

**RESOLUTION 26-53**

**A RESOLUTION CALLING UPON THE WILLIAMSON COUNTY COMMISSION TO  
RESCIND RESOLUTION 2-26-20 AND ADHERE TO THE WILLIAMSON COUNTY  
INTERLOCAL AGREEMENT GROWTH PLAN**

**WHEREAS**, In 2024, Williamson County and the municipalities of Franklin, Brentwood, Fairview, Nolensville, Thompson’s Station and Spring Hill mutually entered into an Interlocal Agreement (“Agreement”) for the coordination of growth in Williamson County; and

**WHEREAS**, The Agreement created an Advisory Committee for the County and Municipalities to collaborate and work cooperatively to address challenges related to growth; and

**WHEREAS**, the Advisory Committee has meet regularly since its creation; and

**WHEREAS**, on February 10<sup>th</sup>, 2026, the Williamson County Commission approved Resolution 2-26-20; and

**WHEREAS**, Resolution 2-26-20 recommends sweeping changes to state annexation law, the Urban Growth Boundary process, negatively impact long range infrastructure planning and proposes to fundamentally and negatively change the relationship between municipalities and the county; and

**WHEREAS**, developing and approving Resolution 2-26-20 outside of the Advisory Committee and with no input from municipal partners is in direct violation of the Agreement and damages the standing of the Advisory Committee; and

**WHEREAS**, the City of Spring Hill Board of Mayor and Alderman encourage the Williamson County Legislative Delegations to recognize this lapse in process and good fair and to refrain from advancing any legislation without coordination through the Advisory Committee; and

**WHEREAS**, the City of Spring Hill Board of Mayor and Alderman believe that the underlying concerns raised within Resolution 2-26-20 can be resolved through collaboration and cooperation and not new State level regulations; and

**NOW, THEREFORE, BE IT RESOLVED** by the Board of Mayor and Aldermen of the City of Spring Hill, Tennessee, call upon the Williamson County Commission to rescind their approval of Resolution 2-26-20.

**BE IT FURTHER RESOLVED** that the City of Spring Hill recognizes the challenges identified within Resolution 2-26-20 are real issues, and is committed to working in good faith to find common ground within the scope of the Growth Plan Advisory Committee.

**BE IT FURTHER RESOLVED** that copies of this Resolution are to be distributed to all 24 Williamson County Commissioners and the Williamson County Legislative Delegation.

Passed and Adopted by the Board of Mayor and Aldermen of the City of Spring Hill,  
Tennessee on the 17th day of February, 2026.

  
\_\_\_\_\_  
Matt Fitterer, Mayor

ATTEST:

  
\_\_\_\_\_  
April Goad, City Recorder

April Goad, City Recorder

LEGAL FORM APPROVED:

  
\_\_\_\_\_  
Patrick Carter, City Attorney

Patrick Carter, City Attorney



---

Date: February 11, 2026

Memo To: Board of Mayor and Aldermen

From: Matt Fitterer, Mayor

RE: Williamson County Resolution 2-26-20

---

On February 10, 2026, the Williamson County Commission passed Resolution 2-26-20. This Resolution encourages the Williamson County Legislative Delegation to support and advance sweeping changes to the UGB process, annexation law and introduced significant top down heavy handed big government regulation.

In 2024, all six municipalities and the county entered into an Interlocal agreement related to how we would plan for an manage growth. An Advisory Committee was formed to coordinate changes as needed.

Passage of 2-26-20 is in blatant violation of the Interlocal Agreement. All six Williamson County municipalities are taking up resolutions to encourage the County Commission to stay within the interlocal agreement.

The concerns raised by the County Commission are valid, and should be addressed through the Advisory Committee, but the County should not trample upon the interlocal agreement.