ORDINANCE NO. 2025-XX-XX-XX
AN ORDINANCE AMENDING CHAPTER 107 OF THE CITY OF ROLLINGWOOD'S CODE OF ORDINANCES RELATED TO RESIDENTIAL TREE CANOPY AND LANDSCAPE MANGEMENT, PROVIDING FOR SEVERABILITY AND AN EFFECTIVE DATE.
WHEREAS, the City of Rollingwood is a General Law Type A City under the statutes of the State of Texas; and
WHEREAS, the Texas Local Government Code Chapter 211 provides authority to regulate land for residential purposes; and
WHEREAS, the City Council of the City of Rollingwood ("City Council") finds that proper landscaping and tree canopies management provide critical environmental benefits, including improved air quality, reduced urban heat island effect, enhanced biodiversity, and stormwater management. The preservation and expansion of tree canopies contribute to the overall health and sustainability of urban ecosystems; and
WHEREAS, the City Council finds and determines that proper landscaping and trees play a vital role in enhancing public health and well-being by promoting mental health, providing recreational opportunities, and reducing noise pollution. The presence of mature trees and well-maintained green spaces is associated with improved quality of life for residents; and
WHEREAS, the City Council finds and declares that heritage trees, which are of significant age, size, or historical importance, represent irreplaceable cultural and historical assets. These trees contribute to the city's identity and historical character, offering aesthetic and educational value to current and future generations; and
WHEREAS, the Comprehensive Residential Code Review Committee (the "CRCRC") was appointed, among other issues, to study the need for amendments to the City's tree canopy and landscape regulations in residential areas; and
$\ensuremath{\mathbf{WHEREAS}}$, the CRCRC has made recommendations consistent with the amended regulations herein; and
WHEREAS, the CRCRC, the Planning and Zoning Commission and the City Council have held public meetings and/or hearings and received public input regarding the proposed amendments.
NOW THEREFORE BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ROLLINGWOOD, TEXAS, THAT:
SECTION 1. All the above premises are hereby found to be true and correct legislative and factual findings of the City Council and are hereby approved and incorporated into the body of this Ordinance as if copied in their entirety.

38 39	SECTION 2. Code Amendment. The following sections of the Rollingwood Code of Ordinances are hereby amended as follows with strikethroughs being deletions from the				
40	Code and <u>underlines</u> being additions to the Code:				
41 42	The title to Chapter 107, Division 10, Subdivision 2 is hereby deleted and amended to read as follows:				
43	Subdivision Residential Landscape and Tree Canopy Management				
44	Sec. 107-369. Purpose.				
45 46 47 48 49	(a) The tree code regulations protect the health, safety, and general welfare of the citizens of the city. In doing so, the appearance of the city is enhanced and important ecological, cultural, and economic resources are protected for the benefit of the city's residents, businesses, and visitors.				
50 51 52 53 54 55 56 57 58	(b) Because the city experiences frequent drought conditions, these regulations are also intended to encourage low water demanding landscapes (Xeriscapes) through the use of native and adapted low water use plants from the Austin Grow Green Guide found on the City of Austin Website. The planting of turfgrass on less than 50% of the total landscaped areas, with that turf grass preferably having summer dormancy capabilities such as Buffalo grass, Zoysia grass, or non-seeding varieties of Bermuda grass is also encouraged.				
59 60 61 62	(c) It is the intent of these regulations that site plan and project design will preserve the existing natural character of the landscape and the retention of protective trees as much as possible.				
63 64 65 66	(b)(d) The sections within this subdivision address trees in both development and non-development situations and seek to enhance the quality of the tree canopy and optimize the benefits that trees provide.				
67 68	(e)(e) For development situations, additional requirements to this subdivision are designated in [section] 107-376.				
69	Sec. 107-370. Applicability.				
70 71 72	This subdivision applies to property in the residential zoning district and to any other property to which section 107-341 of this Code does not apply.				
73	Sec. 107-371. Definitions.				
74	In this subdivision:				
75	(a) Protected species means:				
76	(1) Ash, Texas				

77	(2) Cypress, Bald			
78	(3) Elm, American			
79	(4) Elm, Cedar			
80	(5) Madrone, Texas			
81	(6) Maple, Bigtooth			
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	(7) All Oaks			
83	(8) Pecan			
84	(9) Walnut, Arizona			
85	(10) Walnut, Eastern Black			
86	(b) Protected tree means a tree that has a trunk with a diameter of 12			
87 88	inches or more, measured four and one-half feet above ground.			
	and is one of the protected species;			
89	(c) Replacement species means:			
90 91	 For trees planted within 20 feet of an above-ground power, cable, or telephone line: 			
92	a. Anacacho Orchid Tree			
93	b. Common Tree Senna			
94	c. Crape Myrtle (dwarf)			
95	d. Desert Willow			
96 97	e. Evergreen Sumac			
98	f. Eve's Necklace			
99	g. Flameleaf Sumac h. Goldenball Leadtree			
100	i. Mexican Buckeye			
101	j. Mexican Plum			
102	k. Possumhaw Holly			
103	Rough Leaf Dogwood			
104	m. Texas Mountain Laurel			
105	n. Texas Persimmon			
106	o. Texas Pistache			
107	p. Texas Redbud			
108	q. Wax Myrtle			
109	r. Yaupon Holly			
110	s. Cherry Laurel			
111 112	(2) For all other trees planted within a property, a protected species.			
113	(d) Replacement tree means:			

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- (1) For the replacement species listed in subsection (c)(l), a tree at least eight feet high when planted, which shall be maintained in a healthy condition after planting;
- (2) For the replacement species listed in subsection (c)(2), a tree with a diameter equal to not less than one-fourth the diameter of the protected tree it replaces up to a maximum diameter of six five inches, which shall be maintained in a healthy condition after planting. The diameter of protected and replacement trees shall be measured four and one-half feet above the ground when planted.
- (e) Heritage tree means a Protected Tree of a protected species, having a diameter of 24 inches or more, measured 4½ feet above natural grade. To determine the diameter of a multi-trunk tree, measure all the trunks; add the total diameter of the largest trunk to ½ the diameter of each additional trunk. A total diameter of 24" or higher for a multi-trunk tree is a Heritage tree.
- (f) Critical root zone ("CRZ") means the area around and under a tree having a radius of one foot per inch of diameter from the trunk of the tree outwards and twenty-four inches in depth. For example, for a tree having a 10-inch diameter, the critical root zone is 10 feet out from the trunk and twenty-four inches deep.
- (e)(g) Removal means an <u>intentional</u> act that causes or may be reasonably expected to cause a tree to die, including:
 - (1) Uprooting;
 - (2) Severing the main trunk;
 - (3) Damaging the root system, including, but not limited to:
 - Adjusting the grading of a lot to cover or uncover a tree trunk or root system to the extent that the adjusted grading causes or may be reasonably expected to cause the tree to die; or
 - b. Placing fixtures over the root system to the extent that the placement of the fixtures causes or may be reasonable expected to cause the tree to die.
 - (4) Construction or disturbance that shall-occurs within an area that constitutes more than 50 percent of the total *Critical root zone* ("CRZ") and ½ the radial distance of the CRZ for each tree being preserved, including Protected Trees and Heritage Trees, latwork, decking, or similar construction is permitted within the CRZ, and such work shall be approved and shall not be classified as removal.

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the proposed or actual protection of the CRZ before construction, during construction, and following construction does not meet the requirements of sec 101-256, then the tree shall require mitigation in accordance with the terms ordinance. (5) If the proposed or actual protection of the CRZ before

(4) Excessive pruning, including, but not limited to, pruning that exceeds 25 percent of the canopy of the tree.

Certified City arborist means an ISA certified arborist.

(i) City Development Officer means that individual designated by the City Administrator from time to time.

Sec. 107-372. Administration.

(f)(h)

- (a) A city arborist shall be appointed by the city council who shall coordinate with the City Development Officer when determined necessary to assist in promulgating forms for use under this subdivision and to decide all applications for removal of a protected tree.
- (b) If an applicant requests a variance as permitted under this subdivision, the city arborist shall direct the request to the city council and make a recommendation to the city council whether to approve the variance request.
- (e)(b) The list of eligible protected tree species under subsection 107-371(a) and the list of eligible replacement tree species under [subsection] 107-371(c) may be supplemented by approval of the city council, in consultation with the city arborist. Or as provided by subsection (e).
- (d)(c) All protected trees and heritage trees removed from a lot shouldshall be replaced on that lot unless a written permission is submitted to the City from an adjacent lot owner to replant on the adjacent lot. An applicant may satisfy a tree replacement requirement by planting the required replacement tree(s) on the property affected by the protected tree removal, or on one or more other property(s) approved by the arborist or other designated agent of the city if:
 - (1) The benefit to residents of the city would be as great as replacement on the property affected by the protected tree emoval; and
 - (2) The owner(s) of such other property(s) agree in writing to maintain the replacement trees in a healthy condition and replace same with like trees, as necessary as a result of a

Commented [AP1]: Removed "the tree shall be considered removed" as that seemed repetitive for the section this is placed in

Commented [NS2]: Language added from the 2.19.2025 meeting from language provided by CRCRC member Jay Van

Should " Lity Development Official" - tuis defined position implies that the Cot Development Officer is someone other than the city building officer, a terms used more then 70 times in the lode, in which the non-residential tree canopy ordinance. Recommend "city

Development Officer" definition be deleted, and replace "City Development Officer" with "building Official"!

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death of such tree(s), for a period of not less than three years.

- (e) For purposes of subsections 107-372(c) and (d) the city and the owner may consult with an academic organization, state agency, nonprofit organization, or the city arborist to identify an area for which tree planting will best address the science based benefits of trees and other reforestation needs of the municipality within and outside of the city limits.
- (f)(d) The city council shall provide for fees payable for review of applications for permits and variances pursuant to this division.

Sec. 107-373. Removal of protected trees.

- (a) A person may not remove a protected tree without a tree removal permit for the removal and compliance with the terms of this subdivision.
 - (1) During removal of protected trees the tree removal permit shall be displayed on the construction board for the site in present or otherwise displayed on a sign within the first five feet of the front yard cetback and if the house is not under construction the permit for tree removal shall be placed on the dashboard of the permitted vendor's vehicle.
 - Removal of a Heritage tree in required yard page is prohibited unless a Heritage Tree Removal Special Exception is granted by the Board of Adjustment upon a finding that: (i) all-reasonable efforts have been made to avoid removing the tree, (ii) the location of the tree precludes all reasonable access to the property or all reasonable use of the property, and (iii) removal of the tree is not based on a condition caused by the method or design chosen by the applicant to —develop the property. A Heritage Tree Removal Special Exception provided for in this code will not be required for Heritage Trees removed from the permitted—building footpring—buildable area but such removal isare subject to the tree removal permitting and replacement regulations provide for in this Code.
- (b) Emergency pruning or removal. Notwithstanding subsection 107-373(a), a person may perform emergency pruning or removal of a protected tree as follows:
 - (1) When the condition or location of a protected tree presents a clear and immediate danger to a structure or to the health and safety of the public, the hazardous portion of the protected tree may be removed without first obtaining a required tree removal permit. Upon the report of a certified arborist hired by the property owner that a heritage tree is

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Commented [NS3]: Section 107-373(a)(2) prohibits the removal of a heritage tree unless a special exception is granted. This section should be reviewed and modified to address concerns about the removal of heritage trees and the special exception process.

one footper inch of diameter from building footprint

either: (i) dead; (ii) is an imminent hazard to life or property, and the hazard cannot reasonably be mitigated without removing the tree, in whole or in part; or (iii) is diseased and restoration to sound condition is not practicable or the disease may be transmitted to other trees and endanger their health. This report must be confirmed by the city arborist. The city administrator shall have the authority to determine whether such documentation is in order and may consider specific safety situations in light of potential hazards to life or property. In the case of an imminent hazard to life or property under subsection (ii), documentation may be submitted within 72 hours after the action is taken.

compliance with the requirements of this subsection

- (2) In the course of performing emergency repairs to a road or water, wastewater, or drainage facilities, agents or contractors of the city may trim, prune or remove a protected tree as required to perform such work without first obtaining a tree removal permit. If such activities occur during normal business hours, the city shall first attempt to contact the city arborist City Development Officer to determine if the city arborist City Development Officer can provide immediate guidance and assistance. If such assistance is not immediately available, then the pruning or removal may occur in accordance with the requirements under chapter 18, article V of this Code.
- (3) Any person who prunes or removes a protected tree under the provisions of this subsection shall, within 14 days of such action or as soon as practicable if there is a coinciding declaration of a state of emergency in the city, apply for a tree removal permit providing for replacement trees as required by this subdivision. The application shall include photographs or other documentation to demonstrate the requisite clear and immediate danger. The city arborist City Development Officer will evaluate the information to determine whether a clear and immediate danger existed. A failure to submit an application or a failure to submit information demonstrating the clear and immediate danger shall constitute a violation of this subdivision.
- (c) The requirements of this subdivision apply to trees on public and private property. To the extent of conflict with another section of the Code, this subdivision applies.

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Sec. 107-374. Application for protected tree removal and tree removal permits.

- (a) An applicant may request a tree removal permit application from the city through the City's application platform located on the City's website. by phone, U.S. mail, fax, email or in person.
- (b) An application for removal of a protected tree located on public property, a right-of-way or a public easement may be submitted by:
 - An agent of the city, a public utility, or another political subdivision with the authority to install the public facilities and perform the work necessitating the removal of the protected tree; or
 - (2) The owner of the property adjoining the site of the protected tree.
- (c) An application for removal of a protected tree on private property may be submitted by or on behalf of the owner of the property on which the tree is located.
- (d) An application for removal of one or more protected tree(s) must be submitted to the city secretary and approved prior to removal of the protected tree. If the application is approved as provided for in this subdivision, a permit shall be issued indicating each protected tree that is approved for removal and indicating the location(s) and size(s) of any required replacement trees and the dates by which replacement trees must be planted. No tree removal permit shall be issued unless an approved building permit is in place, which includes a detailed building footprint. Any permit application for tree removal must be accompanied by documentation confirming the issuance of the building permit.
- (e) An application that proposes removal of a protected tree shall include the required permit application fee.
- (f) An application for removal of a protected tree shall include any proposal for type(s) and location(s) of replacement trees on a site plan of affected property(s).
- (g) A permit for removal of a protected tree expires on the earlier of either two years after its effective date, or upon removal of the protected tree except that if any building permit issued for the associated property expires or is revoked for any reason, the permit for removal of a tree shall be revoked as well. Subject to applicable expiration, a permit for removal of tree(s) is transferable to a subsequent owner of the affected property, provided that any obligation in the permit with respect to replacement trees is assumed by the transferee.

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- should the perniit remain in effect due to conditions in the permit such as replacement trees!

maintenance of replacement trees -

Sec. 107-375. Conditions for approval.

- (a) If the <u>a</u> protected tree is <u>removed from a required yard, located within a yard line and property line setback area and the total width of the setback area within the yard line and the property line is greater than ten feet or greater from the edge of a property, the protected tree shall be replaced with a total of three replacement trees that <u>may must</u> include a selection of replacement trees under subsections 107-371(a). (d)(l) and (d)(2) and shall include at least one replacement trees under subsection 107-371 (d)(2).</u>
- (b) If the Each protected tree removed from an area not within a required yard is not located within an area specified in subsection 107-375(a), the protected tree shall be replaced by one replacement tree under either subsection 107-371(d)(1) or subsection 107-371(d)(2).
- (c) For protected trees removed from within 20 feet of an aboveground power, cable, or telephone line the species selected from Sec 107-371 (c) (1) may shall be used for replacement.
- (e)(d) If the protected tree trunk straddles an area specified in subsection 107-375(a), the protected tree is deemed to be in the area specified in subsection 107-375(a) if more than half of the diameter of the tree is within the area specified in subsection 107-375(a). If a protected or heritage tree straddles the boundary between the yard and buildable area permitted building footprint area, it shall be considered removed from the yard area if 25% or more of the trunk diameter is in the yard area.
- (d)(e) If the eity arborist City Development Officer determines under subsection 107-373(b)(3) that an emergency existed at the time of removal that necessitated expedited removal or an applicant provides documentation from a certified arborist that a protected tree is diseased, dead, or poses an imminent or immediate threat to persons or property due to natural causes only and the protected tree falls under subsection 107-375(a), the city arborist may reduce the replacement tree requirement to one replacement tree under either subsection 107-371(d)(1) or subsection 107-371(d)(2).
- (e)(f) If the eity arborist City Development Officer determines that an applicant provides sufficient documentation from a certified arborist that a protected tree is diseased, dead, or poses an imminent or immediate threat to persons or property due to natural causes only, and also not as a result of intentional bleaching, root cutting, or pruning more than 25 percent of the canopy, and that the certified arborist has documented at least two prior actions performed by the certified arborist within the

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previous three years to mitigate the condition, the eity arborist City Development Officer may reduce or waive the replacement tree requirement for the protected tree and reduce or waive the tree replacement application fee.

(f)(g) If a protected tree is required to be removed under section 18-209, the city arborist City Development Officer may reduce or waive the replacement tree requirement for the protected tree and reduce or waive the tree replacement application fee

(g)(h) The mayor may act to waive the replacement tree requirement under this subsection (107-374(d)) for a storm event, wildfire or other calamity that causes widespread or costly damage to multiple protected trees throughout the city.

(h)(i) For a permit filed with an application for development of any improvements or structures, if the density of protected trees in an area described in subsection 107-375(b) is greater than seven protected trees, the number of replacement trees required under subsection 107-375(b) for a removal from such area is capped at seven replacement trees, at least three of which shall meet the requirements of subsection 107-371(d)(2).

(i)(j) If a protected tree has a trunk on a first property and CRZ reets and canopy that extend into a second property, the owner of the second property is required to obtain a tree removal permit for removal of the protected tree prior to performing any actions that constitute removal under subsection 107-371(e) on the second property. For purposes of determining removal under this subsection for 107-371(e), damage to the root system is assessed within the area that is a number of feet in diameter from the outer edge of the tree trunk at four and one-half feet from the ground based on a ratio of one foot for each inch of diameter of the tree trunk. If the actions by the owner of the second property as to the protected tree trigger a requirement for the owner of the first property to apply for a tree removal permit for the protected tree, the application review fee as to the protected tree on the first property is waived.

(k) Replacement of a A Heritage Tree permitted to be removed, including a Heritage Tree within the from a yard area or a permitted building footprint buildable area must be replaced with one tree 5 inches in diameter, or more, for every 12 inches in diameter of the removed tree. For example: 24 inches = 2 five-inch diameter trees, 36 inches = 3 trees, etc. to be replaced. The replacement trees must be of a species listed in subsection 107-371(a). An exception to these mitigation requirements may be granted by the City Development Officer, after consulting with the City Arborist, and with the approval of the Zoning Board of

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409 Adjustment, if the applicant demonstrates: (1) the existing tree canopy would prohibit the growth of these replacement tree(s); 410 411 or (2) the required replacement trees to be installed would have 412 to be planted under the canopy of an existing tree. 413 Sec. 107-376. Development application requirements. 414 (a) An application for a building permit must: mes are heritage
trees. 415 (1) Include a tree survey and protection plan of all existing 416 trees on the property that are at least 12 inches in diameter 417 measured four and one-half feet above the ground; 418 including an indication of the CRZ of these trees, 419 Include a grading and tree protection plan for protecting 420 all protected trees that are not approved for removal;. The 421 protection plan submitted for these trees must include 422 actions necessary for the best chance of survival of these 423 protected trees, including adequate watering before, 424 during and after construction until a certificate of 425 occupancy is granted. 426 (3) Demonstrate that the design will preserve the existing 427 natural character of the landscape as to any protected trees 428 not approved for removal; and 429 Include a tree removal permit application with required 430 fees for review of each proposed removal of a protected 431 432 (b) The building official City Development Officer may not release 433 or renew a building permit until the city arborist issues a tree 434 removal permit for each protected tree proposed to be removed has been submitted. While the tree removal permit and the 435 436 building permit may be processed and approved concurrently, the 437 tree removal permit shall not be approved prior to approval of the building permit including the approval of the building footprint. 438 439 Sec. 107-377. Administrative variance. 440 (a) The city council may grant an administrative variance from the 441 requirements of this division if the city council determines by a 442 simple majority that owing to special conditions pertaining to the 443 affected property, literal enforcement of the provisions of this 444 division will result in unnecessary hardship, and the granting of 445 the variance will not be contrary to the public interest. In considering any proposed variance, the following rules shall 446 447 be observed:

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- (1) The applicant for the variance must present to the city council a set of plans prepared by a certified arborist setting out the applicant's proposal and the nature of the proposed variance;
- (2) The proposed variance may not unreasonably affect any adjoining property or the general welfare of the community; and
- (3) The city council must find that the applicant did not create the condition necessitating the variance.
- (c) If the city council grants a variance under this subdivision, the city arborist may issue a tree removal permit with terms consistent with any terms and conditions of the granted variance.

Sec. 107-3778. Replacement procedure.

- Whenever replacement trees are required by the terms of this subdivision, the owner shall submit to the eity arborist City Development Officer for approval a replacement site plan showing the locations, species and sizes of all replacement trees and vegetation for final approval by the city arborist City Development Officer. If during installation, the owner is unable to conform to the approved replacement site plan because conformance is not feasible due to subsurface conditions that could not reasonably have been foreseen that make the viability of the tree in the planned location unlikely, then the owner must submit an amended site plan to the city arborist City Development Officer within seven days of the discovery of unforeseen subsurface conditions for approval by the eity arborist City. An amended site plan must provide for no fewer replacement trees or cumulative size of replacement trees than provided in the originally approved replacement plan.
- (b) Installation of the replacement trees must be completed within the time period designated by the eity arborist City Development Officer in the tree removal permit, however, in no event will the time period be longer than one year, however this time period is abated while a property is under construction where replacement trees are required.
- (c) The owner shall notify the eity arborist <u>City Development Officer</u> upon completion of the installation. If more than one protected tree has been replaced, the city arborist may then inspect for compliance with the approved replacement plan.
- (d) All replacement trees must survive at least three years. The City

 Development Officer shall track all replacement trees, so that at
 three years post planting, their survival and health can be
 assessed, consulting with an arborist if necessary. The eity
 arborist City Development Officer may contact the owner during
 this three year period to arrange for a site visit by the city arborist

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in order to confirm the replacement trees have survived. Replacement trees that do not survive for three years must be removed and replaced with similar species and sized trees.

(e) The owner of property from which the removal of one or more protected trees was permitted shall arrange for the transferee(s) of such property to submit to the city secretary a written transfer to and assumption by such transferee(s) of the permit and all obligations of such permit with respect to required replacement trees, if all such obligations have not been satisfied at the time of transfer of the property.

Sec. 107-3789. Violations/penalties.

- (a) It shall be an offense for a person:
 - To fail to perform an act required by the provisions of this subdivision;
 - (2) To fail to timely comply with any term of a permit issued pursuant to this division, including terms regarding the planting and maintenance of required replacement trees;

To hire, engage, or permit any person engaged in the business tree planting, maintenance, or removal to perform such services on property in the city without a permit issued by the city pursuant to section 18-217 of this Code;

- Except as expressly allowed pursuant to this subdivision, to remove or to cause the removal of a protected <u>or heritage</u> tree without first obtaining a permit therefor;
- (5) To transfer property from which the removal of a protected heritage tree has been permitted if all obligations with respect to replacement trees pursuant to the permit for such removal are not then fulfilled unless the transferee of the property agrees in a writing submitted to the city secretary to assume such permit and all obligations with respect to the planting and maintenance of required replacement trees;
- (6) To fail to submit an application for a permit as required pursuant to subsection (b) of this section or pursuant to subsection 107-373(b)(3); or
- (7) To fail to submit photographs or other documentation to demonstrate a requisite clear and immediate danger pursuant to subsection 107-373(b)(3) in connection with an unpermitted removal of a protected or heritage tree.
- (b) An offense shall constitute a Class C misdemeanor punishable by a fine not to exceed \$500.00. An offense committed intentionally,

only emergency prusing or removal]

532 knowingly, recklessly, or with criminal negligence shall be 533 punishable by a fine not to exceed \$2000.00 per offense. Each 534 protected or heritage tree removed in violation of this division 535 shall constitute a separate offense, and a failure to plant and 536 maintain each replacement tree shall constitute a separate 537 offense. Each day a violation continues shall constitute a separate 538 offense. 539 (c) The owner of affected property and each person who causes or 540 directs another person to remove a protected or heritage tree 541 without a permit shall immediately submit an application for a 542 permit pursuant to this subdivision, including a proposal for the 543 provision of replacement tree(s) in compliance with this 544 subdivision. 545 (d) The building official shall issue a stop work order in connection with any permitted development of the property from which a 546 547 protected or heritage tree is removed upon the occurrence of a 548 violation of this subdivision or any term of a permit issued 549 pursuant to this subdivision. No certificate of occupancy shall be issued for a building or other 550 structure that is not then in compliance with any permit issued 551 pursuant to this subdivision for removal of a protected tree. 552 553 SECTION 3. All provisions of the ordinances of the City of Rollingwood in conflict with 554 the provisions of this ordinance are hereby repealed to the extent of such conflict, and all 555 other provisions of the ordinances of the City of Rollingwood not in conflict with the 556 provisions of this ordinance shall remain in full force and effect. 557 SECTION 4. Should any sentence, paragraph, sub-article, clause, phrase or section of this 558 ordinance be adjudged or held to be unconstitutional, illegal or invalid, the same shall not 559 560 affect the validity of this ordinance as a whole, or any part or provision thereof other than the part so decided to be invalid, illegal or unconstitutional, and shall not affect the validity 561 562 of the Code of Ordinances as a whole. SECTION 5. This ordinance shall take effect immediately from and after its passage and 563 the publication of the caption, as the law and charter in such cases provide. 564 APPROVED, PASSED AND ADOPTED by the City Council of the City of 565 Rollingwood, Texas, on the _____ day of _____, 2024 566 567

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572		Gavin Massingill, Mayor
573	ATTEST:	
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576	Makayla Rodriguez, City Secretary	
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