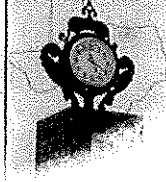


TOM BEAN



RESOLUTION 2018-06

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF TOM BEAN, TEXAS, (“CITY”) APPROVING, APPOINTING, AND FORMALLY RECOGNIZING THE CHIEF OF POLICE, AND DULY SWORN, LICENSED TEXAS PEACE OFFICERS EMPLOYED BY THE TOM BEAN POLICE DEPARTMENT AS AUTHORIZED CODE ENFORCEMENT OFFICIALS BY AND FOR THE CITY OF TOM BEAN, TEXAS.

WHEREAS, the City of Tom Bean, Texas (“City”) is a general law municipality; and

WHEREAS, the City has established fire, health, building regulations, statutes, and / or ordinances regulating conduct, conditions and activities occurring within the established territorial boundaries of the City; and

WHEREAS, within the, there exists terminology which specifically defines what an “Ordinance Officer” is; and

WHEREAS, Chief of Police, and Police Officer are among the identified persons within that definition; and

WHEREAS, the official designation and establishment of such is in the public interest;

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF TOM BEAN, TEXAS:

Section 1. That the Chief of Police, and any sworn, licensed Texas Peace Officer employed by the Tom Bean Police Department are hereby officially designated / granted, vested and / or appointed with full authority to enforce all fire, health, building regulations, statutes, and / or

ordinances regulating conduct, conditions and activities occurring within the established territorial boundaries of the City of Tom Bean.

Section 2. That the Chief of Police, and any sworn, licensed Texas Peace Officer employed by the Tom Bean Police Department is hereby officially designated / granted, vested and / or appointed with full authority as described in Article 18.05 (d) of the Texas Code of Criminal Procedure for purposes of making application for, being issued, and / or executing Administrative Search Warrants in the course of their investigations for any fire, health, or building regulation, statute, or ordinance of the City of Tom Bean.

Section 3. That to the extent any resolution or Resolution previously adopted by the City Council is inconsistent with this Resolution, it is hereby repealed.

Section 4. That the meeting at which this Resolution was approved was in all things conducted in strict compliance with the Texas Open Meetings Act, Texas Government Code, Chapter 551.

Section 5. That if any one or more sections or clauses of this Resolution is judged to be unconstitutional or invalid, such judgment shall not affect, impair or invalidate the remaining provisions of this Resolution and the remaining provisions of the Resolution shall be interpreted as if the offending section or clause never existed.

Section 6. That this Resolution shall become effective from and after its passage.

PASSED AND APPROVED this 16th day of April 2018.


Sherry E Howard, Mayor

ATTEST:


Cathy Pugh, City Secretary