VOLUNTARY COLLECTION AGREEMENT

THIS VOLUNTARY COLLECTION AGREEMENT ("Agreement") is dated _____, 2019 and is between HOMEAWAY.COM, INC., a Delaware corporation ("HomeAway"), and City of Corpus Christi, Texas (the "City"). Each party may be referred to individually as a "Party" and collectively as the "Parties."

HomeAway and its subsidiaries operate an internet based platform that allows homeowners ("Homeowners") to advertise the availability of their properties to travelers ("Guests") seeking accommodations through various brands and websites, including, but not limited to, HomeAway, Vrbo, and VacationRentals.com ("HomeAway Platform").

HomeAway and the City enter into this Agreement voluntarily in order to facilitate the reporting, collection, and remittance of hotel occupancy tax imposed under section 17-36 of the City's Code of Ordinances (the "HOT") by Homeowners and Guests on the HomeAway Platform for occupancy of accommodations located in the City in accordance with this Agreement as follows:

- 1. With respect to any transaction between a Homeowner and a Guest booked and paid for through the HomeAway Platform for accommodations for which HOT is due, and during the period in which this Agreement is in effect (as defined below), and solely pursuant to the terms and conditions of this Agreement, HomeAway agrees to collect and remit HOT.
- 2. HOT shall be collected and remitted at the applicable rate by HomeAway based upon the entire amount charged by the Homeowner in connection with the transaction, including but not limited to the following fees charged by a Homeowner: rental fee, service fee, booking fee, cleaning fee, property damage fee, and any other use-related fee; but excluding refundable damage deposits. HomeAway shall file returns on the form and in the time and manner described in the HOT or as agreed between the parties in writing.
- 3. HomeAway agrees to commence collecting and remitting HOT starting on November 1, 2019 (the "Effective Date"). For the avoidance of doubt, this Agreement to collect shall not extend to any period or transaction prior to the Effective Date or after the termination of this Agreement, or to any user's transaction completed through any means, method or platform other than the HomeAway Platform.
- 4. On a prospective basis upon the Effective Date of this Agreement, and during any period in which this Agreement is in effect, in accordance with the terms of this Agreement, HomeAway agrees contractually to assume liability for any failure to report, collect, and/or remit the correct amount of HOT, including, but not limited to, penalties and interest, lawfully and properly imposed in compliance with law. Nothing contained herein nor any action taken pursuant to this Agreement, including but not limited to the collection or remittance of HOT, shall impair, restrict, or prevent HomeAway from asserting that any HOT and/or penalties,

interest, fines, or other amounts assessed against it were not due or are the subject of a claim for refund under applicable law, or from enforcing any and all rights accorded to it pursuant to law.

- 5. During any period in which this Agreement is in effect, and without waiving any audit rights provided to the City, with respect to any transaction for which HOT is due and paid pursuant to this Agreement, the City agrees to audit HomeAway in the manner provided in the HOT, except that: (a) HomeAway will not be required on the basis of this Agreement to disclose the Homeowner or Guest name or property address at issue; and (b) the City shall not, directly or indirectly, audit any individual Guest or Homeowner relating to such. Nothing in this paragraph prevents the City from auditing an individual who (or entity that) happens to be a Homeowner based upon transactions that the City learns of independently.
- 6. Upon the City's request in connection with an audit, HomeAway shall submit all applicable transaction data based on reservation ID, or other type of transaction ID, as maintained by HomeAway in its ordinary course of business. The Parties agree that HomeAway is not required, on the basis of this Agreement, to produce any Homeowner or Guest name or address relating to any transaction in connection with an audit or otherwise, except pursuant to a lawfully issued subpoena or court order.
- 7. During any period in which this Agreement is in effect, and on the condition that HomeAway is in compliance with its obligations under this Agreement, and solely with respect to a Homeowner's activity on the HomeAway Platform, said Homeowner shall not be required to individually register with the City to collect, remit and report HOT. However, nothing in this Agreement shall relieve Guests or Homeowners from any responsibilities with respect to the HOT, including, without limitation, any obligation to register with the City or to collect, remit, and report HOT for transactions completed through any other means, method, device, or platform, or restrict the City from investigating or enforcing any provision of applicable law against any such person or entity for any occupancy arranged directly or indirectly through any other means.
- 8. The City agrees, for the purpose of facilitating this Agreement, that it shall not make any assessment, supplemental assessment, or claim for HOT as to HomeAway for any period prior to the Effective Date of this Agreement; and it releases and discharges any claims against HomeAway (and its present or former: successors, direct or indirect members, parents, subsidiaries, affiliates, agents, legal representatives, insurers, employees, officers, directors and shareholders) from any and all past, present, or future assessments, causes of action, claims, demands, expenses, damages, or losses, of whatever kind or nature, known or unknown, asserted or unasserted, in law or equity, whether statutory or common law, which existed, accrued, or arose related to the HOT for the period preceding the Effective Date of this Agreement.
- 9. Any and all tax returns, information, data, records or documents provided to the City in connection with this Agreement, including but not limited to any audit, shall be deemed confidential and shall not be shared with any third party, including but not limited to any other governmental agency or any other jurisdiction, except pursuant to a lawfully issued subpoena or court order. "Confidential" information, for the purposes of this Agreement, means non-public information of a Party to this Agreement that is identified as or would be reasonably understood to be confidential and/or proprietary. Confidential information does not include information

- that: (i) is or becomes known to the public without fault or breach of the City; (ii) the disclosing Party regularly discloses to third parties without restriction on disclosure; (iii) the receiving Party obtains from a third party without restriction on disclosure and without breach of a non-disclosure obligation; or (iv) is independently developed by the City without access to confidential information. Notwithstanding the foregoing, HomeAway acknowledges and understands that the City is subject to the Texas Public Information Act (the "Act"). Should the City receive a request for disclosure of confidential information pursuant to the Act, the City will promptly provide HomeAway notice of such request so that HomeAway may avail itself of any opportunities to establish reasons why the information should be withheld prior to disclosing such confidential information. The burden of establishing the applicability of exceptions to the disclosure of confidential information under the Act resides with HomeAway. Should HomeAway be unable to establish a valid exception from disclosure or exclusion from the Act, then the City may release the information, solely to the extent necessary to comply with the Act.
- 10. This Agreement is solely for the purpose of facilitating the administration and collection of HOT due for transactions booked and paid for through the HomeAway Platform. It is expressly understood and agreed by the Parties that neither Party has made any concessions regarding the merits of its respective positions nor the merits of the other Party's positions with respect to the collection of HOT addressed in this Agreement.
- 11. The City agrees to work with HomeAway to answer any questions received from Homeowners and the public about HomeAway's tax collection and remittance process under this Agreement. HomeAway will provide information to the City to be used by the City to answer questions from Homeowners, travelers and others.
- 12. No modification of this Agreement shall be effective unless in writing and signed by both parties.
- 13. This Agreement may be terminated by HomeAway or the City upon 30 days' written notification to the other Party. Any termination under this Paragraph shall not affect the duty of HomeAway to remit to the City any HOT collected from Guests up through and including the effective date of termination of this Agreement, even if not remitted by HomeAway to the City as of the date of termination.
- 14. This Agreement, its construction and any and all disputes arising out of or relating to it, shall be interpreted in accordance with the substantive laws of the State of Texas without regard to its conflict of law principles.
- 15. This Agreement contains the entire agreement of the Parties with respect to the subject matter of this Agreement, and supersedes all prior negotiations, agreements, and understandings with respect thereto.
- 16. The Parties represent and warrant that they each have the legal authority to enter this Agreement, that the person executing the Agreement of behalf of either Party is authorized to do so, and that the Agreement shall be binding and enforceable when duly executed and delivered by each Party.

- 17. This Agreement is executed in two (2) counterparts, each of which shall be deemed an original.
- 18. This Agreement has been jointly prepared by the Parties hereto, and shall not be construed more strictly against either Party.
- 19. Neither Party may assign any of its rights or obligations hereunder, whether by operation of law or otherwise, without the prior written consent of the other Party which consent shall not be unreasonably withheld. Notwithstanding the foregoing, HomeAway may assign this Agreement in its entirety without the City's consent in connection with a merger, acquisition, corporate reorganization, or sale of all or substantially all of its assets provided the assignee has agreed to be bound by all of the terms of this Agreement and all HOT and all other sums due at the time of the attempted assignment have been paid in full. Any attempt by a Party to assign its rights or obligations under this Agreement in breach of this section shall be void and of no effect. Subject to the foregoing, this Agreement shall bind and inure to the benefit of the Parties, their respective successors, and permitted assigns.
- 20. All notices under this Agreement shall be in writing and shall be deemed to have been given upon: (i) personal delivery; (ii) the third business day after first class mailing, postage prepaid; or (iii) the second business day after sending by overnight mail or by facsimile with telephonic confirmation of receipt. Notices shall be addressed to the attention of the following persons, provided each Party may modify the authorized recipients by providing written notice to the other Party:

To HomeAway:

HomeAway.com, Inc.

Attn: Tom Pucci

Until November 15, 2019 333 108th Avenue NE Bellevue, WA 98004 Post-November 15, 2019

1111 Expedia Group Way, West

Seattle, WA 98119

Email: tpucci@expediagroup

With a copy to:

HomeAway.com, Inc.

Attn: Christy Vernor

11800 Domain Blvd, Ste 300

Austin, TX 78758

Email: cvernor@expediagroup.com

To City:

City of Corpus Christi

Attn: Chief Financial Officer

1201 Leopard St.

Corpus Christi, TX 78401-2120

With a copy to:

City of Corpus Christi

Attn: City Attorney

P. O. Box 9277 Corpus Christi, TX 78469-9277

By: Peter Zanoni, City Manager	
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