

**STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW**

RESOLUTION 2006-01

A RESOLUTION INCREASING THE COST OF POURING PERMITS FOR THE CITY MORROW FROM \$20 TO \$25.

- Whereas:** The City of Morrow Police Department requires pouring permits for employees of any business within the City when that employee handles alcohol in any way (i.e. sells, serves, mixes, stores, etc.); and
- Whereas:** Employees applying for a pouring permit must be 18 years of age; and
- Whereas:** In order to obtain a permit, the Police Department must run a criminal history on GCIC; and
- Whereas:** The payment for a pouring permit is the responsibility of the individual employee except where the employer chooses to pay for the permit; and
- Whereas:** The fee for the pouring permits will be raised from \$20 to \$25 in order to better recoup the administrative costs associated with administering the permit.

NOW, THEREFORE, BE IT RESOLVED THAT:

The cost for pouring permits for employees working in the City of Morrow is set at \$25, to be made with a cash payment only.

BE IT FURTHER RESOLVED THAT:

These fees shall be reviewed periodically and shall be adjusted as needed.

Furthermore, these fees shall be of full force and effect from this the 10 day of January 2006.

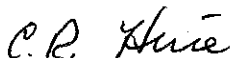
SO RESOLVED AND ADOPTED this the 10 day of January 2006.



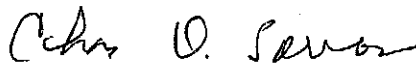
JIM MILLIRONS, MAYOR

EXCUSED ABSENCE

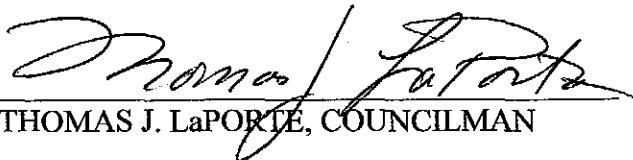
VIRLYN SLATON, MAYOR PRO TEM



C. R. HUIE, COUNCILMAN

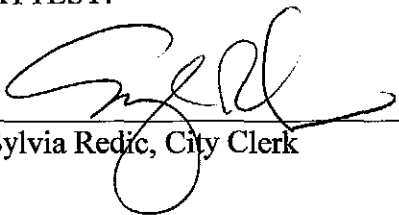


CHARLES O. SORROW, COUNCILMAN



THOMAS J. LaPORTE, COUNCILMAN

ATTEST:



Sylvia Redic, City Clerk

STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW

RESOLUTION 2006-02

A RESOLUTION ADOPTING GEORGIA'S RETENTION SCHEDULE FOR
USE AS THE CITY OF MORROW'S RETENTION SCHEDULE.

WHEREAS: The State of Georgia's retention schedule is a comprehensive document which addresses all records and records retention; and

WHEREAS: In an effort to ensure Morrow's retention schedule is in keeping with that of the State of Georgia, the City of Morrow will adopt the retention schedule set forth by the State of Georgia through the Archives and History Division.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Council of the City of Morrow, Georgia that Georgia's retention schedule managed through the Archives and History Division of the Secretary of State's office will be adopted as the City of Morrow retention schedule.
SO RESOLVED AND ADOPTED, this 10th day of January 2006.



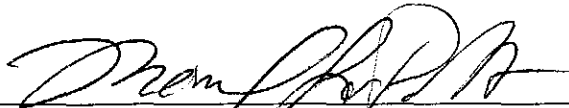
JIM MILLIRONS, MAYOR

EXCUSED ABSENCE

VIRLYN SLATON, MAYOR PRO TEM



C. R. HUIE, COUNCILMAN



THOMAS J. LAPORTE, COUNCILMAN



CHARLES O. SORROW, COUNCILMAN

ATTEST:


Sylvia Redie, City Clerk

**STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW**

RESOLUTION 2006-03

A RESOLUTION IMPOSING A ONE HUNDRED TWENTY (120) DAY MORATORIUM ON ALL ADULT BUSINESSES AS DEFINED IN THE MORROW CODE OF ORDINANCES SECTIONS 9-4-123, 9-2-45 AND IN THE ZONING ORDINANCE SECTION 911 (HERE AFTER REFERRED TO AS ADULT BUSINESSES), WITHIN THE INCORPORATED CITY LIMITS OF MORROW, GEORGIA.

Whereas: Along Morrow's major retail corridors of Mt. Zion and Jonesboro Road there are many opportunities for redevelopment as well and new development;

Whereas: The City wants to ensure that all new businesses are compatible with the existing businesses in the area;

Whereas: In doing so, the City will restudy all ordinances pertaining to Adult Businesses in order to ensure that the Code of Ordinances is in keeping with all updates or amendments in the State's Code;

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND COUNCIL, AND IT IS ESTABLISHED AS FOLLOWS:

Section 1. A moratorium is hereby declared on the establishment of all new Adult Businesses within the incorporated city limits of Morrow, Georgia, for a period of one hundred twenty (120) days. The purpose of the moratorium is to permit the City planning staff and consultants a reasonable opportunity to review the City Code and make any necessary revisions.

Section 2. During the period of this moratorium, no adult businesses shall be licensed or permitted in the city limits of Morrow.

State of Georgia

County of Clayton

City of Morrow

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Section 3. Except as provided herein, all zoning and development ordinances of the City shall remain in full force and effect.

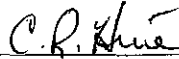
Section 4. This resolution shall become effective at midnight on March 28, 2006. The moratorium imposed by this resolution shall expire at midnight on July 26, 2006 or upon adoption of an amendment to the City Code, whichever occurs first.

Section 6. All resolutions and ordinances, or portions thereof, in conflict with the foregoing are hereby suspended, but not repealed, by virtue of this moratorium.

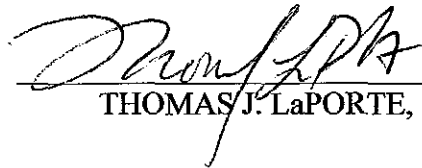
Adopted this 28nd day of March 2006.



JIM MILLIRONS, MAYOR



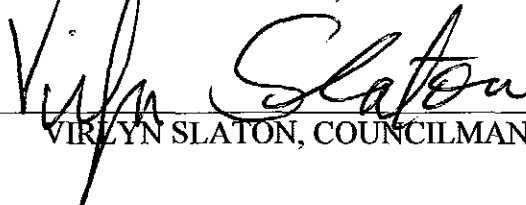
C. R. HUIE, MAYOR PRO TEM



THOMAS J. LaPORTE, COUNCILMAN

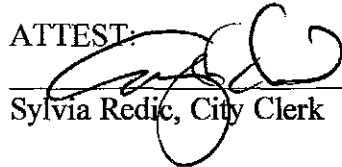
EXCUSED ABSENCE

CHARLES O. SORROW, COUNCILMAN



VIRLYN SLATON, COUNCILMAN

ATTEST:


Sylvia Redic, City Clerk

**STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW
RESOLUTION 2006-04**

RESOLUTION 2006-4

A RESOLUTION GRANTING MAYOR JIM MILLIRONS THE AUTHORITY TO EXECUTE ALL DOCUMENTATION RELATED TO THE ADOPTION OF THE SERVICE DELIVERY STRATEGY CONTRACT; UPON DETERMINING THAT SAID CONTRACT IS IN THE BEST INTEREST OF THE CITY OF MORROW.

Whereas: The Clayton County Board of Commissioners and the Cities of College Park, Forest Park, Jonesboro, Lake City, Morrow, Love Joy and Riverdale are negotiating an updated Service Delivery Strategy Contract as required by House Bill 489; and

Whereas: The Council has appointed Mayor Millirons as the negotiator for the City of Morrow and entrusts his leadership to reach an equitable solution that is in line with the spirit of the state mandate; and

Whereas: The Council, therefore, authorizes Mayor Millirons to execute all documentation associated with the design and adoption of the Service Delivery Strategy Contract; upon determining that said contract is in the best interest of the City of Morrow.

Now, Therefore, Be It Resolved by the Council Members of the City of Morrow, Georgia, that Mayor Millirons is authorized to execute all documentation related to the Service Delivery Strategy Contract which is in keeping with the City's best interests.

So Resolved and adopted, this 23rd day of May 2006.

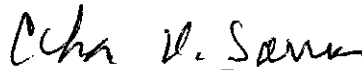
STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW
RESOLUTION 2006-04



JIM MILLIRONS, MAYOR

EXCUSED ABSENCE

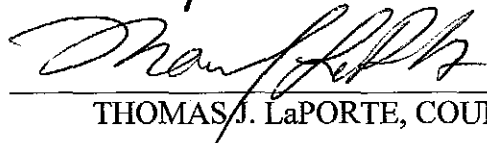
C. R. HUIE, MAYOR PRO TEM



CHARLES O. SORROW, COUNCILMAN



VIRLYN SLATON, COUNCILMAN



THOMAS J. LaPORTE, COUNCILMAN

ATTEST:



Sylvia Redic, City Clerk

**STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW
RESOLUTION 2006-05**

RESOLUTION 2006-5

A RESOLUTION GRANTING MAYOR JIM MILLIRONS THE AUTHORITY TO SERVE THE CLAYTON COUNTY SUPERINTENDENT OF ELECTIONS WITH THE CALL FOR A JULY 18TH REFERENDUM ELECTION TO DECIDE DISCONTINUING IMPOSITION OF THE LOCAL OPTION SALES TAX (O.C.G.A. 48-8-92); UPON DETERMINING THAT SAID REFERENDUM IS IN THE BEST INTEREST OF THE CITY OF MORROW.

Whereas: The Clayton County Board of Commissioners and the Cities of College Park, Forest Park, Jonesboro, Lake City, Morrow, Love Joy and Riverdale are required by Georgia law to responsibly distribute the proceeds of a voter approved Local Option Sales Tax; and

Whereas: The State of Georgia specifically defined a minimum of eight criteria for cities and counties to utilize in determining the distribution formula (O.C.G.A. 48-8-89); and

Whereas: A responsible distribution formula must consider the services required to keep our retail corridors and other Clayton County economic generators viable; and

Whereas: Our collective future depends on creating well paying jobs, establishing and retaining investor confidence, and leadership that solves the issues of today while building for tomorrow.; and

Whereas: The City of Morrow has worked conscientiously to improve the quality of life for Morrow Citizens through vision, planning, and implementation; and

Whereas: The City of Morrow efforts to export those concepts throughout Clayton County, as to beauty and cleanliness, economic development in a meaningful way, especially in blight areas, have largely gone by the wayside; and

**STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW
RESOLUTION 2006-05**

- Whereas:** The current distribution formula did not utilize the State of Georgia's distribution formula (O.C.G.A. 48-8-89) defined minimum criteria; and
- Whereas:** The current distribution formula unlawfully increases the taxes of citizens and corporation in the City of Morrow and other select Clayton County municipalities; and
- Whereas:** The effect of that tax increase reduces the economic redevelopment, recreational opportunity, and public safety initiatives implemented by the City of Morrow and other select Clayton County municipalities; and
- Whereas:** The effect of that tax increase also reduces the private sector reclamation of their own financial resources; and
- Whereas:** The Council understands that some negotiations fail due to the conflicts of interest of some parties and their inability to plan for our collective future with a responsible methodology; and
- Whereas:** The State of Georgia specifically defined a remedy for qualified municipalities and counties to utilize if they believe an egregious error or disparity exists (O.C.G.A. 48-8-92); and
- Whereas:** The election superintendent of Clayton County is required to be notified of a qualified municipality's desire to call for a referendum election to decide discontinuing imposition of the local option sales tax (O.C.G.A. 48-8-92); and
- Whereas:** The election superintendent of Clayton County is required to be notified by forwarding a copy of a resolution of the governing authority's call for the referendum election (O.C.G.A. 48-8-92); and
- Whereas:** The Council has appointed Mayor Millirons as the negotiator for the City of Morrow and entrusts his leadership to reach an equitable solution that follows the spirit of the Georgia local option sales tax law, is in the best interest of the City of Morrow, and corrects the egregious error or disparity with the current distribution formula; and

**STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW
RESOLUTION 2006-05**

Whereas: This resolution shall serve as the City of Morrow's resolution to the election superintendent of Clayton County or other dually charged election official, if a responsibly negotiated agreement is not determined by Mayor Millirons; and

Whereas: The election superintendent of Clayton County is required to set a date of the election not less than 30 nor more than 45 days after the date of the issuance of the call (O.C.G.A. 48-8-92); and

Whereas: The election superintendent of Clayton County has a primary election called for July 18th, 2006; and

Whereas: The City of Morrow believes the election referendum, if necessary, and the primary election called for July 18th, 2006 should run concurrently to reduce the costs of the referendum to the citizens and Clayton County (O.C.G.A. 48-8-92); and

Whereas: The Council authorizes Mayor Millirons to execute all documentation associated with the call for a referendum election to decide discontinuing imposition of the local option sales tax (O.C.G.A. 48-8-92); upon determining that said resolution is in the best interest of the City of Morrow; and the election superintendent of Clayton County or other dually charged election official is served between June 5th and June 16th, 2006; and

Now, Therefore, Be It Resolved by the Council Members of the City of Morrow, Georgia, that Mayor Millirons is authorized to execute all documentation to call for a referendum election to decide discontinuing imposition of the local option sales tax (O.C.G.A. 48-8-92); upon determining that said resolution is in the best interest of the City of Morrow.

So Resolved and adopted, this 23rd day of May 2006.

STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW
RESOLUTION 2006-05



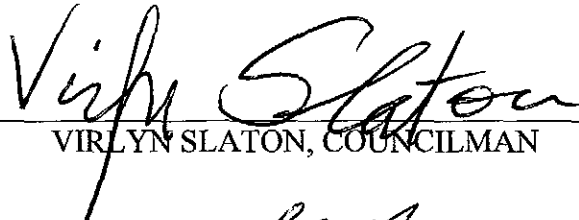
JIM MILLIRONS, MAYOR

EXCUSED ABSENCE

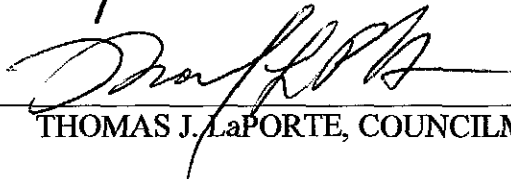
C. R. HUIE, MAYOR PRO TEM



CHARLES O. SORROW, COUNCILMAN

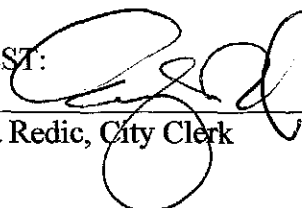


VIRLYN SLATON, COUNCILMAN



THOMAS J. LaPORTE, COUNCILMAN

ATTEST:



Sylvia Redic, City Clerk



**STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW
Resolution 2005-06**

RESOLUTION 2006-06

**RESOLUTION APPROVING THE MEMORANDUM OF
AGREEMENT BETWEEN THE CITY OF MORROW AND THE
DEPARTMENT OF TRANSPORTATION FOR PHASE II OF
MORROW'S PEDESTRIAN PATH SYSTEM.**

- Whereas:** The Georgia Department of Transportation (GDOT), through the Transportation Enhancement Program is entering into an agreement with the City of Morrow; and
- Whereas:** The agreement is a partnership contract for the design and construction of Phase II of Morrow's pedestrian path system; and
- Whereas:** The agreement states that the City is responsible for 100% of the project's preliminary engineering costs GDOT will reimburse the City for 80% of the project's construction costs; and
- Whereas:** The City understands that the project must be ready for bid within two years from award date; and
- Whereas:** The City will comply with all parts of the Memorandum of Agreement set forth by the Department of Transportation and all guidelines developed by the state in regards to the grant program.

NOW, THEREFORE, BE IT RESOLVED the Mayor and Council of the City of Morrow, Georgia, do hereby approve the Memorandum of Agreement between the City of Morrow and the Georgia Department of Transportation for Phase II of the pedestrian path system, project number TEE-0008-00(098).

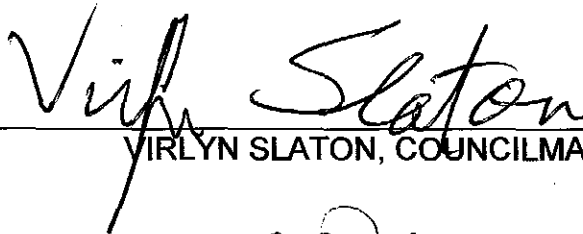
SO RESOLVED, this 13th day of June 2006.



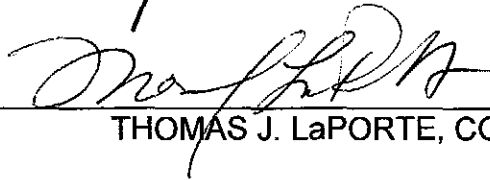
JIM MILLIRONS, MAYOR



C. R. HUIE, MAYOR PRO TEM



VIRLYN SLATON, COUNCILMAN

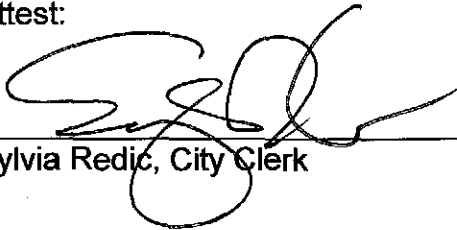


THOMAS J. LaPORTE, COUNCILMAN



CHARLES O. SORROW, COUNCILMAN

Attest:



Sylvia Redic, City Clerk

**STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW**

RESOLUTION 2006-07

A RESOLUTION EXTENDING THE ONE HUNDRED TWENTY (120) DAY MORATORIUM ON ALL ADULT BUSINESSES AN ADDITIONAL NINETY (90) DAYS. ADULT BUSINESSES ARE DEFINED IN THE MORROW CODE OF ORDINANCES SECTIONS 9-4-123, 9-2-45 AND IN THE ZONING ORDINANCE SECTION 911 (HERE AFTER REFERRED TO AS ADULT BUSINESSES), WITHIN THE INCORPORATED CITY LIMITS OF MORROW, GEORGIA.

Whereas: Along Morrow's major retail corridors of Mt. Zion and Jonesboro Road there are many opportunities for redevelopment as well and new development;

Whereas: The City wants to ensure that all new businesses are compatible with the existing businesses in the area;

Whereas: In doing so, the City will continue to study all ordinances pertaining to Adult Businesses in order to ensure that the Code of Ordinances is in keeping with all updates or amendments in the State's Code;

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND COUNCIL, AND IT IS ESTABLISHED AS FOLLOWS:

Section 1. The moratorium on the establishment of all new Adult Businesses within the incorporated city limits of Morrow, Georgia is hereby extended for a period of ninety (90) days. The purpose of the moratorium is to permit the City planning staff and consultants an opportunity to further review the City Code and make any necessary revisions.

Section 2. During the period of this moratorium, no adult businesses shall be licensed or permitted in the city limits of Morrow.

Section 3. Except as provided herein, all zoning and development ordinances of the City shall remain in full force and effect.

Section 4. This resolution shall become effective at midnight on July 26, 2006. The moratorium imposed by this resolution shall expire at midnight on October

26, 2006 or upon adoption of an amendment to the City Code, whichever occurs first.

Section 6. All resolutions and ordinances, or portions thereof, in conflict with the foregoing are hereby suspended, but not repealed, by virtue of this moratorium.

Adopted this 11 day of July 2006.



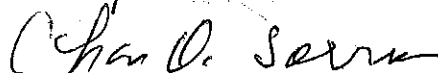
JIM MILLIRONS, MAYOR



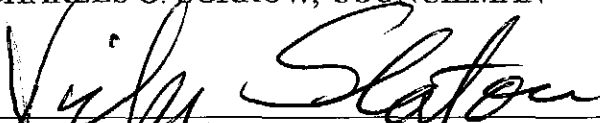
C. R. HUIE, MAYOR PRO TEM



THOMAS J. LaPORTE, COUNCILMAN

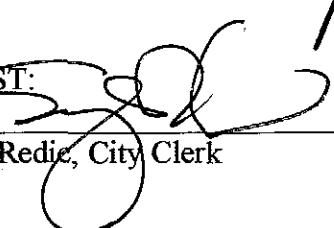


CHARLES O. SORROW, COUNCILMAN



VIRLYN SLATON, COUNCILMAN

ATTEST:


Sylvia Redie, City Clerk

**STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW**

RESOLUTION 2006-08

A RESOLUTION SERVING THE CLAYTON COUNTY SUPERINTENDENT OF ELECTIONS WITH THE CALL FOR A NOVEMBER 7, 2006 REFERENDUM ELECTION TO DECIDE DISCONTINUING IMPOSITION OF THE LOCAL OPTION SALES TAX (O.C.G.A. 48-8-92); UPON THE FAILURE OF CLAYTON COUNTY AND OTHER QUALIFIED CLAYTON COUNTY MUNICIPALITIES TO ENACT A DISTRIBUTION FORMULA BEFORE SEPTEMBER 22, 2006 THAT PROVIDES A MINIMUM SHARE TO THE CITY OF MORROW THAT IS EQUAL TO OR GREATER THAN THE 5.1% THE CITY OF MORROW ORIGINALLY RECEIVED; AND FOR OTHER PURPOSES.

Whereas: The Clayton County Board of Commissioners and the Cities of College Park, Forest Park, Jonesboro, Lake City, Morrow, Love Joy and Riverdale are required by Georgia law to responsibly distribute the proceeds of a voter approved Local Option Sales Tax; and

Whereas: The State of Georgia specifically defines a minimum of eight criteria for cities and counties to utilize in determining the distribution formula (O.C.G.A. 48-8-89); and

Whereas: A responsible distribution formula must consider the services required to keep our retail corridors and other Clayton County economic generators viable; and

Whereas: Our collective future depends on creating well paying jobs, establishing and retaining investor confidence, and leadership that solves the issues of today while building for tomorrow; and

Whereas: The City of Morrow has worked conscientiously to improve the quality of life for Morrow Citizens through vision, planning and implementation; and

**STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW
RESOLUTION 2006-08**

Whereas: The City of Morrow efforts to export those concepts throughout Clayton County, as to beauty and cleanliness, economic development in a meaningful way, especially in blighted areas, have largely gone by the wayside; and

Whereas: The current distribution formula did not utilize the State of Georgia's distribution formula (O.C.G.A. 48-8-89) defining minimum criteria; and

Whereas: The current distribution formula unlawfully increases the taxes of citizens and corporations in the City of Morrow and other select Clayton County municipalities; and

Whereas: The effect of that tax increase reduces the economic redevelopment, recreational opportunity, and public safety initiatives implemented by the City of Morrow and other select Clayton County municipalities; and

Whereas: The effect of that tax increase also reduces the private sector reclamation of their own financial resources; and

Whereas: The Council understands that some negotiations fail due to the conflicts of interest of some parties and their inability to plan for our collective future with a responsible methodology; and

Whereas: The State of Georgia specifically defined a remedy for qualified municipalities and counties to utilize if they believe an egregious error or disparity exists (O.C.G.A. 48-8-92); and

Whereas: The election superintendent of Clayton County is required to be notified of a qualified municipality's desire to call for a referendum election to decide discontinuing imposition of the local option sales tax (O.C.G.A. 48-8-92); and

Whereas: The election superintendent of Clayton County is required to be notified by forwarding a copy of a resolution of the governing authority's call for the referendum election (O.C.G.A. 48-8-92); and

**STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW
RESOLUTION 2006-08**

Whereas: The City of Morrow has tried to reach an equitable solution that follows the spirit of the Georgia local option sales tax law while maintaining the best interest of the City of Morrow, and correcting the egregious error or disparity with the current distribution formula; and

Whereas: This resolution shall serve as the City of Morrow's resolution to the election superintendent of Clayton County or other duly charged election official if a binding renegotiated LOST agreement, that guarantees a minimum share to the City of Morrow that is equal to or greater than 5.1%, is not signed by the end of September 22, 2006; and

Whereas: The election superintendent of Clayton County is required to set a date of the election not less than 30 nor more than 45 days after the date of the issuance of the call (O.C.G.A. 48-8-92); and

Whereas: The election superintendent of Clayton County has a General election called for November 7, 2006; and

Whereas: The City of Morrow believes the election referendum, if necessary, and the General election called for November 7, 2006 should run concurrently to reduce the costs of the referendum to the citizens and Clayton County (O.C.G.A. 48-8-92).

Now, Therefore, Be It Resolved by the Council Members of the City of Morrow, Georgia, that the City Manager is authorized and directed to execute and deliver all documentation associated with the call for a referendum election to decide discontinuing imposition of the local option sales tax (O.C.G.A. 48-8-92); upon the failure of Clayton County and other qualified Clayton County municipalities to honor their agreement to enact a new distribution formula before September 22, 2006 that provides a minimum share to the City of Morrow that is equal to or greater than the 5.1% the City of Morrow originally received; and upon failing to meet that deadline the election superintendent of Clayton County or other duly charged election official shall be served with a certified copy of this resolution.

STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW
RESOLUTION 2006-08

So Resolved and adopted, this 12th day of September 2006.



JIM MILLIRONS, MAYOR



C. R. HUIE, MAYOR PRO TEM



CHARLES O. SORROW, COUNCILMAN

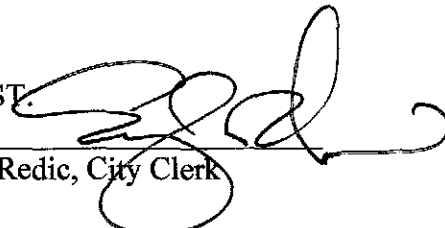


VIRLYN SLATON, COUNCILMAN

EXCUSED ABSENCE

THOMAS J. LaPORTE, COUNCILMAN

ATTEST



Sylvia Redic, City Clerk

**STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW
RESOLUTION 2006-09**

RESOLUTION 2006-09

A Resolution to amend the Schedule of Bonds for the Municipal Court of the City of Morrow, Georgia.

WHEREAS: The current Schedule of Bonds for the Municipal Court includes charges associated with alcohol; and

WHEREAS: Regulations associated with the sale, consumption and possession of alcohol are important to the City's safety; and

WHEREAS: The City of Morrow is committed to complying with all state and municipal laws; and

WHEREAS: In order to ensure compliance with all laws by those serving, consuming and possessing alcohol, the fines for violating these laws are set as follows;

NOW, THEREFORE, BE IT RESOLVED THAT:

The Mayor and Council of the City of Morrow, Georgia do hereby adopt the following updates to the Schedule of Bonds for the Municipal Court;

Charge Description	Fine
Selling alcohol to a minor	\$750.00 per citation
Selling alcohol without permit	\$450.00 per citation
Selling alcohol without display of permit	\$150.00 per citation

BE IT FURTHER RESOLVED THAT:

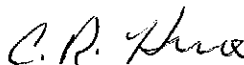
The addition to the Schedule of Bonds hereby adopted shall become effective on November 1, 2006.

SO RESOLVED, this the 24th day of October 2006.

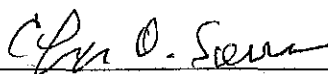
**STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW
RESOLUTION 2006-09**



JIM MILLIRONS, MAYOR



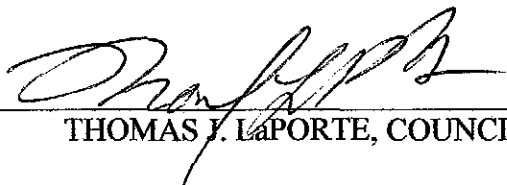
C. R. HUIE, MAYOR PRO TEM



CHARLES O. SORROW, COUNCILMAN

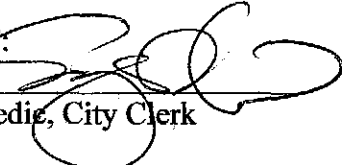
EXCUSED ABSENCE

VIRLYN SLATON, COUNCILMAN



THOMAS J. LAPORTE, COUNCILMAN

ATTEST:



Sylvia Redie, City Clerk

**STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW**

RESOLUTION 2006-10

A Resolution to amend the Schedule of Bonds for the Municipal Court of the City of Morrow, Georgia.

WHEREAS: The current Schedule of Bonds for the Municipal Court includes charges for parking in a fire lane; and

WHEREAS: Unauthorized parking in a fire lane can disrupt emergency access and cause harm to public safety personnel and civilians; and

WHEREAS: In order to ensure compliance with laws prohibiting unauthorized parking in a fire lane, the fines for violating these laws are set as follows;

NOW, THEREFORE, BE IT RESOLVED THAT:

The Mayor and Council of the City of Morrow, Georgia do hereby adopt the following updates to the Schedule of Bonds for the Municipal Court;

Charge Description	Fine
Parking in a fire lane	\$225.00 per citation

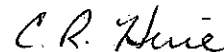
BE IT FURTHER RESOLVED THAT:

The addition to the Schedule of Bonds hereby adopted shall become effective on November 1, 2006.

SO RESOLVED, this the 24th day of October 2006.



JIM MILLIRONS, MAYOR



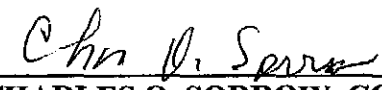
C. R. HUTE, MAYOR PRO TEM



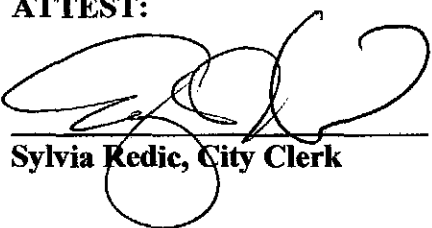
THOMAS J. LaPORTE, COUNCILMAN

EXCUSED ABSENCE

VIRLYN SLATON, COUNCILMAN



CHARLES O. SORROW, COUNCILMAN

ATTEST:


Sylvia Redic, City Clerk

RESOLUTION 2006-11

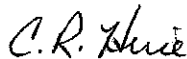
A RESOLUTION ACKNOWLEDGING THE CITY OF MORROW'S COMMITMENT TO DEVELOPING AN LCI STUDY AROUND SOUTHLAKE MALL AND AUTHORIZING A CASH MATCH OF 20% OF THE TOTAL STUDY AMOUNT OF \$150,000.

- WHEREAS:** Federal grant funds are available through the LCI Program to assist local governments in performing LCI studies; and
- WHEREAS:** This program is intended to enable governments to study areas surrounding activity centers in preparations for redevelopment; and
- WHEREAS:** The City of Morrow, Georgia desires to make an application for these grant funds in the amount of \$200,000; and
- WHEREAS:** A local government must submit an application for these grant funds and commit to matching said funds based on the approved grant. In the event this federal grant is approved, the Mayor and Council hereby confirm that the 20% matching funds and any funds necessary to match an excess of 20% will be made available in the 2007-2008 fiscal year budget, and that these funds will be used to meet the terms of the grant.
- NOW, THEREFORE, BE IT RESOLVED** by the Mayor and Council of the City of Morrow, Georgia, that the Mayor and Council are hereby acknowledging their commitment to developing an LCI Study surrounding Southlake Mall, sponsored by the Atlanta Regional Commission, and is hereby authorizing a cash match equivalent to at least 20% of the total study amount of \$150,000.

SO RESOLVED, this the 14th day of November 2006.



JIM MILLIRONS, MAYOR



C. R. HUIE, MAYOR PRO TEM



VIRLYN SLATON, COUNCILMAN

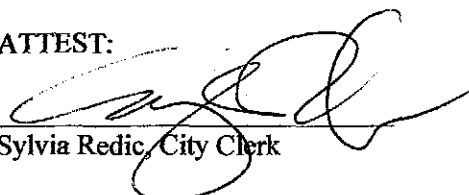


CHARLES O. SORROW, COUNCILMAN



THOMAS J. LaPORTE, COUNCILMAN

ATTEST:



Sylvia Redic, City Clerk

**STATE OF GEORGIA
COUNTY OF CLAYTON
CITY OF MORROW**

RESOLUTION 2006-12

A RESOLUTION DEFINING THE CITY OF MORROW'S URBAN REDEVELOPMENT DISTRICT.

WHEREAS: In the past, the City of Morrow has been active in the removal, redevelopment and rehabilitation of blighted and slum areas throughout the City; and

WHEREAS: The City of Morrow struggles to get ahead of the abandoned businesses, the steady decline of regional Southlake Mall, a functionally obsolescent warehouse district, a mass relocation of national chains to newer and more attractive retail areas and an onslaught of "fly by night" businesses with no community ownership; and

WHEREAS: The City of Morrow continues to fight, practically alone, against the debilitation of its commercial areas; and

WHEREAS: The City's plight is magnified by its host, Clayton County's, continued decay, and

WHEREAS: The City of Morrow has targeted its commercially zoned properties for a major overhaul to combat slum and blight; and

WHEREAS: The City of Morrow's commercial district commences along Hwy 54/Jonesboro Rd. at the National Archives (5780 Hwy 54/Jonesboro Rd) on the north end of town and continues southerly ending past Mt. Zion at Matheson Gas (6874 Hwy 54/Jonesboro Rd). The east/west boundaries of the City along Hwy 54/Jonesboro Rd. have four intervals. First running east/west the commercial district commences along Mt. Zion Rd. at Smoky Bones (1971 Mt. Zion Rd.) and The School Box (1994 Mt. Zion Rd.) and includes the areas between Mt. Zion Circle, and Barton Rd. as well as the areas between Hwy 54/Jonesboro Rd, Meadowbrook and on down to The School Box. The district continues westerly, crossing Hwy 54/Jonesboro Rd. and continues just past Kelly Avenue to the Global Market (1115 Mt. Zion Rd) and down past Lake Dr. at Resurgens Orthopedics (6635 Lake Dr.) including the entire Southlake Mall area between Mt. Zion Boulevard and Interstate I-75. The second east/west interval includes the entire lengths of both Southlake Plaza Dr. and Adamson Parkway. The third east/west commences along Lake Harbin Rd at Huie Dr. and continues across Hwy 54/Jonesboro Rd. and includes installations at Morrow Rd. and Phillips Dr. The fourth east/west interval is located along Reynolds Rd. past the Wal-Mart shopping plaza (6065 Hwy 54/Jonesboro Rd.). The Road systems throughout the commercially zoned areas include all or parts of Clayton State Boulevard, Millirons Way, North Lee St., Reynolds Rd, Morrow Rd., Lake Harbin Rd., John Robert Dr., Southlake Plaza Dr., Adamson Parkway, Fuller St., Center St., Park Place, Exchange Place, Merchants Way, Market Place, Lake Dr., Southlake Circle, Kelly Avenue, Southlake Parkway, Barton Rd., Nolan Court, Meadowbrook Lane, Corporate Center Dr., and Mt. Zion Circle; and

WHEREAS: The rehabilitation, conservation, redevelopment, or a combination thereof of the Urban Redevelopment District is necessary in the interest of public health, safety, morals, or welfare of the residents of the City of Morrow; and

WHEREAS: The Mayor and Council desire that an Urban Redevelopment Plan be prepared by City staff and the urban redevelopment projects and components to be implemented throughout the defined Urban Redevelopment District in order to rehabilitate, stet and redevelop; and

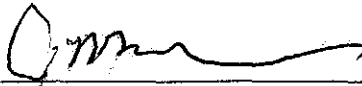
RESOLUTION 2006-13

**A RESOLUTION ACKNOWLEDGING THE CITY OF MORROW'S COMMITMENT
TO THE DEPARTMENT OF NATURAL RESOURCE'S TRAILS GRANT PROGRAM.**

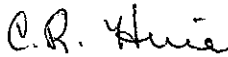
- WHEREAS:** Funds are available through the Department of Natural Resources, Trails Grant Program; and
- WHEREAS:** This program is intended to enable governments to build and maintain recreational trails and trail related facilities; and
- WHEREAS:** The City of Morrow is excited about this opportunity and has shown commitment to the City's recreation program by funding the construction and maintenance of many neighborhood parks, trail amenities and trail connections; and
- WHEREAS:** The City of Morrow, Georgia desires to make an application for these grant funds in the amount of \$100,000; and
- WHEREAS:** The Mayor and Council hereby confirm that the required matching funds and any funds necessary to complete the project in excess of the award will be provided through the general fund.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Council of the City of Morrow, Georgia, that the Mayor and Council are hereby acknowledging their commitment to the Recreation Trails Program sponsored by the Georgia Department of Natural Resources and is hereby authorizing a cash match equivalent no less than 20% of the maximum grant award of \$100,000.

SO RESOLVED, this the 28th day of November 2006.



JIM MILLIRONS, MAYOR



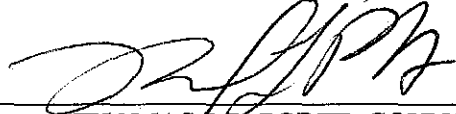
C. R. HUIE, MAYOR PRO TEM



VIRLYN SLATON, COUNCILMAN

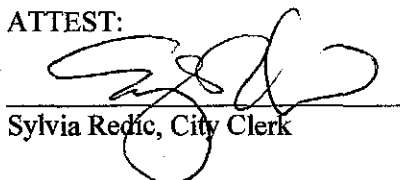


CHARLES O. SORROW, COUNCILMAN



THOMAS J. LaPORTE, COUNCILMAN

ATTEST:



Sylvia Redic, City Clerk

WHEREAS: Prior to the approval of an Urban Redevelopment Plan, the City must conduct a public hearing in accordance with OCGA 36-61-7 c;

NOW THEREFORE BE IT RESOLVED BY THE MAYOR AND COUNCIL that the slum and blighted area described in this resolution be designated an Urban Redevelopment District within the meaning of the Urban Redevelopment Law; and

BE IT FURTHER RESOLVED that the staff of the City of Morrow will create an Urban Redevelopment Plan in accordance with the Urban Redevelopment Law which identifies the components of rehabilitation, conservation and redevelopment throughout the Urban Redevelopment District; and

BE IT FURTHER RESOLVED that a formal public hearing to solicit public comments on the Urban Redevelopment Plan be held on November 28, 2006 at 7:00 pm in the Council Chambers at City Hall after which the Council will consider adopting the Urban Redevelopment Plan.

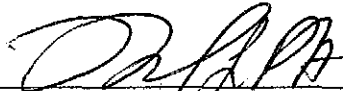
SO RESOLVED, this the 14th day of November 2006.



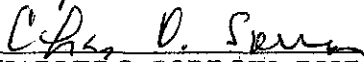
JIM MILLIRONS, MAYOR



C. R. HUIE, MAYOR PRO TEM



THOMAS V. LAPORTE, COUNCILMAN

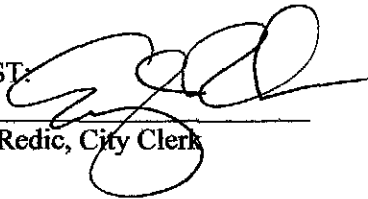


CHARLES O. SORROW, COUNCILMAN



VIRLYN SLATON, COUNCILMAN

ATTEST:



Sylvia Redic, City Clerk