ORDINANCE NO: __:2019

AN ORDINANCE OF THE BOARD OF CITY COUNCIL OF THE CITY OF MOREHEAD REPEALING AND REPLACING IN ITS ENTIRETY SECTIONS 34.35-34.52 OF THE CODE OF ORDINANCES OF

THE CITY OF MOREHEAD TO ESTABLISH A JOINT RECREATION, TOURISM AND CONVENTION COMMISSION

WHEREAS, Sections 91A.350, 91A.360 and 91A.390 of the Kentucky Revised Statutes, authorizes the establishment of a Recreation, Tourist and Convention Commission;

WHEREAS, Rowan County and the City of Morehead desire to join together to hereby establish a joint Recreation, Tourist and Convention Commission; and

WHEREAS, Rowan County and the City of Morehead entered into an Interlocal Agreement setting forth the terms of a joint recreation, tourist and convention commission and said agreement was approved by the Department for Local Government:

NOW, THEREFORE, BE IT ORDAINED, by the Board of City Council of the City of Morehead as follows:

Section 1: Sections 34.35 -34.52 of the Code of Ordinances of the City of Morehead and any amendments not yet codified are hereby repealed in its entirety.

Section 2: New Sections 34.35 – 34.52 to the City of Morehead Code Of Ordinances are hereby adopted as follows:

MOREHEAD – ROWAN COUNTY RECREATION, TOURIST, AND CONVENTION COMMISSION

§ 34.35 CREATION OF COMMISSION.

There is created, pursuant to KRS 91A.350 and 91A.360, the Morehead-Rowan County Recreation, Tourist, and Convention Commission, which commission is established for the purpose of promoting recreational, tourist, and convention activity in Morehead and Rowan County.

§ 34.36 NUMBER OF MEMBERS; COMPENSATION.

The Commission shall be composed of seven (7) members who shall service without compensation and who shall be citizens, residents, and voters of Rowan County and who shall be appointed as follows:

- (A) Two (2) Commissioners jointly by the Mayor of the City of Morehead and the Judge Executive of Rowan County from a list of not less than three (3) or more names submitted by the local city hotel and motel association. One (1) Commissioner from a list of not less than three (3) or more names submitted by the local county hotel and motel association. However, should only one local hotel and motel association exists which covers both the City and County, then three (3) Commissioners shall be appointed from a list of six (6) or more names submitted by it. If no formal local city or county hotel and motel association is in existence at the time of any appointments, then up to three (3) commissioners shall be appointed by the Mayor and Judge Executive from persons residing within the jurisdiction of the Commission and representing local hotels and motels. A local city or county hotel or motel association to be recognized as the official local city or county hotel or motel association.
- (B) One (1) Commissioner jointly by the Mayor of the City of Morehead and the Judge Executive of Rowan County from a list of not less than three (3) or more names submitted by the local restaurant association or associations. If no formal local restaurant association or associations exist at the time of any appointments, then one (1) commissioner shall be appointed by the Mayor and Judge Executive from persons residing within the jurisdiction of the commission and representing a local restaurant. A local restaurant association or associations shall not be required to be affiliated with the Kentucky Restaurant Association to be recognized as the official local restaurant or association.
- (C) One (1) Commissioner jointly by the Mayor of the City of Morehead and the Judge Executive of Rowan County from a list of not less than three (3) or more names submitted by the Morehead-Rowan County Chamber of Commerce.
- (D) One (1) Commissioner shall be appointed by the Mayor of the City of Morehead.
- (E) One (1) Commissioner shall be appointed by the Judge Executive of Rowan County.

§ 34.37 VACANCIES.

Vacancies in the Commission shall be filled by requesting a list from the organization originally recommending and by selection from the list jointly by the Mayor and Judge Executive.

§ 34.38 LENGTH OF TERMS.

The Commissioners shall be appointed for terms of three years. All terms shall expire on June 30. However the initial appointments for the Joint Commission shall be two (2) Commissioners appointed for a term of three (3) years, two (2) Commissioners appointed for a term of two (2) years, and three (3) Commissioners appointed for a term of one (1) year. Subsequent appointment shall be for three (3) year terms. Pursuant to KRS 91A.360(3), there shall be no limitation on the number of terms to which a commissioner is reappointed.

§ 34.39 RECOMMENDATIONS MADE EACH YEAR.

Each year the Director of Tourism shall submit a written request to each of the above-listed organizations, if in existence, requesting that said organizations submit its list of recommendations for the upcoming expiring term of the commissioner(s); the lists to be submitted not later than May 30 of each year. In the event that the organizations or associations fail to submit the lists to the Director of Tourism by May 30 of each year, after having received written request at least thirty (30) days prior to May 30 to submit the lists, the Mayor of the City and the Judge Executive of Rowan County may appoint to the commission any citizen resident and voter of Rowan county. The appointments shall be made not later than June 30 of each year.

§ 34.40 ELECTION OF OFFICERS.

The Commission shall annually elect from its membership a chairman, a secretary, and a treasurer, and may employ such personnel and make such contracts as are necessary to effectively carry out the purposes of KRS 91A.350 and 91A.360. The contracts may include, but shall not be limited to, the procurement of promotional services, advertising services, and other services and materials relating to the promotion of recreational, tourist, and convention business; provided contracts of the type enumerated shall be made only with persons, organizations, and firms with experience and qualifications for providing promotional services and materials such as advertising firms, chambers of commerce, publishers, and printers.

§ 34.41 MEETINGS TO BE HELD.

The Commission shall meet at such regular sessions as shall be established by the Commission, and may hold any other meetings as are necessary to transact the business. Special meetings may be called by the chairman or by written call of any two (2) commissioners. A majority of the membership of the Commission shall constitute a guorum for transacting business.

§ 34.42 BUDGET.

The Commission shall annually submit to the City, not later than May 1 of each year a proposed budget for the ensuing fiscal year beginning on the first day of July. The proposed budget shall be approved, disapproved or modified by the City Council as the City Council may determine. The proposed budget must be approved by two (2) readings before Council and thereafter published in accordance with the Kentucky Revised Statutes before effective.

§ 34.43 TRANSIENT ROOM TAX.

(A) For the purpose of the operation of the Morehead-Rowan County Recreation, Tourist and Convention Commission, there is imposed and levied a transient room tax of three percent (3 %) of the gross rent for every occupancy of a suite, room, or rooms charged by all persons, companies, corporations and other like or similar persons, groups, or organizations doing business as motor courts, motels, hotels, inns, or like or similar accommodations businesses in the city.

(B) In addition to the above three percent (3%), there is imposed and levied a								
special transient room tax of one percent (1%) of the gross rents for every occupancy of								
a suite, room, or rooms charged by all persons, companies, corporations, and other like								
or similar persons, groups or organizations doing business as motor courts, motels,								
hotels, inns or like or similar accommodations businesses in the city. This additional								
one percent (1%) transient room tax is levied for the sole purpose of meeting the								
operating expenses of the Morehead Conference Center.								
(C) Short Term Rentals								
1. Definitions. For the purpose of this section, the following definitions								
shall apply:								
a. Host shall mean any person who owns or operates a short								
term rental.								
b. Hosting platform shall mean an internet-based platform that								
generally allows an owner or tenant to advertise the short-term rental through a website								
and provides a means for potential transient users to arrange rental and payment								
through the platform.								
c. Short term rental shall mean a dwelling unit that is rented,								
leased or otherwise assigned for a tenancy of less than thirty (30) consecutive days,								
where no meals will be served. This term does not include hotel or motel rooms,								
extended stay hotels, bed and breakfast facilities or boarding and lodging house rooms.								
d. Transient user shall mean a person who exercises								
occupancy or is entitled to occupancy by reason of concession, permit, right of access,								
license, and other agreements for a period of less than thirty (30) consecutive days.								
2. Payment of taxes or fees. Each host shall be required to pay any								
applicable taxes or fees in accordance with Chapter 34, Section 43 of the Code of								
Ordinances.								
3. Payment of transient room taxes required. Each host shall be								
required to collect and pay to the City of Morehead all transient room taxes required								
pursuant to Chapter 34, Section 43 of the Code of Ordinances. The collection and								
remission of transient room taxes may be paid by a hosting platform or other party on								
behalf of a host, but the host is ultimately responsible for payment of the taxes.								
behalf of a flost, but the flost is diffinately responsible for payment of the taxes.								
4. Compliance with federal, state and local laws and regulations.								
Each separate short-term rental shall be in compliance with any currently applicable								
laws and regulations of the federal, state or local government, as may be amended from								
time to time including, but not limited to, laws or regulations on nondiscrimination,								

zoning, building, safety, property maintenance, health and sanitation, fire, electrical, plumbing, mechanical, and other applicable laws.

§ 34.44 PAYMENT OF TAXES.

Every person, company, corporation, or other like or similar person, group or organization doing business as a motor court, motel, hotel, inn, or other like or similar accommodations business in the city, shall pay monthly a transient room tax set forth above. The tax shall be due and payable on or before the twentieth day of the month next following the month that the tax is collected, together with a return on a form furnished by or obtained from the City Clerk. Said form shall set forth an aggregate amount of gross rentals charged and collected during the preceding month for every room to which the transient room tax applies, together with such other pertinent information as the city may require.

§ 34.45 INTEREST ON UNPAID TAX.

Any transient room tax which remains unpaid after it becomes due, as set forth herein, shall have added to it a penalty of ten percent (10%) of the amount of unpaid tax, plus interest at the rate of one-half of one percent (1 1/2%) for each month of delinquency or fraction thereof, until paid in full. Further, any person or business who shall fail, neglect, or refuse to properly complete and file a return as required herein or pay the tax imposed herein, or any portion thereof, shall be subject to the penalties set forth in § 34.53.

§ 34.46 EXCEPTIONS.

The tax imposed in §§ 34.35 through 34.45 shall not apply to rentals paid on occupancies of thirty (30) consecutive days or longer.

§ 34.47 RESTAURANT GROSS RETAIL TAX.

- (A) For the purpose of operation of the Recreation, Tourist and Convention Commission and to finance the cost of the acquisition, construction, operation and maintenance on facilities useful in the attraction and promotion of tourist and convention business there is hereby imposed and levied a special tax of three percent (3%) of the gross retail sales of restaurants doing business within the city.
- (B) The funds collected from this tax shall be maintained by the City Clerk in a special fund and disbursed to the Commission in accordance with its annual budget. All such money shall be used solely for the purpose of promoting recreational, convention and tourist activity in the City of Morehead, as set out in KRS Section 91A.390, and shall not be used to provide a subsidy in any form to any motel, hotel or restaurant. Any money not expended by the Commission during any fiscal year will be used to make up a part of the Commission's budget for the next fiscal year.

(C) The Commission must obtain approval from the City Council of the City of Morehead prior to using any revenues from the restaurant tax for the purpose of capital improvements including the purchase of acquisition of land. In obtaining the approval, the Commission must provide the City Council a complete copy of any and all plans, data, research, appraisals, blueprints, and the like regarding the capital improvement. This requirement is in addition to the requirement in § 34.42.

§ 34.48 PAYMENT OF TAXES.

- (A) Every person, company, corporation or other like, or similar persons, groups or organization doing business as restaurants located in the city shall pay monthly into the city treasury a tax of three percent (3%) of the gross retail sales, which is defined to mean gross sales excluding state sales tax, collected by such business during the month. The tax shall be due on or before the 20th day of the month next following the month the tax is collected. For example the tax collected during the month of January shall be due no later than the 20th of February. The tax shall be submitted to the City Clerk together with a return on a form furnished by or obtained from the City Clerk, setting forth an aggregate amount of gross sales charged and collected during the preceding month to which the tax applies, together with such other pertinent information as the city may require.
- (B) The tax imposed herein shall be in addition to other general taxes as the Occupational Tax or Business Permit payable to the city.

§ 34.49 DEFINITION FOR RESTAURANT.

As used in this chapter, restaurant means any fixed or mobile commercial establishment that engages in the preparation and serving of ready-to-eat foods in portions to the consumer, including, but not limited to: restaurants, coffee shops, cafeterias, short order cafes, luncheonettes, grilles, tea rooms, sandwich shops, soda fountains, roadside stands, street vendors, catering kitchens, delicatessen, or similar places in which food is prepared for sale for consumption on the premises or elsewhere. It does not include school cafeterias which are operated by the school system and not an independent corporation, food vending machines, establishments serving beverages only in single service or original containers. Temporary food stands, operated by non-profit organizations are exempt from this tax.

§ 34.50 INTEREST ON UNPAID TAX.

Any restaurant tax which remains unpaid after it becomes due, as set forth herein, shall have added to it a penalty of ten percent (10%), and shall pay as part of the tax an amount equal to six percent (6%) per annum simple interest on the tax shown due but unpaid, from the time the tax was due until the tax is paid to the city. A fraction of a month is counted as an entire month. Further, any person or business who shall fail, neglect, or refuse to properly complete and file a return as required herein or pay the tax

imposed herein, or any portion thereof, shall be subject to the penalties set forth in § 34.53.

§ 34.51 EXAMINATION OF BOOKS, PAPERS, AND RECORDS AUTHORIZED.

- (A) Any agent or employee designated in writing by the Mayor or Board of City Council is hereby authorized to examine the books, papers, and records of any person, company, corporation or other like or similar person, group or organization doing business in the city as a restaurant, motor court, motel, hotel, inn or other like or similar accommodation business to determine the accuracy of any return made, and if, no return was made, to ascertain the amount of restaurant and/or transient room tax imposed by the terms of this chapter. Each business operator or owner is hereby directed and required to give the Director of Finance or any agent or employee authorized by the Mayor or Board of City Council the means, facilities, and opportunity for the examination and investigation as authorized by this section.
- (B) Any agent or employee designated in writing by the Mayor or Board of City Council is hereby authorized to examine any person under oath concerning the gross sales and occupancy of suites or rooms. For this purpose, the Director of Finance or an appointed agent may compel the production of books, papers, records, and attendance of all persons, whether as parties or witnesses, who he/she believes has knowledge of the business, the extent that an officer empowered to administer oaths in this Commonwealth it's permitted to so order.

§ 34.52 ENFORCEMENT REMEDIES.

In addition to the interest and penalties set forth above in §§ 34.45 and 34.50, any person, business, corporation, firm, or other entity subject to the transient room tax and/or restaurant tax who fails or refuses to file the required return and/or pay the tax due thereunder shall be subject to the following enforcement remedies:

- (A) Any entity becoming ten days in default, meaning if the return is not filed by the 30th of the month when it is due and/or the tax due thereunder is not received by the 30th of the month when it is due, shall have its water service terminated forthwith, without prior notice. Service will be reconnected after the return is filed and tax due thereunder is paid in full.
- (B) Any entity becoming more than thirty (30) days delinquent shall be subject to criminal enforcement. It shall be considered theft by failure to make required disposition of property as set forth by KRS 514.070 and shall be turned over to the County Attorney or the Commonwealth Attorney for enforcement through the Kentucky Penal Code, KRS Chapter 500.
- (C) Further, a lien is granted unto the City of Morehead upon all property, real or personal, of any person, business, corporation, firm, or other entity subject to the transient room tax and/or restaurant tax to secure the unpaid tax receipts due from said

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the	Offic	ес	of th	ne C	oun	ty (Court	Cle	rk,	des	cribin	g t	he	prope	rty c	n	which	the	lien	is
asse	erted					-						-			-					

Section Three: That all ordinances, resolutions, orders and parts hereof in conflict herewith are hereby repealed to the extent of such conflict, and this ordinance shall take effect and be in force upon publication as required by law.

	AND GIVEN FIRST READING at a duly convened of the City of Morehead, Kentucky held on this the
·	AND GIVEN SECOND READING at a duly Council of the City of Morehead, Kentucky held or , 2019.
APPROVED:	ATTESTED:
LAURA WHITE-BROWN, MAYOR	CRISSY CUNNINGHAM, CITY CLERK