

AGENDA

LAWRENCE COUNTY BOARD OF COMMISSIONERS

SPECIAL SESSION

APRIL 5, 2001

5:00 P.M.

CALL TO ORDER BY THE CHAIRMAN

ROLL CALL

PLEDGE

SPECIAL CALL RESOLUTIONS TO BE ACTED UPON

1. RESOLUTION #01040501
Resolution adopting the Interlocal Agreement creating a Joint Economic Development Board in Lawrence County, Tennessee, between Lawrenceburg and Loretto.
2. RESOLUTION #02040501
Resolution to approve the language pertaining to the Motor Vehicle Tax and to identify the projects that will be funded by the proposed Motor Vehicle Tax.

APPROVED:



STEVE HILL, COUNTY EXECUTIVE

ATTEST:



KENNETH WEATHERS, COUNTY CLERK

COUNTY COMMISSION, LAWRENCE COUNTY
KENNETH WEATHERS COUNTY CLERK

RESOLUTION #	CALL TO ORDER STEVE HILL ROLL CALL KENNETH WEATHERS INVOCATION Jerry Dyrden PLEDGE TO THE FLAG Barry Doss	MOTION	SECOND	AYE	NAY	PASS	PRESENT	ABSENT
	762-3716						X	
BAILEY, JACKIE	9th District 411 6th St L'Burg, TN 829-2358							X
BENEFIELD, RONALD	7th District 91 Benefield Ln Ethridge 762-5501						X	
BRAZIER, OLAN	5th District 175 Reed Patch Rd L'Burg 762-3167						X	
BUIE, JIM	9th District 508 8th St L'Burg 964-3404						X	
BURNS, FRANKLIN	6th District 383 LBurg Henryville Eth. 852-2211 762-1531						X	
DOSS, BARRY	3rd District 66 Shoally Br Rd Leoma 762-7118						X	
DRYDEN, JERRY	4th District 12 Ingram Rd Leoma 852-2899						X	
GABEL, JIM	1st District 2773 Hwy 43 POBox 176 Leoma 852-2221 762-1016						X	
GOWEN, JIM	3rd District 114 Richardson RD Leoma 853-6709						X	
GREEN, ROBERT L	2nd District 404 N Military PO BX 224 Loretto 853-7221 766-1500						X	
MOORE, BOB	2nd District 11 Samuel Ln Loretto 762-5501							X
MOORE, W. T.	5th District 305 Ford Field Rd West Point 762-8078 762-3217							X
NIEDERGESES, MARK	4th District 4202 Marie Ln L'Burg 762-8007							X
PERRY, TIM	6th District 1136 Eth.Red Hill Rd Ethridge 852-2870						X	
SHANNON, KEVIN	1st District 2757 Hwy 43S Leoma 829-2490						X	
TURNER, HENRY	7th District 37 Mint Spring Rd Ethridge 766-1040						X	
WOODALL, GLENN E	8th District 1401 Hart Ave L'Burg 762-7419						X	
WRAY, JOE R	8th District 1403 Beckham Ave L'Burg						X	
							14	4

DATE April 5, 2001

RESOLUTION NO. 01040501

RESOLUTION TO APPROVE INTERLOCAL AGREEMENT CREATING
A JOINT ECONOMIC DEVELOPMENT BOARD IN
LAWRENCE COUNTY, TENNESSEE

WHEREAS, in enacting Acts of 1998, Public Chapter 1101, commonly referred to as "growth policies legislation", the Tennessee General Assembly intended that local governments engage in long term planning, and that such planning be accomplished through regular communication and cooperation among local governments, the agencies attached to them, and the agencies that serve them; and

WHEREAS the legislature also intended that the growth plans required by Public Chapter 1101 results from the communication and cooperation among local governments; and

WHEREAS, Public Chapter 1101 requires the creation in each county of a joint economic and community board established by Interlocal Agreement pursuant to *Tennessee Code Annotated* §5-1-113 to foster communications relative to economic and community development between and among governmental entities, industry, and private citizens; and


WHEREAS, the parties to this Agreement have agreed that it is advantageous to the local governments and the citizens of Lawrence County, as a whole, that an agreement be reached to facilitate growth and development in a cooperative effort; and

WHEREAS, pursuant to *Tennessee Code Annotated*, §§5-1-113 and 12-9-101, et seq., Interlocal Agreements between local governments are authorized; and

NOW, THEREFORE, BE IT RESOLVED by the legislative body of Lawrence County meeting in special session this 5th day of April, 2001, that the Interlocal Agreement creating a Joint Economic Development Board in Lawrence County, Tennessee, which is attached hereto as Exhibit A is hereby ratified and approved and the County Executive is authorized and directed to execute said agreement on behalf of Lawrence County.

This resolution shall take effect upon its adoption and approval.

APPROVED:



STEVE HILL, COUNTY EXECUTIVE

ATTEST:



KENNETH WEATHERS, COUNTY CLERK

RESOLUTION NUMBER 2001 22-3A

A RESOLUTION FOR THE CITY OF LAWRENCEBURG, TENNESSEE TO ENTER INTO AN INTERLOCAL AGREEMENT CREATING A JOINT ECONOMIC DEVELOPMENT BOARD IN LAWRENCE COUNTY, TENNESSEE.

WHEREAS, the City of Lawrenceburg is desirous of entering into an Interlocal Agreement with Lawrence County creating a joint economic development board pursuant to the provisions of Public Chapter 1101; and

WHEREAS, said Agreement is attached hereto as Exhibit "A".

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE CITY OF LAWRENCEBURG, TENNESSEE, that:

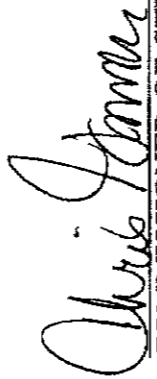
The City of Lawrenceburg is authorized to enter into said Interlocal Agreement with Lawrence County creating a joint economic development board .

BE IT FURTHER RESOLVED, that Mayor Blake Lay is authorized by the City of Lawrenceburg to execute any and all documents associated with said Agreement.

This Resolution shall take effect immediately, the public welfare requiring it.

PASSED AND ADOPTED BY THE BOARD OF COMMISSIONERS OF THE CITY OF LAWRENCEBURG, TENNESSEE THIS 22nd day of March, 2001.

CITY OF LAWRENCEBURG, TENNESSEE,
A MUNICIPAL CORPORATION


COMMISSIONER OF STREETS


COMMISSIONER OF SAFETY


MAYOR

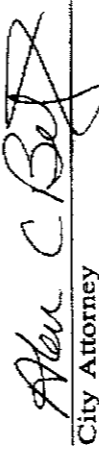

COMMISSIONER OF FINANCE


COMMISSIONER OF PARKS

ATTEST:


SECRETARY-TREASURER

Approved as to form:


City Attorney

**INTERLOCAL AGREEMENT CREATING A JOINT ECONOMIC
DEVELOPMENT BOARD IN LAWRENCE COUNTY, TENNESSEE**

This Agreement made and entered into on this 3rd day of April
2001, by and between the **CITY OF LORETTO, TENNESSEE**, a Tennessee
Municipal Corporation hereinafter referred to as **CITY** and **LAWRENCE COUNTY,
TENNESSEE**, a County Governmental Unit hereinafter referred to as **COUNTY**. The
County and only those cities likely to become a participant in a joint economic
development project shall be parties to this Agreement.

W I T N E S S E T H:

WHEREAS, in enacting Acts of 1998, Public Chapter 1101, commonly referred to as
"growth policies legislation", the Tennessee General Assembly intended that local governments
engage in long term planning, and that such planning be accomplished through regular
communication and cooperation among local governments, the agencies attached to them, and
the agencies that serve them; and

WHEREAS, the legislature also intended that the growth plans required by Public
Chapter 1101 result from the communication and cooperation among local governments; and

WHEREAS, Public Chapter 1101 requires the creation in each county of a joint economic
and community board established by Interlocal Agreement pursuant to Tennessee Code
Annotated, §5-1-113 to foster communications relative to economic and community development
between and among governmental entities, industry, and private citizens; and

WHEREAS, the parties to this Agreement have agreed that it is advantageous to the local
governments and the citizens of Lawrence County, as a whole, that an agreement be reached to
facilitate growth and development in a cooperative effort; and

WHEREAS, pursuant to Tennessee Code Annotated, §§ 5-1-113 and 12-9-101 et seq.,
Interlocal Agreements between local governments are authorized; and

NOW THEREFORE, the parties agree as follows:

1. **BOARD.** There is hereby created a joint economic development board: The
Lawrence County Joint Economic Development Board, hereinafter referred to as the "Board".

2. **BOARD PURPOSE.** The purpose of the Board is to foster communication and facilitate economic and community development between and among governmental entities, industry, and private citizens.

3. **BOARD AUTHORITY.** In order to foster economic and community development, the Board is authorized to negotiate and contract for the sale and purchase of land, negotiate agreements for the location of industry or commercial development, contract for engineering, construct infrastructure and provide construction management where appropriate, pay for maintenance of the public infrastructure, approve an annual budget and expend funds for all lawful purposes, hire and fire employees, in accordance with board policies, make periodic progress and status reports to the parties to this agreement, cooperate with other State, regional, or local planning and marketing functions, and appoint such committees and advisory groups as deemed necessary.

4. **ANNUAL AUDIT.** An annual audit, covering each fiscal year, shall be required of all funds, financial records, and transactions under the Board's control. It is the duty of the Board to contract with certified public accountants, public accountants, or the department of audit in the State Comptroller's Office to make such an audit. The Board shall pay for such audit and for any other audit that is required to perform under state law.

5. **MEMBERSHIP OF THE BOARD.** The Board shall consist of the County Executive and the Mayor or City Manager, if so designated by the governing Board, of each municipality in the county, as required by Tennessee Code Annotated, § 6-58-114. The Board shall also select 11 additional members representative of county and city governments, private citizens, and industry and business, to serve on the Board. Such selection shall be accomplished by nomination by the county executive or by a mayor of each municipality, or his/her designated representative and shall be approved by a majority vote of the Board at its first meeting.

6. **TERMS OF OFFICE.** The terms of office for elected officials shall coincide with the terms of office for their elected positions. Other Board members shall be appointed such that one-half of the remaining members shall serve two-year terms and the remaining one-half for four year terms. After the initial Board terms, all Board appointments shall be for four year terms.

7. **EXECUTIVE COMMITTEE.** There shall be a _____ member executive committee which shall be composed of members of the joint economic development Board selected by the entire Board. the makeup of the executive committee shall be determined by the entire Board but shall, at a minimum, include the county executive and the mayors or city manager of the larger municipalities in the county. The executive committee shall have all of the power of the Board between meetings, but cannot modify any action taken by the Board.

8. **OFFICERS.** Following the appointment of all Board members, a chairman, vice-chairman, and secretary-treasurer shall be elected by the membership; the officers shall serve as members of the executive committee. The chairman shall call regular and special meetings of this Board and executive committee, preside at all meetings of the Board and executive committee, and shall generally be authorized to exercise general supervision of activities and functions approved by the Board and/or executive committee. The vice-chairman shall perform the duties of chairman in his/her absence. The secretary-treasurer shall keep the Minutes of all Board and executive committee meetings and maintain such records and shall be the chief financial officer of the Board. The secretary-treasurer shall receive and expend all monies, in accordance with appropriations approved by the Board. All checks disbursing funds are to be signed by the secretary-treasurer and co-signed by the chairman. All officers are to be bonded in an amount to equal or exceed the largest single estimated expenditure of funds, in accordance with State laws.

9. **MEETINGS.** The Board shall meet a minimum of four (4) times each year, and the executive committee shall meet at least eight (8) times each year. Minutes of all meetings of the Board and executive committee shall be documented by Minutes kept and certification of attendance. Meetings of the Board and executive committee are subject to the Tennessee open meetings law.

10. **FUNDING.** It is agreed that the activities of the Lawrence County Joint Economic Development Board shall be jointly funded by all participating governments. The formula for determining the amount of funds due from each participating government shall be determined by adding the population for the entire county as established by the last federal decennial census to the populations of each city or town as determined by the last federal decennial census, or special census as provided for in Tennessee Code Annotated, § 6-51-114, and then determining the percentage that the population of each governmental entity bears to the total amount.

11. **RULES OF ORDER.** All business shall be transacted in accordance with the latest edition of Roberts Rules of Order.

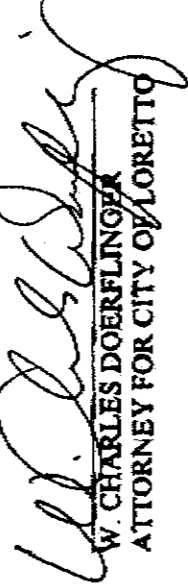
12. **AMENDMENTS.** This Agreement may be amended by the adoption of any such amendment(s) by the governing bodies of the parties to this Agreement.

13. **OTHER AGREEMENTS.** Nothing contained in this Agreement shall prohibit or restrict any of the parties hereto from entering into other Interlocal Agreements as provided by law.

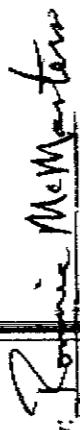
14. **EFFECTIVE DATE.** This Agreement shall become effective upon its approval by the Board of Commissioners of Lawrence County, Tennessee, and the governing bodies of each of the participating municipalities. This Agreement shall be in full force and effect between the parties upon its execution by the respective authorized officials of each of the governmental entities.

15. **REPRESENTATION OF AUTHORIZATION.** The participating governments evidence their approval by the signatures below of the authorized representatives of such participation governments. By such signature, each officer executing the Agreement represents and each participating government represents to the other participating governments that this Agreement has been duly and lawfully approved by the participating government they represent.
16. **FURTHER AGREEMENTS.** It is anticipated that this Agreement may require modification. Any such modification shall be in writing and shall be approved by each party to the Agreement.

APPROVED AS TO FORM:


W. CHARLES DOERFLINGER
ATTORNEY FOR CITY OF LORETTO

CITY OF LORETTO:

By: 
RONNIE MCMASTERS,
MAYOR

APPROVED AS TO FORM:

BY: _____
STEVE HILL, COUNTY EXECUTIVE

COUNTY COMMISSION, LAWRENCE COUNTY
KENNETH WEATHERS COUNTY CLERK

RESOLUTION #	MOTION	SECOND	AYE	NAY	PASS	PRESENT	ABSENT
01040501 Adopting the Interlocal Agreement creating a Joint Economic Development Board in Lawrence County, Tn. Between Lawrenceburg and Loretto.							
BAILEY, JACKIE 9th District 762-3716 411 6th St L' Burg, TN 829-2358			X				
BENEFIELD, RONALD 7th District 91 Benefield Ln Ethridge 762-5501			X				X
BRAZIER, OLAN 5th District 175 Reed Patch Rd L' Burg 762-3167			X				
BUIE, JIM 9th District 508 8th St L' Burg 964-3404			X				
BURNS, FRANKLIN 6th District 383 LBurg Henryville Eth. 852-2211 762-1531			X				
DOSS, BARRY 3rd District 66 Shoally Br Rd Leoma 762-7118			X				
DRYDEN, JERRY 4th District 12 Ingram Rd Leoma 852-2899			X				
GABEL, JIM 1st District 2773 Hwy 43 POBox 176 Leoma 852-2221 762-1016			X				
GOWEN, JIM 3rd District 114 Richardson RD Leoma 853-6709			X				
GREEN, ROBERT L 2nd District 404 N Military PO BX 224 Loretto 853-7221 766-1500			X				X
MOORE, BOB 2nd District 11 Samuel Ln Loretto 762-5501							X
MOORE, W. T. 5th District 305 Ford Field Rd West Point 762-8078 762-3217							X
NIEDERGESES, MARK 4th District 4202 Marie Ln L' Burg 762-8007							
PERRY, TIM 6th District 1136 Eth.Red Hill Rd Ethridge 852-2870			X				
SHANNON, KEVIN 1st District 2757 Hwy 43S Leoma 829-2490			X				
TURNER, HENRY 7th District 37 Mint Spring Rd Ethridge 766-1040			X				
WOODALL, GLENN E 8th District 1401 Hart Ave L' Burg 762-7419			X				
WRAY, JOE R 8th District 1403 Beckham Ave L' Burg			X				
			14				4

DATE _____

**TO CALL A REFERENDUM ON THE QUESTION OF WHETHER A
MOTOR VEHICLE TAX SHOULD BE LEVIED FOR LAWRENCE COUNTY**

WHEREAS, T.C.A. §5-8-102 authorizes counties to levy and have approved by a majority of the number of qualified voters of the county voting in an election on the question of whether or not such a tax should be levied, a motor vehicle privilege tax, or "wheel tax," as a condition precedent to the operation of a motor vehicle within a county; and

WHEREAS, under the provisions of Chapter 178 of the Private Acts of 1984 as amended by Chapter 21 of the Private Acts of 1987, the total motor vehicle privilege tax in Lawrence County currently is TWENTY FIVE DOLLARS (\$25.00) upon all motor driven vehicles and FIFTEEN DOLLARS (\$15.00) for motorcycles or motor driven bicycles and scooters; and

WHEREAS, the need for new revenue sources is great in Lawrence County for the purpose of adopting, implementing and financing the Lawrence County School Building Program of 2001, including new classrooms at New Prospect Elementary School, Leoma Elementary School and South Lawrence Elementary School and including new gymnasiums at Loretto High School and Summertown High School; and to fund highway improvements and equipment and an addition to the Columbia State Community College building; and

WHEREAS, the county legislative body of Lawrence County has determined that it is in the best interests of the county that an additional motor vehicle privilege tax in the amount of TWENTY FIVE DOLLARS (\$25.00) for every motor driven vehicle and FIFTEEN DOLLARS (\$15.00) for every motorcycle or motor driven bicycle and scooter be levied in Lawrence County as provided herein so that the total motor vehicle privilege tax in Lawrence County will be FIFTY DOLLARS (\$50.00) for each motor driven vehicle and THIRTY DOLLARS (\$30.00) for each motorcycle, motor driven bicycle or scooter.

NOW, THEREFORE, be it resolved by the county legislative body of Lawrence County, Tennessee, meeting in special session at Lawrenceburg, Tennessee, on the 5th day of April, 2001, that:

SECTION 1. For the privilege of using the public roads and highways in Lawrence County, Tennessee, there is levied upon motor-driven vehicles (including motorcycles and motor driven bicycles and scooters) and upon the privilege of the operation thereof, except farm tractors, self-propelled farm machines not usually used for operation upon public highways or roads, and except all motor-driven vehicles owned by any governmental agency or governmental instrumentality, a special privilege tax for the benefit of such county, which tax shall be in the amount of TWENTY-FIVE (\$25.00) DOLLARS for each such motor-driven vehicle and FIFTEEN (\$15.00) DOLLARS for each such motorcycle or motor-driven bicycle and scooter.

This tax applies to, is a levy upon, and shall be paid on each motor-driven vehicle, the owner of which resides within said County, this tax shall be in addition to all other motor vehicle taxes in Lawrence County.

SECTION 2. The tax herein levied shall be paid to and collected by the County Clerk of Lawrence County, who shall collect this tax at the same time he collects the state privilege tax levied upon the operation of a motor-driven vehicle over the public highways of this State.

The County Clerk shall not issue to a resident of Lawrence County a state license for the operation of a motor driven vehicle to which this tax applies, unless at the same time the said resident shall purchase the appropriate license as provided for the operation of his motor driven vehicle under this resolution.

SECTION 3. The privilege tax or "wheel tax" herein levied, when paid together with full, complete and explicit performance of and compliance with all provisions of this Act, by the owner, shall entitle the owner of the motor-driven vehicle for which said tax was paid

and on which the decal or emblem has been affixed as herein provided, to operate or allow to be operated his vehicle over the streets, roads, and highways of the County for a period of one year which shall run concurrently with the period established for the state privilege tax by Section 55-4-104 of the Tennessee Code.

In the event that the wheel tax decal is sold by the Clerk for a period of more or less than a calendar year, the fee imposed shall be proportionate to the annual fee fixed for the vehicle and modified in no other manner, except that the proportional fee shall be rounded off to the nearest quarter of a dollar.

SECTION 4. Payment of the privilege tax imposed hereunder shall be evidenced by a receipt, issued in duplicate by the Clerk, the original of which shall be kept by the owner of the motor-driven vehicle, and by a decal or emblem also issued by the Clerk, which shall be displayed by affixing the same on and to the lower right-hand corner of the license plate in the space provided for such decal.

SECTION 5. For his services in collecting the aforesaid tax, and in issuing the receipt therefor and delivering the decal or emblem to the owner, the Clerk shall not be entitled to any fees but shall only collect the \$1.00 fee.

The Clerk will faithfully account for, make proper reports of, and pay over to the County Trustee in his official capacity, at monthly intervals, all funds paid to and received by him by the payment of the aforesaid motor vehicle privilege tax or "wheel tax".

SECTION 6. The design of the decal of emblem shall be determined by the County Clerk (provided, however, that the decal or emblem for motorcycles, motor-driven bicycles and scooters shall be different than that of the decal or emblem issued for other motor-driven vehicles). The expense incident to the purchase of such decals and emblems herein required as well as the expense of obtaining proper receipts and other records necessary for the performance as well as the expense of obtaining proper receipts and other records necessary for the performance of the duties herein incumbent upon the Clerk shall be paid from the funds of the County Clerk's Office.

SECTION 7. In the event any motor-driven vehicle for which the wheel tax has been paid and the emblem or decal issued and placed thereon, becomes unusable or is destroyed or damaged to the extent that it can no longer be operated over the public roads, streets or highways of said county on in the event that the owner transfers the title to such vehicle, and the owner makes proper application to the Clerk for the issuance of a replacement decal or emblem to be used by him on another vehicle for the unexpired term for which the original decal or emblem was issued, and the Clerk is satisfied that the applicant is entitled to the Issuance of such a replacement decal or emblem, and the owner pays into the hands of the Clerk the sum of THREE (\$3.00) DOLLARS, the Clerk will then issue to such owner a duplicate receipt, cancelling the original receipt delivered to him by the owner, and will deliver to the owner a replacement decal or emblem, which shall be affixed to the motor-driven vehicle for which it is issued, as herein provided, and such replacement decal or emblem shall entitle the owner to operate or allow to be operated the vehicle upon the streets, roads and highways of said county for the remainder of the period from which the original decal or emblem was issued.

Likewise, in the event a decal or emblem becomes obliterated, erased, or defaced, or is destroyed under the provisions of this Act, and is therefore illegible and unusable by the owner, upon proper application made by the owner and filed with the Clerk, showing much circumstances and facts to be true, then the Clerk, upon receipt from the owner of THREE (\$3.00) DOLLARS may issue and deliver to the owner, a duplicate decal or emblem.

SECTION 8. That the proceeds from the tax herein imposed, when collected by the Clerk and paid into the hands of the Trustee, shall be placed in a special fund and said funds shall be used exclusively for the purpose of

1. Retiring the School Bonds, Series 2000, in the aggregate total amount not to exceed THIRTEEN MILLION EIGHT HUNDRED THOUSAND DOLLARS

(\$13,800,000.00) of Lawrence County, Tennessee, and General Obligation Public Improvement Bonds, Series 2001, in the aggregate total amount not to exceed FOUR MILLION SEVEN HUNDRED THOUSAND DOLLARS (\$4,700,000.00) of Lawrence County, Tennessee, and

2. Toward the retirement of other school building debts incurred by the county; and
3. Shall be applied, when proceeds are remaining, to the Lawrence County Debt Services Account.

SECTION 9. The tax herein levied shall be collected beginning on the first day of the month after its approval by the county election as provided in Section 10 of this Regulation.

SECTION 10. This resolution shall have no effect unless it is approved by the majority of the number of qualified voters of Lawrence County, Tennessee, voting in an election on the question of whether or not the tax should be approved. The County Election Commission, upon passage of this resolution shall call an election on the question of whether or not the motor vehicle privilege tax or "wheel tax" should be levied to be held at a special election, with the ballots having printed on them the substance of this resolution. The voters shall vote for or against the approval of this resolution and the result of such referendum certified by the County Election Commission to the county legislative body. The cost of the election shall be paid by Lawrence County. The proposition which shall appear on the ballot shall be substantially as follows:

Should Lawrence County levy a motor vehicle privilege tax or "wheel tax" as a condition precedent to the operation of a motor vehicle in Lawrence County, the owner of which resides within Lawrence County, in the amount of TWENTY-FIVE (\$25.00) DOLLARS for each such motor-driven vehicle and FIFTEEN (\$15.00) DOLLARS for each such motorcycle or motor-driven bicycle and scooter (so that the total motor vehicle privilege tax will be \$50.00 for each motor driven vehicle and \$30.00 for each motorcycle, motor driven bicycle or scooter) and the proceeds of such tax to be used for the purposes of:

1. Retiring the School Bonds, Series 2000, in the aggregate total amount not to exceed THIRTEEN MILLION EIGHT HUNDRED THOUSAND DOLLARS (\$13,800,000.00) of Lawrence County, Tennessee, and General Obligation Public Improvement Bonds, Series 2001, in the aggregate total amount not to exceed FOUR MILLION SEVEN HUNDRED THOUSAND DOLLARS (\$4,700,000.00) of Lawrence County, Tennessee;

2. Toward the retirement of other school building debts incurred by the county; and

3. Shall be applied, when proceeds are remaining, to the Lawrence County Debt Services Account?

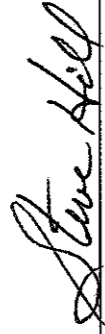
FOR THE WHEEL TAX ()

AGAINST THE WHEEL TAX ()

All persons in favor of adopting a wheel tax shall mark an "X" in the square opposite the phrase "For the Wheel Tax" and all persons opposed to adopting the Wheel Tax shall mark an "X" in the square opposite the phrase "Against the Wheel Tax".

SECTION 11. For the purpose of approving or rejecting the provisions of this resolution, it shall be effective upon being approved by a majority of the members of the Lawrence County legislative body, the public welfare requiring it. For all purposes, this resolution shall take effect upon approval as provided in Section 10 above.

APPROVED:



STEVE HILL, COUNTY EXECUTIVE

ATTEST:



KENNETH WEATHERS, COUNTY CLERK

COUNTY COMMISSION, LAWRENCE COUNTY
KENNETH WEATHERS COUNTY CLERK

RESOLUTION #	MOTION	SECOND	AYE	NAY	PASS	PRESENT	ABSENT
02040501							
Approve the language pertaining to the Motor Vehicle Tax and to identify the projects that will be funded by the proposed Motor Vehicle Tax.							
RAILEY, JACKIE	9th District		X				
762-3716 411 6th St L'Burg, TN 829-2358							
BENEFIELD, RONALD	7th District						X
91 Benefield Ln Ethridge 762-5501							
BRAZIER, OLAN	5th District		X				
175 Reed Patch Rd L'Burg 762-3167							
BUIE, JIM	9th District		X				
508 8th St L'Burg 964-3404							
BURNS, FRANKLIN	6th District		X				
383 LBurg Henryville Eth. 852-2211 762-1531							
DOSS, BARRY	3rd District		X			X	
66 Shoally Br Rd Leoma 762-7118							
DRYDEN, JERRY	4th District		X				
12 Ingram Rd Leoma 852-2899							
GABEL, JIM	1st District		X				
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MOORE, BOB	2nd District						X
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MOORE, W. T.	5th District						X
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NIEDERGESES, MARK	4th District						X
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PERRY, TIM	6th District		X				
1136 Eth.Red Hill Rd Ethridge 852-2870							
SHANNON, KEVIN	1st District		X				
2757 Hwy 43S Leoma 829-2490							
TURNER, HENRY	7th District		X				
37 Mint Spring Rd Ethridge 766-1040							
WOODALL, GLENN E	8th District		X				
1401 Hart Ave L'Burg 762-7419							
WRAY, JOE R	8th District		X				
1403 Beckham Ave L'Burg							
			14				4

DATE April 5, 2001

COUNTY COMMISSION, LAWRENCE COUNTY
KENNETH WEATHERS COUNTY CLERK

RESOLUTION #	ADJOURNMENT	MOTION	SECOND	AYE	NAY	PASS	PRESENT	ABSENT
	BAILLEY, JACKIE 9th District 762-3716 411 6th St L'Burg, TN 829-2358							
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	BUTE, JIM 9th District 508 8th St L'Burg 964-3404							
	BURNS, FRANKLIN 6th District 383 LBurg Henryville Eth. 852-2211 762-1531							
	DOSS, BARRY 3rd District 66 Shoally Br Rd Leoma 762-7118	X						
	DRYDEN, JERRY 4th District 12 Ingram Rd Leoma 852-2899							
	GABEL, JIM 1st District 2773 Hwy 43 POBox 176 Leoma 852-2221 762-1016							
	GOWEN, JIM 3rd District 114 Richardson RD Leoma 853-6709							
	GREEN, ROBERT L 2nd District 404 N Military PO BX 224 Ioretto 853-7221 766-1500							
	MOORE, BOB 2nd District 11 Samuel Ln Loretto 762-5501							
	MOORE, W. T. 5th District 305 Ford Field Rd West Point 762-8078 762-3217							
	NIEDERGESES, MARK 4th District 4202 Marie Ln L'Burg 762-8007							
	PERRY, TIM 6th District 1136 Eth.Red Hill Rd Ethridge 852-2870		X					
	SHANNON, KEVIN 1st District 2757 Hwy 43S Leoma 829-2490							
	TURNER, HENRY 7th District 37 Mint Spring Rd Ethridge 766-1040							
	WOODALL, GLENN E 8th District 1401 Hart Ave L'Burg 762-7419							
	WRAY, JOE R 8th District 1403 Beckham Ave L'Burg							
	Carried by unanimous Voice vote							

DATE APRIL 5, 2001