALE CONSTRUCTION LLC

Address of Owner:

124 DRIVE 204, GUNTOWN, MS 38849

Parcel Number:

089F3013300

Address of Violation:

**431 TOLBERT ST** 

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 5/3/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to <u>Miss. Code Ann.</u> §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 21st day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

BY:

YNN BRYAN, Council President

ATTEST:

MISSY SHELLON, Clerk of the Council

APPROVED:

ODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40382** 

PAYNE THOMAS JR OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to PAYNE THOMAS JR (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

PAYNE THOMAS JR

Address of Owner:

113 WAYSIDE, TUPELO, MS 38804

Parcel Number:

077F2617900

Address of Violation:

709 LAR-ELI-DO DR

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 5/3/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the **above the City Council of Tupelo**, Mississippi, on this, the **above the City Council of Tupelo**, Mississippi, on this, the **above the City Council of Tupelo**, Mississippi, on this, the **above the City Council of Tupelo**, Mississippi, on this, the **above the City Council of Tupelo**, Mississippi, on this, the **above the City Council of Tupelo**, Mississippi, on this, the **above the City Council of Tupelo**, Mississippi, on this, the **above the City Council of Tupelo**, Mississippi, on this, the **above the City Council of Tupelo**, Mississippi, on this, the **above the City Council of Tupelo**, Mississippi, on this, the **above the City Council of Tupelo**, Mississippi, on this, the **above the City Council of Tupelo**, Mississippi, on this, the **above the City Council of Tupelo**, Mississippi, on this, the **above the City Council of Tupelo**, Mississippi, on this, the **above the City Council of Tupelo**, and the above th

THE CITY OF TUPELO, MISSISSIPPI

BY

LYNN BRY AN Council Presiden

ATTEST:

MISSX SHELTON, Clerk of the Council

APPROVED:

TODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40389** 

J JAY PROPERTY OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to J JAY PROPERTY (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

J JAY PROPERTY

Address of Owner:

484 FURRS RD, TUPELO, MS 38801

Parcel Number:

089F3009100

Address of Violation:

**424 TOLBERT ST** 

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 5/3/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the distribution of March 2023.

THE CITY OF TUPELO, MISSISSIPPI

DV

LYNN BRYAN, Council Presiden

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED:

ODD JORDAN, Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40416** 

ROBINSON ANGELA OWNER

#### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to ROBINSON ANGELA (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

ROBINSON ANGELA

Address of Owner:

146 12TH STREET, RICHMOND, CA 94801

Parcel Number:

089F3005000

Address of Violation:

517 W BARNES ST

- The hearing was held before the Mayor and City Council of the City of Tupelo on 5/3/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit
- The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 21st day of March

THE CITY OF TUPELO, MISSISSIPPI

LYNN B dent

ATTEST:

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40431** 

WILLIAMS JIMMIE ESTATE OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to WILLIAMS JIMMIE ESTATE (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

WILLIAMS JIMMIE ESTATE

Address of Owner:

P O BOX 184, BELDEN, MS 38826

Parcel Number:

075S1600102

Address of Violation:

3424 WALSH RD

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 5/3/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the **215** day of **March**, 2023.

THE CITY OF TUPELO, MISSISSIPPI

LYNN BRYAN, Council Presiden

ATTEST:

MISSY SHELTON Clerk of the Council

APPROVED

TODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40460** 

WEBB DEAN & JENNIFER HANKINS OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to WEBB DEAN & JENNIFER HANKINS (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

WEBB DEAN & JENNIFER HANKINS

Address of Owner:

1104 CR 811, SALTILLO, MS 38866

Parcel Number:

077C2501600

Address of Violation:

1507 TRACE AVE

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 5/3/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 21st day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

DV.

LYNN BRYAN Council President

ATTEST:

MISSY SHELDON Clerk of the Council

TODD JORDAN. Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40463** 

NOLAN BRAD & DENNIS OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to NOLAN BRAD & DENNIS (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

**NOLAN BRAD & DENNIS** 

Address of Owner:

1478 E MAIN ST, TUPELO, MS 38804

Parcel Number:

088N3302700

Address of Violation:

**CANAL ST** 

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 5/3/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 21st day of March, 2023.

THE CITY OF TURELO, MISSISSIPPI

BY:

LYNN BRYAN Council President

ATTEST:

MISSY SHELZON, Clerk of the Council

APPROVED:

TODD JORDAN, Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40465** 

BOONE ARZELL JR OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to **BOONE ARZELL JR** (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

BOONE ARZELL JR

Address of Owner:

3388 SHONDA CIRCLE, TUPELO, MS 38801

Parcel Number:

089F3022700

Address of Violation:

644 N SPRING ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 5/3/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 21st day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

V. C

YNN BRYAN, Council President

ATTEST:

MISSY THEI TON Clark of the Council

TODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40466** 

WENSLEY COLLEEN M OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to WENSLEY COLLEEN M (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

WENSLEY COLLEEN M

Address of Owner:

POST OFFICE BOX 6474, CONCORD, CA 94524-1474

Parcel Number:

088N3305700

Address of Violation:

151 CANAL ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 5/3/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 2kt day of Macch., 2023.

THE CITY OF TUPELO, MISSISSIPPI

LYNN BRYAN, Council President

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED:

TODD JORDAN., May

CITY OF TUPELO, MISSISSIPPI

**LIENOR** 

VS.

**CASE NO. 40545** 

BARKERS VILLAGE INCOWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to **BARKERS VILLAGE INC** (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

BARKERS VILLAGE INC

Address of Owner:

PO BOX 52427, ATLANTA, GA 30355

Parcel Number:

077N3502508

Address of Violation:

**2615 W MAIN ST** 

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 5/3/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the List day of March. 2023.

THE CITY OF TUPFLO, MISSISSIPPI

BY:

LYNN BRYAN, Council Presiden

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED:

TODD JORDAN, Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40549** 

ACC TAX SALES PROPERTIES LLC OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to ACC TAX SALES PROPERTIES LLC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

ACC TAX SALES PROPERTIES LLC

Address of Owner:

P O BOX 850001, ORLANDO, FL 32885

Parcel Number:

089N3100601

Address of Violation:

123 S INDUSTRIAL RD

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 5/3/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 21st day of March , 2023.

THE CITY OF TUPELO, MISSISSIPPI

Y: LYNN BRYAN council Pres

ATTEST:

MISSY SHELTON, Clerk of the Council

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CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40550** 

HATCHWAY PROPERTIES 1 LLC OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to HATCHWAY PROPERTIES 1 LLC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

HATCHWAY PROPERTIES 1 LLC

Address of Owner:

3100 OLD CANTON RD STE 200, JACKSON, MS 39216

Parcel Number:

101B0214000

Address of Violation:

401 MONUMENT DR

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 5/3/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the list day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

mar.

LYNN BRYAN Council Presiden

ATTEST:

MISSY SHELLON, Clerk of the Council

APPROVED

TODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40569** 

TTLBL LLC

**OWNER** 

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN, 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to TTLBL LLC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

TTLBL LLC

Address of Owner:

4747 EXECUTIVE DR STE 510, SAN DIEGO, CA 92121

Parcel Number:

101B0213000

Address of Violation:

418 LAKEVIEW DR

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 5/3/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the last day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

LYNN BRYAN Council President

ATTEST:

MISSY SHELTON, Clerk of the Council

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40606** 

DANCER MCCOY OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss, Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to **DANCER MCCOY** (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

DANCER MCCOY

Address of Owner:

1103 FILLMORE DR, TUPELO, MS 38801

Parcel Number:

105D1505100

Address of Violation:

3091 MOORE AVE

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 6/7/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the last day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

RV.

YNN BRYAN, Counch President

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED

TODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40608** 

RICHARDSON MEGAN OWNER

#### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to RICHARDSON MEGAN (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

RICHARDSON MEGAN

Address of Owner:

P O BOX 87, RED BANKS, MS 38661

Parcel Number:

105D1503500

Address of Violation:

3064 MOORE AVE

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 6/7/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to <u>Miss. Code Ann.</u> §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the Ast day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

LYNN BRYAN Council President

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED:

- 126

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40630** 

FAULKNER LLOYD OWNER

#### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to FAULKNER LLOYD (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

FAULKNER LLOYD

Address of Owner:

P O BOX 100, HOUSTON, MS 38851

Parcel Number:

088N3304700

Address of Violation:

335 CANAL ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 6/7/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to <u>Miss. Code Ann.</u> §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the **21st** day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

BY:

LYNN BRYAN, Council President

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED:

3-17-202

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40635** 

TTLBL LLC

**OWNER** 

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to TTLBL LLC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

TTLBL LLC

Address of Owner:

4747 EXECUTIVE DR STE 510, SAN DIEGO, CA 92121

Parcel Number:

101B0213200

Address of Violation:

414 LAKEVIEW DR

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 6/7/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21½19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the Alst day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

PV.

LYNN BRYAN, Council President

ATTEST:

MISSY SHELTON, Clerk of the Council

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CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40636** 

TTLBL LLC

**OWNER** 

#### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to TTLBL LLC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

TTLBL LLC

Address of Owner:

4747 EXECUTIVE DR STE 510, SAN DIEGO, CA 92121

Parcel Number:

101B0213000

Address of Violation:

418 LAKEVIEW DR

- The hearing was held before the Mayor and City Council of the City of Tupelo on 6/7/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot moving to be \$300.00. This amount is assessed as a lien on the real property.
- The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the last day of March, 2023.

TUPELO, MISSISSIPPI

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ATTEST:

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40649** 

HODGE HUSHEL OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to HODGE HUSHEL (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

HODGE HUSHEL

Address of Owner:

901 N MADISON ST, TUPELO, MS 38804

Parcel Number:

089E3017300

Address of Violation:

901 N MADISON ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 6/7/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the List day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

BY.

LYNN BRYAN, Council President

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED

TODD JORDAN., Myyor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40652** 

RUTHERFORD CHAD OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to RUTHERFORD CHAD (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

RUTHERFORD CHAD

Address of Owner:

1117 WEST JACKSON, UNIT B, TUPELO, MS 38804

Parcel Number:

101M1201000

Address of Violation:

2209 LAWNDALE DR

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 6/7/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

BY:

LYNN BRYAN, Council President

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED:

3-17 202

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40668** 

#### HERNANDEZ CYNTHIA & FERNANDO OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to HERNANDEZ CYNTHIA & FERNANDO (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

HERNANDEZ CYNTHIA & FERNANDO

Address of Owner:

929 BEECH AVE, CHULA VISTA, CA 91911

Parcel Number:

088A2800700

Address of Violation:

1792 ELVIS PRESLEY DR

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 6/7/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to <u>Miss. Code Ann.</u> §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the List day of March, 2023.

THE CITY OF TURELO, MISSISSIPPI

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LYNN BRYAN Council President

ATTEST:

MISSY HELTON, Clerk of the Council

APPROVED:

TODD JORDAN., Mayor

3-17-2023

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40675** 

THE SOUTHERN GROUP OF MS INC OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss, Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to THE SOUTHERN GROUP OF MS INC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

THE SOUTHERN GROUP OF MS INC

Address of Owner:

P O BOX 3171, TUPELO, MS 38803

Parcel Number:

075G1509400

Address of Violation:

GRACE LN

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 6/7/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 21st day of March, 2023.

THE CITY OF JUPELO, MISSISSIPPI

BY:

LYNN BRYAN, Counch Presider

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED

TODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40676** 

THE SOUTHERN GROUP OF MS INC OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to THE SOUTHERN GROUP OF MS INC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

THE SOUTHERN GROUP OF MS INC

Address of Owner:

P O BOX 3171, TUPELO, MS 38803

Parcel Number:

075G1509500

Address of Violation:

**GRACE LN** 

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 6/7/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the last day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

Nr. 1

LYNN BRYAN Council President

ATTEST:

MISSY SHELPON, Clerk of the Council

APPROVED:

TODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40693** 

MAH JEANINE E OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN, 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to MAH JEANINE E (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

MAH JEANINE E

Address of Owner:

3408 DELL GLADE DRIVE, MEMPHIS, TN 38111

Parcel Number:

101H0115002

Address of Violation:

823 SHUMACOLA TRL

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 6/21/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 2151 day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

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ATTEST:

MISSY SHELDON, Clerk of the Council

APPROVED:

FODD JORDAN, Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40694** 

MAH JEANINE E OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to MAH JEANINE E (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

MAH JEANINE E

Address of Owner:

3408 DELL GLADE DRIVE, MEMPHIS, TN 38111

Parcel Number:

101H0115000

Address of Violation:

819 SHUMACOLA TRL

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 6/21/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the last day of many 2023.

THE CITY OF TUPELO, MISSISSIPPI

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LYNN BRYAN Conneil Presiden

ATTEST:

MISSY SHELVON, Clerk of the Council

APPROVED:

TODD JORDAN, Mayor

3-17-2023

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 40698** 

KZ PROPERTIES LLC OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to KZ PROPERTIES LLC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

KZ PROPERTIES LLC

Address of Owner:

2514 ST ANDREWS DR, BELDEN, MS 38826

Parcel Number:

077P3524500

Address of Violation:

109 S FOSTER ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 6/21/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the also day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

Y: LYNN BRY AN Council President

ATTEST:

MISSY SHELTON, Clerk of the Council

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3-17-202

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 41754** 

JOHNSON ANTOINETTA OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to **JOHNSON ANTOINETTA** (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

JOHNSON ANTOINETTA

Address of Owner:

376 ROAD 1, TUPELO, MS 38804

Parcel Number:

089F3008400

Address of Violation:

638 N CHURCH ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 6/21/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 2st day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

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ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED:

TODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 41774** 

COLE JOANNE M OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to COLE JOANNE M (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

COLE JOANNE M

Address of Owner:

877 ELVIS PRESLEY DR, TUPELO, MS 38804

Parcel Number:

089F3030200

Address of Violation:

206 W DOZIER ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 6/21/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to <u>Miss. Code Ann.</u> §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the last day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

BY:

LYNN BRYAN Council Pre

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED:

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CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 41811** 

MARSHALL DURBIN FOOD CORP OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to MARSHALL DURBIN FOOD CORP (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

MARSHALL DURBIN FOOD CORP

Address of Owner:

P O BOX 100755, IRONDALE, AL 35210-0755

Parcel Number:

089N3103400

Address of Violation:

S PARK ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 7/5/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the day of March , 2023.

THE CITY OF TUBELO, MISSISSIPPI

BY:

YNN BRYAN, Council Presiden

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED

3-17-2027

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 41816** 

NASSAR MARTHA OWNER

#### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to NASSAR MARTHA (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

NASSAR MARTHA

Address of Owner:

127 EIGHTH STREET, VERONA, MS 38879

Parcel Number:

089F3015000

Address of Violation:

585 TANK ST

- The hearing was held before the Mayor and City Council of the City of Tupelo on 7/5/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the alst day of March

THE CITY OF TURELO, MISSISSIPPI

LYNN B ident

ATTEST:

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 41826** 

WILSON BRIAN A OWNER

#### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to WILSON BRIAN A (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

WILSON BRIAN A

Address of Owner:

511 MAURY CIR, TUPELO, MS 38804

Parcel Number:

077N3504400

Address of Violation:

511 MAURY CIR

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on **7/5/2022** following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with <u>Miss. Code Ann.</u> §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. \$21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

THE CITY OF PUPPLO, MISSISSIPPI

DV.

LYNN BR VAN, Conneil Presid

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED:

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CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 41834** 

GDA INVESTMENTS LLC OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to GDA INVESTMENTS LLC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

GDA INVESTMENTS LLC

Address of Owner:

P O BOX 87, RED BANKS, MS 38661

Parcel Number:

077P3506700

Address of Violation:

107 LAKEVIEW DR

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 7/5/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 21st day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

PV.

LYNN BRYAN Council Presiden

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED:

TODD TORDAN .. Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 41857** 

SWINEA JAMES (LUCILLE) OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to SWINEA JAMES (LUCILLE) (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

**SWINEA JAMES (LUCILLE)** 

Address of Owner:

Parcel Number:

421 RD 830, PLANTERSVILLE, MS 38862

077Q3612400

Address of Violation:

1502 REED ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 7/5/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to <u>Miss. Code Ann.</u> §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the left day of March, 2023.

THE CITY OF TYPELO, MISSISSIPPI

Y:

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED:

TODD JORDAN., Mayor

5-17-2023

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

CASE NO. 41864

BENNETT HILLS INC OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to BENNETT HILLS INC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

BENNETT HILLS INC

Address of Owner:

P O BOX 3786, MERIDIAN, MS 39303-3786

Parcel Number:

089F3005400

Address of Violation:

527 W BARNES ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 7/5/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the **21st** day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

RV.

LYNN BRYAN, Council President

ATTEST:

MISSY SHELTON, Clerk of the Council

1000

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 41892** 

DELIA KURT F

**OWNER** 

#### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to **DELIA KURT F** (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

DELIA KURT F

Address of Owner:

3416 SUMMERLIN DR, BELDEN, MS 38826

Parcel Number:

088Q3404802

Address of Violation:

140 MCNEECE ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 7/5/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 21st day of March, 2023.

THE CITY OF TURELO, MISSISSIPPI

Y:

ATTEST:

MISSY SHELTON, Clerk of the Council

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CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 41900** 

SCOTT SAUNDRA J OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to SCOTT SAUNDRA J (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

SCOTT SAUNDRA J

Address of Owner:

386 ROAD 1600, BELDEN, MS 38826

Parcel Number:

089J3121200

Address of Violation:

905 ALLEN ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 7/5/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupclo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 215st day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

BY

LYNN BRYAN Council President

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED:

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CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 41901** 

RILEY BILLY E OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to RILEY BILLY E (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

RILEY BILLY E

Address of Owner:

2605 WHITE ROCK DR, BUFORD, GA 30519

Parcel Number:

089J3118902

Address of Violation:

910 ALLEN ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 7/5/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 21st day of March, 2023.

THE CITY OF TYPELO, MISSISSIPPI

IY:

LYNN BRYAN Council President

ATTEST:

MISSY SHELTON Clerk of the Council

APPROVED

ODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 42937** 

HILARIO OSCAR OWNER

#### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to HILARIO OSCAR (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

HILARIO OSCAR

Address of Owner:

168 MOUNTAIN LEADER TRAIL, SALTILLO, MS 38866

Parcel Number:

077Q3621900

Address of Violation:

202 ENOCH AVE

- The hearing was held before the Mayor and City Council of the City of Tupelo on 7/5/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 21st day of March

THE CITY OF TYPELO, MISSISSIPPI

ATTEST:

SHELTON, Clerk of the Council

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43021** 

TRUSTMARK NATIONAL BANK OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to **TRUSTMARK NATIONAL BANK** (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

TRUSTMARK NATIONAL BANK

Address of Owner:

THE DAY CENTER, 201 COUNTRY PLACE PARKWAY, SUITE BPEARL,

MS 39208-3456

Parcel Number:

106S1403401

Address of Violation:

3009 SOUTHERN HEIGHTS RD

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 8/16/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 21st day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

BY: \_\_\_\_

YNN BRYAN Council Presider

ATTEST:

MISSY SHELTON, Clerk of the Counci

APPROVED:

TODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43069** 

PAYNE THOMAS JR OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to PAYNE THOMAS JR (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

PAYNE THOMAS JR

Address of Owner:

113 WAYSIDE, TUPELO, MS 38804

Parcel Number:

077F2617900

Address of Violation:

709 LAR-ELI-DO DR

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 8/16/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. \$21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the List day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

BY:

YNN BRYAN, Council Presi

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED

TODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43105** 

DANCER MCCOY OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to DANCER MCCOY (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

DANCER MCCOY

Address of Owner:

1103 FILLMORE DR, TUPELO, MS 38801

Parcel Number:

105D1505100

Address of Violation:

3091 MOORE AVE

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 8/16/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

LYNN BRYAN Council President

ATTEST:

MISSY SHELTON Clerk of the Council

TODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43126** 

DUNCAN NATHAN C OWNER

## RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to DUNCAN NATHAN C (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

DUNCAN NATHAN C

Address of Owner:

PO BOX 1564, TUPELO, MS 38802-1564

Parcel Number:

089P3112100

Address of Violation:

602 S CHURCH ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 8/16/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to <u>Miss. Code Ann.</u> §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 26st day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

DV.

LYNN BRYAN, Council President

ATTEST:

MISSY SHELZON Clerk of the Council

Just 1

3-17-2023

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43163** 

**BSLNC INC** 

**OWNER** 

### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to **BSLNC INC** (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

**BSLNC INC** 

Address of Owner:

5115 NORTH LAMAR, AUSTIN, TX 78751

Parcel Number:

101H0123900

Address of Violation:

100 ANDREW CIR

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 8/16/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the Alst day of Manch, 2023.

THE CITY OF TYPELO, MISSISSIPPI

BY:

LYNN BRYAN Council President

ATTEST:

MISSY SHENTON, Clerk of the Council

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43168** 

#### FIVE TALENTS PROPERTIES OF MS 1 LLC OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to <u>Miss. Code Ann.</u> §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to **FIVE TALENTS PROPERTIES OF MS 1 LLC** (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

FIVE TALENTS PROPERTIES OF MS 1 LLC

Address of Owner:

P O BOX 535, CRESTVIEW, FL 32536

Parcel Number:

089N3103600

Address of Violation:

903 W MAIN ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 8/16/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to <u>Miss. Code Ann.</u> §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the List day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

Y: LYNN BRYAN, C

ATTEST:

ATECN CITE TON Clerk of the Council

APPROVED:

5-1

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43186** 

SAVING STATION INT'L MINISTRIES OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to <u>Miss. Code Ann.</u> §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to **SAVING STATION INT'L MINISTRIES** (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

SAVING STATION INT'L MINISTRIES

Address of Owner:

P O BOX 4434, TUPELO, MS 38803

Parcel Number:

101C0104000

Address of Violation:

1002 LAWNDALE DR

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 8/16/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the day of March, 2023.

THE CITY OF TURELO, MISSISSIPPI

LYNN BRYAN Council Pres

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED:

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43215** 

TTLBL LLC

**OWNER** 

### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to TTLBL LLC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

TTLBL LLC

Address of Owner:

4747 EXECUTIVE DR STE 510, SAN DIEGO, CA 92121

Parcel Number:

101B0213000

Address of Violation:

418 LAKEVIEW DR

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 8/16/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to <u>Miss. Code Ann.</u> §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 21st day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

BY:

LYNN BRYAN, Council Presiden

ATTEST.

MISSY SHELTON, Clerk of the Council

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43216** 

TTLBL LLC

OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to TTLBL LLC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

TTLBL LLC

Address of Owner:

4747 EXECUTIVE DR STE 510, SAN DIEGO, CA 92121

Parcel Number:

101B0213200

Address of Violation:

414 LAKEVIEW DR

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 8/16/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 25st day of March, 2023.

THE CITY OF TURELO, MISSISSIPPI

RV.

LYNN BRYAN Council Presider

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED:

TODD JORDAN.

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43222** 

SE REAL ESTATE GROUP LLC OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupclo gave notice of a hearing to SE REAL ESTATE GROUP LLC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

SE REAL ESTATE GROUP LLC

Address of Owner:

5717 E THOMAS RD STE 100, SCOTTSDALE, AZ 85251

Parcel Number:

077Q3617700

Address of Violation:

1603 W MAIN ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 8/16/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 21st day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

Y:

YNN BRYAN, Council President

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED

FODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43240** 

LONG TRACY KING OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to LONG TRACY KING (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

LONG TRACY KING

Address of Owner:

408 CHESTNUT DRIVE, NEW ALBANY, MS 38652

Parcel Number:

112A0412800

Address of Violation:

912 HILL-N-DALE DR

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 8/16/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the Alst day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

y. \

LYNN BRYAN Council Preside

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED

TODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43258** 

JOHNSON ANTOINETTA OWNER

#### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to **JOHNSON ANTOINETTA** (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

JOHNSON ANTOINETTA

Address of Owner:

376 ROAD 1, TUPELO, MS 38804

Parcel Number:

089F3008400

Address of Violation:

638 N CHURCH ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 8/16/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

THE CITY OF TURELO, MISSISSIPPI

BY:

I VNN BRV

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED

PODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43260** 

JENKINS TOMMY & KAREN OWNER

### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to JENKINS TOMMY & KAREN (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

JENKINS TOMMY & KAREN

Address of Owner:

2308 TORREY ST, TUPELO, MS 38801

Parcel Number:

077P3518700

Address of Violation:

2308 TORREY

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 8/16/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the also day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

ATTEST:

MISSY SHELTON Clerk of the Council

APPROVED

5-11-

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43262** 

HODGE HUSHEL OWNER

### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to **HODGE HUSHEL** (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

HODGE HUSHEL

Address of Owner:

901 N MADISON ST, TUPELO, MS 38804

Parcel Number:

089E3017300

Address of Violation:

901 N MADISON ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 8/16/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 2154 day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43272** 

WALLACE NELVIN B & GLORIA D OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to WALLACE NELVIN B & GLORIA D (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

WALLACE NELVIN B & GLORIA D

Address of Owner:

970 CHESTERVILLE ROAD, BELDEN, MS 38826

Parcel Number:

089F3005200

Address of Violation:

523 W BARNES ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 8/16/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to <u>Miss. Code Ann.</u> §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the also day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

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NN RR YAN, Council Presiden

ATTEST:

MISSY SHEATON, Clerk of the Council

APPROVED

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CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

CASE NO. 43273

BENNETT HILLS INCOWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to **BENNETT HILLS INC** (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

BENNETT HILLS INC

Address of Owner:

P O BOX 3786, MERIDIAN, MS 39303-3786

Parcel Number:

089F3005400

Address of Violation:

527 W BARNES ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 8/16/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of <u>Miss. Code Ann.</u> §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the List day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

RV∈

YNN BRYAN Council President

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED

TODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43293** 

**GDA INVESTMENTS LLC** OWNER

#### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupclo gave notice of a hearing to GDA INVESTMENTS LLC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

GDA INVESTMENTS LLC

Address of Owner:

POBOX 87, RED BANKS, MS 38661

Parcel Number:

077P3506700

Address of Violation:

107 LAKEVIEW DR

- The hearing was held before the Mayor and City Council of the City of Tupelo on 10/4/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 2154 day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

ATTEST:

MISSY SHELLON, Clerk of the Council

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43301** 

MORGAN STEVE & BILL OWNER

### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to MORGAN STEVE & BILL (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

MORGAN STEVE & BILL

Address of Owner:

PO BOX 365, BOONEVILLE, MS 38829

Parcel Number:

113T0501500

Address of Violation:

PAYNE ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 10/4/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the <u>2151</u> day of <u>March</u>, 2023.

THE CITY OF TUPELO, MISSISSIPPI

Y: \_\_\_\_\_\_

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED:

TODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

CASE NO. 43302

FAULKNER LLOYD OWNER

#### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to FAULKNER LLOYD (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

FAULKNER LLOYD

Address of Owner:

P O BOX 100, HOUSTON, MS 38851

Parcel Number:

088N3304700

Address of Violation:

335 CANAL ST

- The hearing was held before the Mayor and City Council of the City of Tupelo on 10/4/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023. adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 21st day of March

THE CITY OF TUPELO, MISSISSIPPI

ATTEST:

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43347** 

COLLINS SIMHA ARLETTE OWNER

#### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to COLLINS SIMHA ARLETTE (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

**COLLINS SIMHA ARLETTE** 

Address of Owner:

813 SHUMACOLA TRAIL, TUPELO, MS 38801

Parcel Number:

113E0614400

Address of Violation:

813 SHUMACOLA TRL

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 10/4/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the day of word, 2023.

THE CITY OF TUPELO, MISSISSIPPI

BY:

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED

TODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43355** 

MAH JEANINE E OWNER

### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to <u>Miss. Code Ann.</u> §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to **MAH JEANINE** E (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

MAH JEANINE E

Address of Owner:

3408 DELL GLADE DRIVE, MEMPHIS, TN 38111

Parcel Number:

101H0115000

Address of Violation:

819 SHUMACOLA TRL

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 10/4/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the **21st** day of **March**, 2023.

THE CITY OF TUPELO, MISSISSIPPI

DV.

LYNN BRYAN, Council Presiden

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED

TODD JORDAN, Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43372** 

CUMMINGS ATLENA ESTATE OWNER

### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to CUMMINGS ATLENA ESTATE (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

**CUMMINGS ATLENA ESTATE** 

Address of Owner:

804 COLONIAL LANE, KILLEEN, TX 76543

Parcel Number:

089K3107300

Address of Violation:

464 N BROADWAY ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 10/4/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 21st day of March 2023.

THE CITY OR TUPELO, MISSISSIPPI

Y:

LYNN BRYAN, Council Presider

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED:

ODD JORDAN, Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43373** 

SIMPLE REALTY LLC OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to SIMPLE REALTY LLC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

SIMPLE REALTY LLC

Address of Owner:

2005 W MAIN ST, TUPELO, MS 38801

Parcel Number:

077G2520001

Address of Violation:

701 GEORGE AVE

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 10/4/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 21st day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

DV

I VNIN RPVAN Councille

ATTEST:

MISSY SHELFON, Clerk of the Council

APPROVED

ODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43374** 

SIMPLE REALTY LLC OWNER

### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to SIMPLE REALTY LLC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

SIMPLE REALTY LLC

Address of Owner:

2005 W MAIN ST, TUPELO, MS 38801

Parcel Number:

077G2520002

Address of Violation:

703 GEORGE AVE

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 10/4/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 25 day of March, 2023.

THE CITY OF TURELO, MISSISSIPPI

Y:\_\_\_\_

LYNN BRYAN Countil Presiden

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43375** 

SIMPLE REALTY LLC OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to **SIMPLE REALTY LLC** (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

SIMPLE REALTY LLC

Address of Owner:

2005 W MAIN ST, TUPELO, MS 38801

Parcel Number:

077G2520003

Address of Violation:

705 GEORGE AVE

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 10/4/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the **21st** day of **March**, 2023.

THE CITY OF TUPELO, MISSISSIPPI

Y: 4

ATTEST:

MISSY SHELZON, Clerk of the Council

APPROVED:

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CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43383** 

SIMPLE REALTY LLC OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to SIMPLE REALTY LLC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

SIMPLE REALTY LLC

Address of Owner:

2005 W MAIN ST, TUPELO, MS 38801

Parcel Number:

077G2520004

Address of Violation:

707 GEORGE AVE

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 10/4/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the alst day of March, 2023.

THE CITY OF TOPELO, MISSISSIPPI

BY:

LYNN BRYAN, Conneil Presiden

ATTEST:

MISSY SHELTON, Clerk of the Council

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3-17

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43384** 

SIMPLE REALTY LLC OWNER

#### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to **SIMPLE REALTY LLC** (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

SIMPLE REALTY LLC

Address of Owner:

2005 W MAIN ST, TUPELO, MS 38801

Parcel Number:

077G2520005

Address of Violation:

709 GEORGE AVE

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 10/4/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 25-day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

DV.

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED

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CITY OF TUPELO, MISSISSIPPI

**LIENOR** 

VS.

**CASE NO. 43409** 

CLARK EMMA JANE OWNER

### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to CLARK EMMA JANE (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

**CLARK EMMA JANE** 

Address of Owner:

1261 N GREEN ST, TUPELO, MS 38804

Parcel Number:

089B3003900

Address of Violation:

1261 N GREEN ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 10/4/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to <u>Miss. Code Ann.</u> §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the last day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

BY:

LYNN BRYAN, Council President

ATTEST:

MISSY SHELTON, Clerk of the Council

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CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43447** 

OWENS WILLIAM E OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to **OWENS WILLIAM E** (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

OWENS WILLIAM E

Address of Owner:

2425 PROPERT ST, CORINTH, MS 38834

Parcel Number:

077G2518803

Address of Violation:

1297 LEONARD DR

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 10/4/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 215± day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

LYNN BRYAN, Council Presider

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED

3-21-62

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43448** 

MOSBY TERESA R OWNER

#### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to MOSBY TERESA R (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

MOSBY TERESA R

Address of Owner:

303 E JACKSON ST, TUPELO, MS 38804

Parcel Number:

089F3030600

Address of Violation:

222 W BARNES ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 10/4/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to <u>Miss. Code Ann.</u> §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the last day of March, 2023.

THE CITY OF TUPELO, MISSISSIPPI

DV.

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ATTEST:

MISSY SHELTON, Clerk of the Council

1 11

TODD JORDAN., May6

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43453** 

#### GENLYTHE THOMAS GROUP LLC OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN, 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to GENLYTHE THOMAS GROUP LLC (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

GENLYTHE THOMAS GROUP LLC

Address of Owner:

4360 BROWNSBORO ROAD STE 300, LOUISVILLE, KY 40232

Parcel Number:

113B0602200

Address of Violation:

S GREEN ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 10/4/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. \$21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of <u>Miss. Code Ann.</u> §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the **21st** day of March, 2023.

THE CITY OF TURELO, MISSISSIPPI

RV.

LYNN BRY

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43464** 

MAH JEANINE E OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to MAH JEANINE E (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

MAH JEANINE E

Address of Owner:

3408 DELL GLADE DRIVE, MEMPHIS, TN 38111

Parcel Number:

101H0115002

Address of Violation:

823 SHUMACOLA TRL

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 10/4/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 21st day of March, 2023.

THE CITY OF TOPELO, MISSISSIPPI

BY:

YNN BRYAN Council President

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED:

ODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43618** 

OSBORNE TINA M OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to **OSBORNE TINA M** (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

OSBORNE TINA M

Address of Owner:

410 CLAYTON AVE, TUPELO, MS 38804

Parcel Number:

089J3101000

Address of Violation:

410 CLAYTON AVE

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 12/20/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to <u>Miss. Code Ann.</u> §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 2154 day of March, 2023.

THE CITY OF PUPELO, MISSISSIPPI

RV.

YNN BRYAN, Council Presiden

ATTEST:

MISSY SHELTON, Clerk of the Council

ABPROVED

TODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43639** 

CABRAL SENOVIA OWNER

### RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to CABRAL SENOVIA (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

CABRAL SENOVIA

Address of Owner:

2512 PATTERSON DR, TUPELO, MS 338804

Parcel Number:

089F3010601

Address of Violation:

523 N CHURCH ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 12/20/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to Miss. Code Ann. §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the <a href="https://dx.doi.org/10.1007/j.ch">https://dx.doi.org/10.1007/j.ch</a>, 2023.

THE CITY OF TOPELO, MISSISSIPPI

DV.

LYNN BRYAN, Council Preside

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED

ODD JORDAN., Mayor

CITY OF TUPELO, MISSISSIPPI

LIENOR

VS.

**CASE NO. 43640** 

CABRAL SENOVIA OWNER

# RESOLUTION ADJUDICATING COST AND ASSESSING LIEN AGAINST REAL PROPERTY UNDER MISS. CODE ANN. 21-19-11 (1972) AS AMENDED

1. Pursuant to Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo gave notice of a hearing to CABRAL SENOVIA (Owner of the property described herein below) to determine whether or not said real property was in such a state of uncleanliness as to be a menace to the public health, safety and welfare of the community. The property at issue is described as follows:

Property Owner:

CABRAL SENOVIA

Address of Owner:

2512 PATTERSON DR, TUPELO, MS 338804

Parcel Number:

089F3010501

Address of Violation:

527 N CHURCH ST

- 2. The hearing was held before the Mayor and City Council of the City of Tupelo on 12/20/2022 following which the property referenced above was adjudicated to be a menace to the public health and safety, and lot mowing was ordered immediately. Subsequent to this date, and in accordance with Miss. Code Ann. §21-19-11 (1972), as amended, the City of Tupelo proceeded to have the lot mowed and cleaned.
- 3. Pursuant to <u>Miss. Code Ann.</u> §21-19-11 (1972) as amended, City of Tupelo may charge Owner with the actual cost of lot mowing, including administrative and legal costs of the municipality, and may also impose a penalty of one-half of the actual cost or \$1500.00, whichever is more.
- 4. The City of Tupelo, by and through its council, at a regularly scheduled meeting held on 3/21/2023, adjudicated the actual cost of lot mowing to be \$300.00. This amount is assessed as a lien on the real property.
- 5. The assessment will be enrolled as a judgment on the Lee County, Mississippi judgment roll in the office of the Circuit Clerk of Lee County, Mississippi by providing a certified copy of this resolution to the Circuit Clerk.
- 6. The Director of Development Services is hereby directed to cause a copy of this Resolution to be mailed to the owner at its last known address, advising that the assessment is a lien against the property. The Director is further directed to advise the owner that this assessment and all decisions rendered under the provisions of Miss. Code Ann. §21-19-11 (1972) as amended, appealed in accordance with Miss. Code Ann §11-51-75.

WHEREUPON, the foregoing Resolution was declared passed and adopted at a regular meeting of the City Council of Tupelo, Mississippi, on this, the 2154 day of March, 2023.

THE CITY OF TYPELO, MISSISSIPPI

BY:

LYNN BRYAN COUNCIL

ATTEST:

MISSY SHELTON, Clerk of the Council

APPROVED

TODD JORDAN., Mayo



# **AGENDA REQUEST**

**TO:** Mayor and City Council

**FROM:** Chuck Williams, Director

**DATE** March 16, 2023

SUBJECT: IN THE MATTER OF APPROVAL TO SURPLUS ASSETS PW MAR 2023 -

CW

#### **Request:**

We are requesting approval to surplus the following items –

#### **Surplus for Auction**

Xerox Documate Scanner BC16780 TW960287 S/N 6B3HLB0046 Replaced – No longer in use 2009 Ford F250 S/N 1FTSX20519EA25534 ASSET 2923 BC14542 TW658742 Blown motor

#### **Surplus to Destroy**

Thinkpad T Series Laptop Computer BC14536 S/N L3-G7759 08/09 No longer in use



# AGENDA REQUEST

**TO:** Mayor and City Council

**FROM:** Alex Farned, Director

**DATE** March 14, 2023

**SUBJECT:** IN THE MATTER OF REMOVEL OF FIXED ASSETS FOR AUCTION AND

SCRAP.

#### **Request:**

We are asking the Mayor and City Council to please remove the following items of the fixed assets due to some going to auction and some being scraped.

| AUCTION                 | SERIAL NUMBER#    | TAG#  | REASON                       |
|-------------------------|-------------------|-------|------------------------------|
| GATOR, XUV 6201 4 X 4   | MOXUVGX023684     | 4642  | DOESN'T RUN-EXPENSIVE TO FIX |
| 2006 FORD RANGER        | 1FTYR14U71PA49123 | 10523 | DOESN'T RUN-EXPENSIVE TO FIX |
| 2000 DODGE DAKOTA       | 1B7GL22X2YS715275 | 10528 | DOESN'T RUN-EXPENSIVE TO FIX |
| 1995 FORD F-350 BOX VAN | 1FDKE30H8SHA95196 | 10739 | DOESN'T RUN-EXPENSIVE TO FIX |

AUCTION/SURPLUS FORM

DEPARTMENT: Parks and Recreation

RECEIVED BY:

DATE:

2/2/2023

ITEM NO ACCOUNTING USE ONLY Veterans Park Joyner Shop Joyner Shop LOCATION Joyner Shop STORED Auction Scrap SALVAGE VALUE Gator, XUV 6201 4X4 2006 Ford Ranger, EXT CAB AUCTION/SURPLUS 1995 Ford F-350 Box 2000 Dodge Dakota ITEM QUANTITY ITEM  $\vdash$  $\vdash$ 1FTYR14U71PA49123 1FDKE30H8SHA95196 1B7GL22X2YS715275 MOXUVGX023684 SERIAL NO. **PROPERTY** TAG NO. 10739 10528 10523 14642 \$17,456.00 \$14,264.25 \$13,987.10 \$7,504.21 COST (\$\$) Asset # **PR24 PR15 PR11** 2961

#### **ORDINANCE**

# AMENDMENT TO ALL PREVIOUS ORDINANCES ESTABLISHING SCHEDULE OF RULES AND FEES FOR UTILITY SERVICES FURNISHED TO CONSUMERS OF THE CITY OF TUPELO.

WHEREAS, the City of Tupelo is authorized by the Section 21-27-23 Miss. Code Anno. (1972 as amended) to establish schedules of rules and fees for utility services furnished to consumers of the City of Tupelo Water & Light Department; and

WHEREAS, that based on appropriate studies and investigations, the Service Practice Standards: Schedule of Rules, Regulations and Fees for Utility Service as set forth and attached in Exhibit "A"; and

WHEREAS, the City Council met at its regularly scheduled meeting on March 21, 2023, to review and consider information compiled by the City of Tupelo Water and Light Department demonstrating the need for establishing updated Service Practice Standards: Schedule of Rules, Regulations and Fees for Utility Service set forth above and attached hereto; and

WHEREAS, the City Council found and determined that the updated Service Practice Standards: Schedule of Rules, Regulations and Fees for Utility Service and Appendix A: Schedule of Rates, Charges and Fees was necessary, fair and reasonable; and

**WHEREAS**, the amended Service Practice Standards: Schedule of Rules, Regulations and Fees for Utility Service and Appendix A: Schedule of Rates, Charges and Fees set forth as attached below, shall be published in ordinance form as required by law.

#### NOW, THEREFORE LET IT BE ORDAINED by the City Council as follows:

<u>Section 1</u>. The <u>Service Practice Standards: Schedule of Rules, Regulations and Fees for Utility Service</u> as codified as Section 26-127 of the City of Tupelo, Mississippi Code of Ordinances is hereby amended in pertinent part by substitution to read:

Item 27. TAMPERING WITH METERS: If Tupelo Water & Light Department finds that there is reasonable ground for believing that any meter or meters intended to measure or register the quantity of water, electric light or power has been tampered with as to alter the measured usage or that any electric seal is broken, or communication device on an AMI water or electric meter is broken, cut or damaged, an administrative fee will be assessed the meter holder. The customer may be prosecuted in municipal court notwithstanding the administrative fee.

<u>Section 2</u>. The <u>Service Practice Standards: Schedule of Rules, Regulations and Fees for Utility Service, Appendix A: Schedule of Rates, Charges and Fees: Customer Service Charges as codified as Section 26-127 of the City of Tupelo, Mississippi Code of Ordinances is hereby amended in pertinent part by substitution/addition to read:</u>

Minimum Charge for theft of electricity or water \$100.00 Minimum Charge for damage to AMI meters \$200.00

<u>Section 3.</u> All other portions of the <u>Service Practice Standards: Schedule of Rules, Regulations and Fees for Utility Service</u> and <u>Appendix A: Schedule of Rates, Charges and Fees</u> other than changes in Sections 1 and 2 above shall remain the same.

Section 4. The Service Practice Standards: Schedule of Rules, Regulations and Fees for Utility Service and Appendix A: Schedule of Rates, Charges and Fees as amended in Sections 1 and 2 above shall become effective on May 1, 2023.

Section 5. The Service Practice Standards: Schedule of Rules, Regulations and Fees for Utility Service and Appendix A: Schedule of Rates, Charges and Fees as herein amended are attached hereto as Exhibit "A".

The Clerk of the Council is hereby directed to cause a copy of this amendatory ordinance to be published one time in the Northeast Mississippi Daily Journal.

The foregoing Ordinance was proposed in a motion by Council Member Beard, seconded by Council Member Mims, and, after discussion, no Council Member having called for a reading, was brought to a vote as follows:

| Councilman Chad Mims      | AYE |
|---------------------------|-----|
| Councilman Lynn Bryan     | AYE |
| Councilman Travis Beard   | AYE |
| Councilwoman Nettie Davis | AYE |
| Councilman Buddy Palmer   | AYE |
| Councilwoman Janet Gaston | AYE |
| Councilwoman Rosie Jones  | AYE |

Whereupon, the motion having received a majority of affirmative votes, the President of the Council declared that the Ordinance has been passed and adopted on this the 21<sup>ST</sup> day of March, 2023.

CITY OF TUPELO, MISSISSIPPI

BY:

regide

ATTEST:

Missy Shellon, Clerk of the Council

APPROVED:

Todd Jordan, Mayor

3-24-2023

ATTEST:

Kim Hani

im Hanna, City Clerk

Exhibit "A"

#### CITY OF TUPELO WATER & LIGHT DEPARTMENT

### **SERVICE PRACTICE STANDARDS**

# SCHEDULE OF RULES, REGULATIONS AND FEES FOR UTILITY SERVICE

Collections & Billing Office, 333 Court Street, Tupelo, MS 38804 Tel. 662-841-6470, Fax 662-841-6471

Operations Office, 320 N. Front Street, Tupelo, MS 38804 Tel. 662-841-6460, Fax 662-841-6401

1. <u>APPLICATION FOR SERVICE</u>: Each prospective customer desiring service will be required to complete and sign a Tupelo Water & Light standard form of application for service or contract before service is supplied. **Residential utility services can be in only (1) name.** Prospective customers are required to provide two (2) forms of identification including at least one (1) picture identification and a copy of lease agreement, rent receipt or deed. In the event more than one person signed a housing lease agreement, valid ID's must be presented on all persons whose name is listed on the lease to secure utility services.

Acceptable forms of ID are a social security card, driver's license, voter registration card, passport, green card, Federal ITIN card or other state issued ID.

Applicants with an old debt with Tupelo Water & Light Department will be required to pay all old debts in full prior to receiving utilities at a new service address.

The applicant must agree to pay for service as measured by the City's meter according to applicable rates. Rates, charges and fees are made available to all customers via Tupelo Water & Light Department's website at <a href="https://www.tupeloms.gov">www.tupeloms.gov</a> and at the Tupelo Water & Light Department Collections & Billing Office at 333 Court Street. Legal notice is given to all customers via Northeast Mississippi Daily Journal of any rate change initiated by Tupelo Water & Light Department.

The applicant agrees to permit authorized agents of the City free access to the premises of the consumer for the purpose of inspecting, reading, repairing or removing property of the City.

The City shall have the right, but shall not be obligated, to inspect any installation before water and/or electric service is introduced, or at any time thereafter and reserves the right to reject any wiring or appliances not in accordance with City's standards. The inspection or failure to inspect or reject shall not be regarded as an insurance against defects in installation, wiring or appliances and shall not render City liable or responsible for any loss or damage, resulting from defects in the installation, wiring or appliances, or from violation of the City's rules and regulations or from accidents which may occur upon consumer's premises.

The applicant agrees that this application is subject to the City's Rules and Regulations, a copy of which is available for inspection at the office of the City, and that these Rules and Regulations are a part of this agreement. In the case of default of payment applicant agrees to pay any legal interest due, together with any collection agency costs and reasonable attorney fees incurred to effort collection on this account and any subsequent location.

2. **DEPOSIT**: Each customer is required to pay a meter deposit for each service. Tupelo Water & Light Department credits interest on deposits annually at the bank's Passbook Interest Rate to the customer's account. Upon termination of service, deposits are applied to customer's accounts against unpaid bills of customer, and if any balance remains after such application is made, the balance shall be refunded to customer. If a customer is transferring utility service to a different address, an additional deposit may be required to update the customer deposit on account to current deposit amounts. Past payment history will be taken into account. If a customer has an excellent pay record (meaning customer has received no late notices and/or penalties or service charges for nonpayment and has always paid on time), then no additional deposits will be required. If a customer has a poor/delinquent pay history (meaning customers that have received late notice fees and/or penalties or service charges for nonpayment), then additional deposits may be required to update to current deposit amounts.

The residential deposit rate is based upon the customer's credit rating as follows:

| Credit Score  | Rating    |
|---------------|-----------|
| 700-850       | Excellent |
| 650-699       | Good      |
| Less than 650 | Fair/Poor |

## See Appendix A (Schedule of Rates, Charges and Fees)

For general power customers (commercial and industrial), the deposit shall be two (2) times the average usage for all commercial and industrial accounts. The minimum water deposit for commercial and industrial accounts will be \$150.00. In no event will the deposit required exceed twice the highest estimated monthly bill for the rate classification. Commercial and Industrial customers will have the option of paying a cash deposit, posting a Utility Surety Bond, Letter of Credit from local bank, or filing a Certificate of Deposit with Tupelo Water & Light Department. All Certificates of Deposit must have the business name and Tupelo Water & Light Department on the face of the certificate. Tupelo Water & Light Collections and Billing Department will be the custodian of all Utility Surety Bonds, letters of credit and Certificates of Deposit.

Upon written request by the customer or at the discretion of Tupelo Water & Light, the deposit requirement may be re-evaluated based on the most recent electricity usage.

After the deposit is paid in full, interest will accrue annually on a deposit greater than one month's average bill held longer than twelve months at the passbook interest rate earned by Tupelo Water & Light Department. The deposit accrued interest will be credited to the customer's bills every year of the utility service on a yearly basis. The deposit balance and accrued interest is subject to review by all customers of Tupelo Water & Light Department upon request.

- 3. **POINT OF DELIVERY**: The point of delivery for electricity is the point, as designated by Tupelo Water & Light Department, on the customer's premises where current is to be delivered to building or premises. All wiring and equipment beyond this point of delivery shall be maintained by the customer. The point of delivery for water service shall be the customer side of the water meter. The point of service delivery for sewer shall be the sewer tap on the city sewer main.
- 4. <u>CUSTOMER'S WIRING STANDARDS</u>: All of the customer's wiring must conform to municipal requirements and accepted modern standards, including the requirements of the National Electrical Safety Code, the National Electric Code, and the City Electric Code.
- 5. <u>INSPECTIONS</u>: The Tupelo Water & Light Department shall have the right, but shall not be obligated, to inspect any installation before electricity is introduced, or at any later time, and reserves the right to reject any wiring of appliances not in accordance with the Tupelo Water & Light Department's standards, but such inspection or failure to inspect or reject shall not render the City of Tupelo liable or responsible for any loss or damage resulting from defects in the installation, wiring, or appliances, or from violation of Tupelo Water & Light Department's rules, or from accidents which may occur upon customer's premises.
- 6. <u>UNDERGROUND SERVICE LINES</u>: Customers desiring underground electric service lines from Tupelo Water & Light Department's overhead power service system must bear the expense thereof. Specifications and terms for such construction will be furnished by the Tupelo Water & Light Department.
- 7. CUSTOMER'S RESPONSIBILITY FOR WATER & LIGHT DEPARTMENT'S PROPERTY: All meters, service connections and other equipment furnished by Tupelo Water & Light Department shall be, and remain, the property of Tupelo Water & Light Department on its premises. In the event of loss or damage to Tupelo Water & Light Department's property, arising from neglect of customer to care for same, the cost of necessary repairs or replacements shall be paid by customer.
- 8. <u>RIGHT OF ACCESS</u>: The Tupelo Water & Light Department's identified employee shall have access to customer's premises at all reasonable times for the purpose of reading meters, testing, repairing, removing or exchanging any or all equipment belonging to Tupelo Water & Light Department.
- 9. <u>BILLING</u>: Utility bills will be rendered monthly and shall be paid within fifteen (15) days from the date of bill for residential customers, and within ten (10) days for general power (commercial and industrial) customers at the Tupelo Water & Light Department Collection Office located at 333 Court Street, Tupelo, Mississippi. Failure to receive a bill will not release Customer from payment obligation. If the bill is not paid on time, the Tupelo Water & Light Department may at any time thereafter discontinue service. Bills paid on or before the final date of payment shall be payable at the net rates, which is the gross less late penalty (general power accounts only) but thereafter the gross rates shall apply, as provided in SCHEDULE OF RATES AND CHARGES. Bills that are paid after the "Discount Date" on the billing statement provided shall be subject to an additional charge of 5%. The Tupelo Water & Light Department will post all payments on the

same day they are received. All payments made after the due date on the bill will be assessed a 5% penalty. Should the final date for payment of the bill fall on a weekend or holiday, the next business day following the final date will be held as a day for grace for delivery of payment.

Customers will be provided monthly totals for electric and water consumption. Each monthly billing statement will provide customers with historical consumption comparisons to the prior month as well as the prior twelve (12) months.

- 10. **LATE NOTICE**: A late notice will be prepared on all Tupelo Water & Light service accounts that have not been paid by the due date on the bill. A four dollar (\$4.00) Late Notice Charge will be assessed to all accounts receiving a late notice. This notice will notify the customer of their disconnection date, which will be fifteen (15) days for residential customers and ten (10) days for general power (commercial and industrial) customers following the late notice date.
- 10B. <u>POLICIES AND PROCEDURES</u>: Penalties and Fees can be adjusted by Tupelo Water & Light Department Billing and Collections Office Manager/Personnel, per City Ordinances. (Not part of the Public Utilities.)
- 11. **DISCONNECTION FOR NON-PAYMENT**: The disconnection date on all accounts shall be fifteen (15) days for residential customers and ten (10) days for general power customers following the date of the late notice. A late notice mailed to all customers with unpaid balances will notify customers of their disconnection date. A twenty five dollar (\$25.00) service charge will be assessed to all accounts disconnected for non-payment. If the past due amount is paid in full on the customer's account before our serviceman leaves the TW&L office, the twenty five dollar (\$25.00) service charge can be adjusted off the customer's account. However, if the service charge has been added to the unpaid account and the serviceman has left the TW&L office, the twenty five dollar (\$25.00) service charge is owed. On all accounts requiring a lineman & bucket truck to disconnect, a one hundred dollar (\$100.00) service charge will be assessed.
- 12. **<u>DISCONTINUANCE OF UTILITY SERVICE</u>**: Customers who desire to discontinue utility service are required to sign a disconnect form stating the date they desire the service to be discontinued and must give at least one (1) day notice to that effect. Customers are required to sign a service order or provide written notice by fax or email. The Tupelo Water & Light Department will not process a service order of any kind over the telephone.
- 13. **TERMINATION OF SERVICE**: The Tupelo Water & Light Department may discontinue service for the violation of any of its Schedule of Rules and Regulations or of the Schedule of Rates and Charges. The Tupelo Water & Light Department may also discontinue service to customer for the theft of services or the appearance of theft devices on the premises of customer, for safety or to be compliant with any State of Mississippi or City of Tupelo regulations that require disconnection for safety reasons. Any and all electrical and water services will be discontinued to customers with past due accounts except as provided in this rule. Payment in full (including late fee charges or service charges) will be required before service is restored. An additional deposit amount may also be required. The termination of service by Tupelo Water & Light Department for any reason stated in this rule does not release the customer from the obligation for any amount due to Tupelo Water & Light Department, including the payment of minimum bills as specified in

contracts. If payment is not received by the due date, Tupelo Water & Light Department may discontinue service fifteen (15) days after the due date for residential customers and ten (10) days after the due date for general power customers (commercial and industrial) after provision of a late notice by mail informing the customer of the electric service or the water service disconnection date and the available rights and remedies to dispute the bill with Tupelo Water & Light Department, including the address, 333 Court Street, Tupelo, MS 38804, and the Customer Service telephone number, 662-841-6470. No further notice will be provided before electrical or water service is disconnected.

Tupelo Water & Light Department evaluates weather conditions daily at <a href="www.weathertap.com">www.weathertap.com</a> for the Tupelo service area. In the event the forecasted temperature is expected to exceed 96 degrees Fahrenheit (F) with a heat index greater than 100 degrees, or is expected to be below 30 degrees (F) on that day, Tupelo Water & Light Department will postpone the disconnection of service of residential customers due to non-payment. Where disconnection is postponed due to an extreme weather condition, the postponement will not extend beyond the extreme weather condition.

Upon Tupelo Water & Light Department's approval of the "Request for Medical Waiver" form, disconnection of service will be postponed for 30 days from the original due date to allow customer time to make payment or alternative shelter arrangements. The "Request for Medical Waiver" form must be completed by a medical doctor or nurse practitioner licensed to practice in the State of Mississippi, certifying that the disconnection of electric service would create a life-threatening medical situation for the customer or other permanent resident of the customer's household. It is the responsibility of the customer to ensure that the form has been approved by Tupelo Water & Light Department. A life threatening medical condition does not relieve a customer of the obligation to pay for electric service, including any late fees or service charges incurred or other applicable charges. Tupelo Water & Light Department will only grant this postponement for termination two (2) times in a twelve (12) month period. If full payment of the past due amount, including all late fees and service charges is not received by the end of the thirty (30) day postponement period, electric service will be disconnected without further notice.

Below is an example of the "Request for Medical Waiver Form" customers must file for a thirty (30) day postponement to terminate service.

### **REQUEST FOR MEDICAL WAIVER**

## **TUPELO WATER & LIGHT DEPARTMENT**

Tupelo Water & Light allows for **postponement of shut off or temporary service restoration** for a medical emergency of not more than 30 days if the customer or a member of the customer's household has a certified medical emergency. A medical emergency exists if the customer/household member has a condition that will be aggravated by the lack of electrical service. A medical emergency is defined and certified by a Physician or Nurse

Practitioner. Extensions for further periods of not more than 30 days are granted only if the customer provides additional physician or public health official certification. Tupelo Water & Light will only grant this postponement for termination two (2) times in a twelve (12) month period. Consecutive waivers are allowed but must be applied for by the customer.

| CUSTOMER CERT          | FICATION: (To be completed by customer)                               |         |
|------------------------|---|---------|
| Customer Name:         | Account No:   |         |
| Customer Address:      |   |         |
| City, ST, Zip:         | Business Phone:   |         |
| Home Phone:            | Business Phone:   |         |
| Household member(s     | with Medical Emergency  |         |
| Relationship to Custo  | ner:  |         |
| NOTE: THIS STAT        | MENT DOES NOT IN ANY WAY REMOVE THE OBLIGATION                        | ON TO   |
| PAY FOR SERVICE        | S RECEIVED OR TO BE RECEIVED FROM TUPELO WAT                          | TER &   |
| LIGHT DEPARTME         |   |         |
| RELEASE: (to be co     | npleted by Resident requiring life-sustaining equipment or his/l      | hor     |
| legal guardian)        | apreced by resident requiring inte-sustaining equipment of mis/r      |         |
|                        | (circle one: resident/legal guardian) hereby gra                      | ant ms  |
| consent to the below   | -named licensed Physician to release to Tupelo Water & Light          | nt such |
| information as noted h | low, plus any supplement information regarding critical medical equ   | inment  |
| used at the residence. | 10 w, pressing supprement information regurating entited interior equ | pinen   |
| Signature of Resident  | ar Legal Guardian:  |         |
| bigilatare of Resident | Date  |         |
| MEDICAL VERIFIC        | ATION: (To be completed and signed by a licensed physician)           |         |
|                        | quired so we may contact you for potential clarification and/or       |         |
| verification.          | quired 30 we may contact you for potential cial ineation and/of       |         |
| I,                     | , a licensed physician, declare there is a medical                    |         |
| emergency requiring a  | ectricity for the above named customer/household member.              |         |
| Duration of Medical I  |   |         |
| Bullion of Wiedlen     | (Maximum 30 days)   |         |
| Physician Signature    | Date:   |         |
| Rusiness Name:         | Date.   |         |
| Phone:                 |   |         |
| Rusiness Address       |   |         |
| City, State, Zip:      |   |         |
| ,, <u>.</u>            |   |         |
| Return this form to:   | Tupelo Water & Light OR Fax To: 662-841-6471                          |         |
|                        | 333 Court St  |         |
|                        | Tupelo, MS 38804  |         |

- 14. **SERVICE CHARGES FOR TEMPORARY SERVICE**: Customers requiring water and electric service for a period not exceeding sixty (60) days may be required by Tupelo Water & Light Department to pay all costs for connection and disconnection incidental to the supplying and removing of service. This rule applies to circuses, carnivals, fairs, temporary construction and other temporary Customers. Active customers, who have a history of paying promptly with no violation of these rules and regulations who are in need of temporary service, and who have previously paid a service deposit, are not required to pay another deposit.
- 15. <u>INTERRUPTION OF SERVICE</u>: The Tupelo Water & Light Department will use reasonable diligence to provide a regular and uninterrupted supply of electricity and water. However, in case the supply of electricity or water should be interrupted, Tupelo Water & Light Department shall not be liable for any damages resulting from this interruption.
- 16. <u>VOLTAGE FLUCTUATION CAUSED BY CUSTOMER</u>: Electric service must not be used in such a manner as to cause unusual fluctuations or disturbances to the Department's system. Tupelo Water & Light Department requires each customer, at his own expense, to install suitable apparatus which will reasonably limit such fluctuations.
- 17. <u>ADDITIONAL LOAD</u>: The service connection, transformers, meters and equipment supplied by Tupelo Water & Light Department for each customer have definite capacity, and no addition to the equipment or load connected thereto will be allowed except by consent of Tupelo Water & Light Department. Failure to give notice of additions or changes in load, and to obtain consent for the same, shall render the customer liable for damage to any of Tupelo Water & Light Department's lines or equipment caused by the additional or changed installation.
- 18. <u>STANDBY AND RESALE SERVICE</u>: All purchased electric service (other than emergency or standby service) used on the premises of each customer shall be supplied exclusively by Tupelo Water & Light Department, and the customer shall not directly or indirectly, sell, sublet, assign, or otherwise dispose of, the electric service or any party thereof.
- 19. **NOTICE OF TROUBLE**: Customer shall notify Tupelo Water & Light Department immediately if the service is unsatisfactory for any reason, or should there be any defects, trouble or accidents affecting the supply of water or electricity. Such notices, if verbal, should be confirmed in writing.
- 20. <u>NON-STANDARD SERVICE</u>: The customer shall pay the cost of any special installation necessary to meet his or her particular requirements for service other than one standard voltage, or for the supply of closer voltage regulation than required by standard practice. The Tupelo Water & Light Department may, at its discretion, provide and install the additional facilities on a fixed monthly rental basis in lieu of payment of cost by the customer.
- 21. **METER TESTS**: The Tupelo Water & Light Department will, at its own expense, make periodic tests and inspections of its meters in order to maintain a high standard of accuracy. The Tupelo Water & Light Department will make additional tests or inspections of its meters at the request of the customer. If such tests show that the meter is accurate within 2%, slow or fast, no adjustment will be made in the customer's bill and the testing charge of ten dollars (\$10.00) per

meter shall be paid by the customer. In case the test shows meter to be in excess of 2% fast or slow, an adjustment shall be made in the customer's bill over a period of not over thirty (30) days prior to date of such tests, and the cost of the test shall be borne by the Tupelo Water & Light Department.

- 22. **FILING AND POSTING**: A copy of the RULES AND REGULATIONS, together with a copy of THE TUPELO WATER & LIGHT DEPARTMENT'S SCHEDULE OF RATES AND CHARGES, shall be kept open to inspection at the office of Tupelo Water & Light Department.
- 23. **INFORMATION TO CONSUMERS**: Upon request by the customer of record, Tupelo Water & Light Department will make available a customer's electrical and water consumption data for the prior twelve (12) month period.
- 24. SCOPE: The Schedule of Rules and Regulations is a part of all contracts for electrical and water service from Tupelo Water & Light Department and applies to all services received from Tupelo Water & Light Department, whether the service is based upon contract, agreement, signed application, or otherwise. A copy of this Schedule of Rules and Regulations together with a copy of Tupelo Water & Light Department Schedule of Rates and Charges, which was approved by the governing authority of the City of Tupelo, and shall be kept open to inspection at the office of Tupelo Water & Light Department Collections & Billing Office located at 333 Court Street, and found on our website <a href="www.tupeloms.gov">www.tupeloms.gov</a>. Furthermore, the Tupelo Water & Light Department will provide information regarding rates, service practice policies, and guidelines to customers via the website <a href="www.tupeloms.gov">www.tupeloms.gov</a> and information, including brochures, will be available in our office. A customer will also receive such information upon application for electric and water services, and at any time upon request. All retail rate actions initiated by Tupelo Water & Light will be communicated to the public via our web-site <a href="www.tupeloms.gov">www.tupeloms.gov</a> and through advertisement in the Northeast Mississispip Daily Journal.
- 25. **REVISIONS**: These RULES AND REGULATIONS may be revised, amended, supplemented, or otherwise changed from time to time without specific notice to the customer. Such changes, when effective, shall be available at the Collection Office and shall have the same force as the present RULES AND REGULATIONS.
- 26. **CONFLICT**: In case of conflict between any provision of any rate schedule and these RULES AND REGULATIONS, the rate schedule shall apply.
- 27. **TAMPERING WITH METERS**: If Tupelo Water & Light Department finds that there is reasonable ground for believing that any meter or meters intended to measure or register the quantity of water, electric light or power has been tampered with as to alter the measured usage or that any electric seal is broken, or communication device on an AMI water or electric meter is broken, cut or damaged, an administrative fee will be assessed the meter holder. The customer may be prosecuted in municipal court notwithstanding the administrative fee.
- 28. **ESTIMATING BILLS**: In the event that Tupelo Water & Light Department is unable to or prevented from reading a customer's meter(s), then the Tupelo Water & Light Department may charge an estimated bill based on previous usage, an average or other reasonable basis; provided,

however, that the estimated bill does not relieve the customer from financial responsibility during the period. After the meters are read, the Tupelo Water & Light Department will notify the customer of any adjustment and amounts owed. These corrections or adjustments will be approved by the city council at the council meeting.

29. CATASTROPHIC LEAK: In the event of a catastrophic water leak on the customer's property (beyond the point of delivery), the customer will be responsible to pay for all water meter charges, but the customer may request, in writing or by telephone, an adjustment to sewer charges for the payment period covering the leak. The request must be accompanied by documentation of the leak and the repairs, such as repair bills or a report from the professional contractor or plumber effecting the repair. Upon receipt of the request and proper documentation, the Tupelo Water & Light Department will promptly review the request, the customer's payment history and compliance with these Rules and Regulations. If the customer was in compliance, not in arrears in payment prior to the leak, and promptly repaired the leak, the Tupelo Water & Light Department is authorized to adjust the customer's sewage charges for the period covering the leak to an average sewer billing based on the prior twelve (12) months, or shorter period if a new customer. A maximum of three (3) months billing adjustment is authorized. Tupelo Water & Light Department will not be obligated to make such adjustments if the customer has made more than one such request in a twenty four (24) month period or where the customer has persisted in failing to maintain the customer's water lines and system in good repair and working order. The leak adjustments must approved by the city council at the council meetings.

29B. <u>BILLING CORRECTIONS AND ADJUSTMENTS</u>: Copies of all types of billing corrections or adjustments must be approved each month by the Tupelo City Council in accordance with the MS Attorney General Opinion 2017-00378. Types of adjustments made are as follows:

- Erroneous readings (over/under) which were made by human error
- Voids and rebills
- Services auto billed (situations where the system automatically voids the whole bill of each service and automatically rebills those services previously voided)
- Keying errors (which include wrong information entered for the meter data, such as the number of digits entered being one too few/many which causes the meter to flip)
- Adjustments to sewer for water leaks in accordance with the catastrophic leak policy
- Adjustments made due to electric or water meter malfunctions (i.e. dead meters)
- Estimations due to meters being unable to read or prevented from getting a reading (i.e. locked gates, aggressive dogs or something covering the meter)

All adjustments must have documentation should any questions arise. As an added measure of oversight, TVA regulatory analysts perform monitoring visits as well as compliance evaluations. In addition, the CSA billing team randomly selects and tests adjustments each billing cycle to ensure adjustments are valid and customers are billed correctly. CSA will contact Tupelo Water and Light if they find an adjustment not entered correctly. Tupelo Water & Light Billing and Collections Office also has an internal system in place to check the daily adjustments report against the adjustment vouchers to ensure no improper adjustments have been made.

If an adjustment is deemed necessary on a customer account by the Tupelo Water and Light Department Billing and Collections Office, the adjustment can be applied. However, the customer will be made aware that this adjustment is pending until final approval is received from the Tupelo City Council. If approved, then the adjustment stands and no further documentation is necessary. If not approved, the adjustment will be removed and rebilled with the next billing cycle.

- 30. **<u>DEAD METER</u>**: In the event that an electric or water meter malfunctions and dies, Tupelo Water & Light shall set a new meter at the residence or business. The Water & Light Department shall take meter readings covering a period of twenty four (24) hours for the purpose of estimating an electric or water bill. The prior history of seasonal usage shall be taken under consideration with the twenty four (24) hour reading to determine the bill. In the event that no consistent pattern is established, a second twenty four (24) hour reading shall be taken to determine a bill.
- 31. **TRANSFER OF SERVICE**: All residential customers making application to transfer utility services to a new service address are required to pay their active account to a zero (\$0) balance before a new service address can be established for that customer. Customer deposits on transferred accounts must be updated to current deposit amounts. See Deposits.
- 32. <u>RESIDENTIAL LATE PAYMENT AGREEMENTS</u>: Residential customers only are allowed to sign a "Late Payment Agreement". A "Late Payment Agreement" shall allow the customer seven (7) days beyond their scheduled disconnection date for nonpayment. All residential customers shall be limited to three (3) late payment agreements over a twelve (12) month period. New customers of Tupelo Water & Light Department are not allowed to sign a late payment agreement for the first six (6) months of service. Customers who fail to pay a "Late Payment Agreement" as agreed shall forfeit future rights to such agreements.

No customer shall be allowed to sign a "Late Payment Agreement" if Tupelo Water & Light Department is waiting on funds from service agencies on their active account. These agencies shall include, but not be limited to, Lift, Inc., Salvation Army, Safe, Inc., Department of Human Service and churches.

Only in extenuating circumstances will additional days and/or "Late Payment Agreements" be authorized with the approval of the Manager to assist customers in need.

- 33. <u>CUSTOMERS WITH SEVERE HEALTH ISSUES</u>: Special attention shall be given to customers with severe health issues when there is a power failure. All efforts shall be made to restore their services in a timely manner when such a failure occurs. Customers with medical devices powered by electricity shall provide Tupelo Water & Light Department with a letter from their medical doctor or nurse practitioner stating that their medical condition "requires electric current for the operation of said device". Customers with severe health issues may file a "Request for Medical Waiver" form requesting an extension up to thirty (30) days. Tupelo Water & Light Department will only grant this postponement for termination of service two (2) times in a twelve (12) month period. Customers with valid letters or "Request for Medical Waiver" forms from their physicians shall not be relieved from their obligation to pay their monthly utility bill in a timely manner.
- 34. **DECEASED CUSTOMER ACCOUNTS**: In the event a customer of Tupelo Water & Light Department is deceased, the account can remain active in the deceased customer's name for a period not to exceed ninety (90) days. The widow or widower of the deceased can apply for a

name change on the account with no additional deposits required. The widow or widower must apply for the name change in person and provide appropriate personal identification. Children, grandchildren or other relatives are not allowed to assume the account of the deceased and will be required to apply for the utility service in their name for the account to remain active.

- 35. <u>"ENERGY RIGHT" INCENTIVES AND REBATES</u>: Residential customers installing a new all electric "water heater" (minimum of 30 gallons) are eligible to receive a \$120.00 credit to their electric bill. Customer must provide Tupelo Water & Light Department with proof of purchase (copy of plumber's bill or supply house receipt). Also required is the model number, serial number and energy factor.
- 36. **DISPUTED BILLS**: Any customer who questions the amount or correctness of charges on their utility bill should contact the Customer Service Manager, Monday through Friday, 8:00 am to 5:00 pm. The Customer Service Manager is authorized to review disputed bills and correct errors if any exist.
- 37. <u>COLLECTION OF BAD DEBTS</u>: A late notice will be mailed to all customers with an unpaid balance. This late notice will notify the customer of their disconnection date, which will be fifteen (15) after the due date for residential customers and ten (10) days after the due date for general power customers (commercial and industrial) following the due date. A twenty five dollar (\$25.00) service charge will be added to all accounts disconnected for non-payment.

A collection letter (letter 1) shall be mailed to the customer thirty (30) days following the disconnection date for non-payment. A second collection letter (letter2) shall be mailed thirty (30) days from the date of the first collection letter (letter 1) if the account remains unpaid. Thirty (30) days following the second collection letter (letter 2), a third collection letter (letter 3) shall be mailed to the customer. Letter 3 will inform the customer of all additional charges and collection fees, and will be given notice that the account will be submitted to a Collection Agency if the account is not paid within thirty (30) days of the date of this letter.

From the disconnection date for non-payment, to the submission of the unpaid account to a Collection Agency a total of one-hundred and twenty (120) days will be given for the customer to make payment, or payment arrangements.

All unpaid accounts will be compiled, analyzed and broken down by service. These unpaid accounts will be submitted to the City of Tupelo City Council bi-annually for write-off as bad debt.

- 38. <u>INTERCONNECTION</u>, <u>METERING</u> AND <u>PARALLEL</u> <u>OPERATION</u>
  <u>AGREEMENTS</u>: Tupelo Water & Light Department, working in conjunction with TVA, allows customers to apply as an Interconnection Customer in order to self-generate and/or sell the output of renewable generation that is owned and operated by the Interconnection Customer at the Interconnection Customer's presently metered location. An Interconnection, Metering and Parallel Operation Agreement is made and entered into between both parties. (Appendix B)
- 39. <u>TVA COMPLAINT RESOLUTION PROCESS</u>- In the case of billing disputes or other service issues, the customer is expected to resolve the dispute by notifying and working with the

Distributor. If the dispute is not resolved, the distributor will provide the customer with information regarding TVA's Complaint Resolution Process. Customers will be informed about the availability of the TVA Complaint Resolution Process upon application for service, at any time upon request, and through information provided on the Distributor's website or other technological means of communication, if available.

## Appendix A

## SCHEDULE OF RATES, CHARGES AND FEES

## The following Schedule of Customer Service Charges is hereby fixed and established:

| Meter Connection Charge                            | \$25.00         |
|--|-----------------|
| Transfer Charge                                    | \$25.00         |
| Disconnection/Reconnection Fee for non-payment     | \$25.00         |
| During regular hours, 8 am – 5 pm, M-F             |                 |
| Reconnection after regular hours and weekends      | \$75.00         |
| Reconnection for CT (current transformer)          | \$50.00         |
| Metering service during regular hours              |                 |
| Reconnection for CT (current transformer)          | \$75.00         |
| Metering service after regular hours and weekends  |                 |
| Late Notice Charge                                 | \$4.00          |
| Penalty on all customers other than residential    | 5%              |
| Meter Testing Charge                               | \$10.00         |
| Minimum Charge for theft of electricity or water   | \$100.00        |
| Minimum Charge for damage to AMI meters            | \$200.00        |
| Returned Check Charge                              | \$30.00         |
| Installation of underground primary electric lines | \$9.00 per foot |
| (In excess of 200 feet)                            |                 |
| Disconnection for non-payment requiring a          | \$100.00        |
| Bucket Truck                                       |                 |
| Temporary Electric Service                         | \$65.00         |
| Permit Fee – CT Meter Can                          | \$135.00        |
|  |                 |

## The following Schedule of Customer Deposits is hereby fixed and established:

| Residential Electric Deposit | Credit Score  |
|------------------------------|---------------|
| \$0                          | 700-850       |
| \$200                        | 650-699       |
| \$300                        | Less than 650 |
|                              |               |
| Residential Water Deposit    | Credit Score  |
| \$0                          | 700-850       |
| \$75                         | 650-699       |
| \$100                        | Less than 650 |

Additional deposits may be required if service is discontinued for non-payment equal to two (2) month's average bill based on prior twelve (12) months service history.

Customers transferring service after the effective date of this ordinance, who have a poor payment history, will be required to pay the new deposit schedule before transferring their utility service to a new location.

<u>Commercial Customers</u> are required to pay meter deposits equal to two (2) months average billing based on prior twelve (12) months service history.

## Minimum Commercial Deposits are as follows:

| Electric | Two (2) times the average usage. | Water 1" - Temp | \$500.00 (Fire Plug) |
|----------|----------------------------------|-----------------|----------------------|
| Water    | \$150.00                         | Water 2" – Temp | \$900.00 (Fire Plug) |

Tupelo Water & Light Department reserves the right to periodically review deposits and to add additional deposits to protect the City on accounts that have inadequate surety deposits or poor pay history.

Commercial customers will have the option of paying a cash deposit, posting a Utility Surety Bond or filing a Certificate of Deposit with Tupelo Water & Light Department. All Certificates of Deposit must have the business name and Tupelo Water & Light Department on the face of the certificate. Tupelo Water & Light Department Collections and Billing Office will be the custodian of all Utility Surety Bonds and Certificates of Deposit.

### The following Schedule of Water & Sewer Tapping Fees is hereby fixed and established:

# Water Connection & Tap Charges Inside City Limits

| Size        | Outside Paved Areas | Inside Paved Areas |
|-------------|---------------------|--------------------|
| 3/4"        | \$1,300.00          | \$2,100.00         |
| 1"          | \$1,500.00          | \$2,300.00         |
| 1 ½"        | \$2,600.00          | \$3,400.00         |
| 2"          | \$3,200.00          | \$3,800.00         |
| 3" and Larg | ger **              | **                 |

<sup>\*\*</sup>Charge will be based on cost of materials, labor and equipment at the time of installation on a case by case basis.

# Water Connection & Tap Charges Outside City Limits

| Size        | Outside Paved Areas | <b>Inside Paved Areas</b> |
|-------------|---------------------|---------------------------|
| 3/4"        | \$1,475.00          | \$2,310.00                |
| 1"          | \$1,725.00          | \$2,650.00                |
| 1 ½"        | \$3,125.00          | \$4,050.00                |
| 2"          | \$3,825.00          | \$4,550.00                |
| 3" and Larg | ger **              | **                        |

<sup>\*\*</sup>Charge will be based on cost of materials, labor and equipment at the time of installation on a case by case basis.

# Sewer Service Connection Charges <u>Inside City Limits</u>

| Size        | Outside Paved Areas | Inside Paved Areas |
|-------------|---------------------|--------------------|
| 4"          | \$1,150.00          | \$1,725.00         |
| 6"          | \$1,300.00          | \$1,875.00         |
| 8" and Larg | ger **              | **                 |

<sup>\*\*</sup>Charge will be based on cost of materials, labor and equipment at the time of installation on a case by case basis.

# Sewer Service Connection Charges Outside City Limits

| Size        | Outside Paved Areas | Inside Paved Areas |
|-------------|---------------------|--------------------|
| 4"          | \$1,375.00          | \$2,075.00         |
| 6"          | \$1,575.00          | \$2,250.00         |
| 8" and Larg | er **               | **                 |

<sup>\*\*</sup> Charge will be based on cost of materials, labor and equipment at the time of installation on a case by case basis.

**Outside City Limits** 

# **Meter Installation Charges In Developments**

Inside City Limits

| -    |          |      |          |
|------|----------|------|----------|
| Size | Cost     | Size | Cost     |
| 3/4" | \$700.00 | 3/4" | \$800.00 |
| 1"   | \$800.00 | 1"   | \$950.00 |

# Non-Metered Connection Charges for Existing Water System & Sprinkler Connections <u>Inside City Limits</u>

| Size    | Outside Paved Areas | <b>Inside Paved Areas</b> |
|---------|---------------------|---------------------------|
| 6" x 6" | \$2,700.00          | \$3,275.00                |
| 8" x 6" | \$2,900.00          | \$3,475.00                |
| 8" x 8" | \$3,200.00          | \$3,775.00                |

<sup>\*\*</sup>Larger connections - Charge will be based on cost of materials, labor and equipment at the time of installation on a case-by-case basis.

# Non-Metered Connection Charges for Existing Water System & Sprinkler Connections <u>Outside City Limits</u>

| Size    | Outside Paved Areas | Inside Paved Areas |
|---------|---------------------|--------------------|
| 6" x 6" | \$3,300.00          | \$4,000.00         |
| 8" x 6" | \$3,500.00          | \$4,200.00         |

8" x 8" \$3,900.00 \$4,600.00

\*\*Larger connections - Charge will be based on cost of materials, labor and equipment at the time of installation on a case-by-case basis.

# **Fire Protection Fees**

| <u>Size</u> | Monthly Charges |
|-------------|-----------------|
| 4"          | \$19.00         |
| 6"          | \$27.00         |
| 8"          | \$53.00         |
| 10"         | \$106.00        |
| 12"         | \$172.00        |

\*NOTE: Tupelo Water & Light Department will review the rates, charges and fees annually on or before the beginning of each calendar year.

#### Appendix B

### Tupelo Water & Light Interconnection, Metering and Parallel Operation Agreement

| 1. | Scope of Agreement: Tupelo Water & Light Department and the Interconnection Customer           |
|----|--|
|    | agree that one or more generations systems and all related interconnection equipment (as       |
|    | described in the application and referred to as "Qualifying System" located at interconnection |
|    | Customer's current metered location with gross power rating ofkW and to be                     |
|    | interconnected at kV may be interconnected to Tupelo Water & Light Department's                |
|    | electric power distribution system in accordance with the terms and conditions of this         |
|    | Agreement. Execution of this Agreement allows the Interconnection Customer to proceed with     |
|    | procurement and installation of the system but Interconnection Customer is not allowed to      |
|    | proceed with parallel operation until Tupelo Water & Light Department has received a           |
|    | completed certification of Completion, Tupelo Water & Light Department has conducted an        |
|    | onsite review and witnessed any required commissioning test or waived such test, and has       |
|    | given Interconnection Customer written authorization to proceed with parallel operation.       |

2. Establishment of Point of Interconnection: The point where the electric first leaves the wires or facilities owned by Tupelo Water & Light Department and enters the wires or facilities provided by Interconnection Customer is the "Point of Interconnection." Tupelo Water & Light Department and Interconnection Customer agree to interconnect the "Qualifying System" at the point of Interconnection in accordance with this Agreement, Tupelo Water & Light Department's rules, regulations, policies and rates, WHICH ARE INCORPORATED HEREIN BY REFERENCE, and the Interconnection Customer and the Qualifying System shall comply with Tupelo Water & Light Department's Distributed Generation Interconnection Procedures.

### 3. General Responsibilities of the Parties:

- 3.1 Tupelo Water & Light has reviewed the proposed Qualifying system as described in the attached Application for compliance with Tupelo Water & Light Department's Distribution Generation Interconnection Procedures and approved the Qualifying System for interconnection based on one of the following conditions:
  - 3.1.1. The Qualifying System has been reviewed by Tupelo Water & Light Department based on the applicable codes and standards and has passed any applicable screening process in the Tupelo Water & Light Department's Distributed Interconnection Procedures, or;
  - 3.1.2. Tupelo Water & Light Department, in agreement with Interconnection customer, has conducted additional engineering evaluations or detailed impact studies at Interconnection Customer's expense, and any necessary System upgrades or changes identified by these additional studies have been implemented and Interconnection Customer has paid for such upgrades or changes where necessary.
  - 3.2 Interconnection customer shall comply with all applicable laws, regulations, zoning codes, building codes, safety rules, and environmental restrictions, including the latest version of the National Electric Code, and codes issued by Underwriters

- Laboratories (UL), the Institute of Electrical and Electronics Engineers (IEEE), and the American National Standards Institute (ANSI), that are applicable to the design, installation, operation, and maintenance if its Qualifying System.
- 3.3 Tupelo Water & Light Department shall, at Interconnection Customer's expense, provide and install such meters and related facilities (Metering Installation) as in Tupelo Water & Light Department's judgment are needed to measure the electrical output from qualifying System. Thereafter, Tupelo Water & Light Department shall, at Interconnection Customer's expense, test, calibrate, operate, maintain, and if necessary, replace the meter(s) in the Metering Installation. The Metering Installation shall conform to applicable industry standards and shall be for Tupelo Water & Light Department's exclusive use and control unless otherwise agreed by the Parties. If the Interconnection Customer is selling the power output of the Qualifying System to a third party, the Interconnection Customer shall notify Tupelo Water & Light Department of any metering requirements of the power purchaser, any cost of which shall be borne by the Interconnection customer.
- 3.4 The Interconnection Customer shall provide the City of Tupelo building code official inspection and certification of installation forms to Tupelo Water & Light Department. The certification shall reflect that City of Tupelo Code Official has inspected and certified that the installation was permitted, has been approved, and has met all electrical and mechanical qualifications.