ΛR	DIN	ANCE	NO	2025-	11_10_	$\mathbf{V}\mathbf{V}$
110		4 I I I I I I I	111.	. 2012.7-	11-17-	Λ

- AN ORDINANCE AMENDING CHAPTER 32, ARTICLE IV,
 SECTION 32-116 "PARKING BY PERMIT ONLY; SPECIAL
 EVENTS" OF THE CITY OF ROLLINGWOOD'S CODE OF
 ORDINANCES RELATED TO PARKING ZONES WITHIN THE
 CITY; PROVIDING FOR SEVERABILITY AND AN EFFECTIVE
 DATE.
- 8 WHEREAS, Section 32-116 of the Code of Ordinances of the City of Rollingwood
- 9 specifies when and where parking by permit is allowed during the Austin City Limits
- Music Festival and other special events held in Zilker Park in the City of Austin; and
- 11 WHEREAS, existing regulations divide the city into two parking zones, restricting
- residents' choice of on-street parking locations within the city limits of Rollingwood; and
- 13 WHEREAS, the City Council of the City of Rollingwood ("City Council") finds that
- removing the parking zones requirement is in the public interest.
- 15 NOW THEREFORE BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY
- 16 OF ROLLINGWOOD, TEXAS, THAT:

1

24

25

26

27

28

29

30

31

32

33

34

35

36

37

38

39

- 17 **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.
- 20 **SECTION 2.** Code Amendment. The following sections of the Rollingwood Code of
- Ordinances are hereby amended as follows with strikethroughs being deletions from the
- 22 Code and <u>underlines</u> being additions to the Code:
- 23 Section 32-116 is amended as follows:

Sec. 32-116. - Parking by permit only; special events.

(a) Austin City Limits Musical Festival, Trail of Lights, and Blues on the Green. It is unlawful to park, cause to be parked, or permit to remain parked any motor vehicle, whether attended or unattended, on any public street in areas zoned for single-family residential use in the city limits, more specifically identified on addendum 1 attached to Ord. No. 2015-09-16(A), without first having obtained a parking permit from the city to park on the particular public street, and displaying such permit in a manner visible through the windshield on the driver's side of the vehicle, on any date of the Austin City Limits Music Festival, Trail of Lights Festival or Blues on the Green events when held at Zilker Park in the city of Austin. The police chief is directed to install signage in accordance with applicable law, whether or not temporary in nature, to notify the public of the existence of the parking restriction, and the requirement of a permit, and the applicable parking restriction zone during times that the restriction is in effect.

- (1) Upon showing reasonably satisfactory evidence of current residence in the city (e.g. driver's license, utility bill, lease) the city secretary or other authorized agent of the city shall issue to the resident one permit for each vehicle used by residents in the same household plus two permits for use by guests/household.
- (2) The city shall be divided into two zones for permitted parking purposes. Parking zones listed as indicated on addendum 1 attached to Ord. No. 2015-09-16(A) shall be combined to constitute a single zone. Permits shall be issued to residents for use only in the zone of the resident's residence. It is unlawful to park in a zone without a permit that authorizes parking in such zone.
- (3) Permits are nontransferable. Permits issued to a resident may be used only vehicles owned or leased by members of the resident's household, and no more than two guest vehicles at any one time.
- (4) The police chief, in consultation with the mayor, is directed to cause the resident to whom permits are issued to be provided written notice of the manner for display of a permit, along with a request that permits be used, possible, only for parking in front of the resident's home and by no more than two cars at any one time during times the parking restriction is in effect. Issuance of permits to a resident shall constitute prima facie evidence that notice of applicable regulations regarding display of a permit have been provided to members of the resident's household.
- (b) City hall. It is unlawful to park, cause to be parked or permit to remain parked any motor vehicle, whether attended or unattended, at the locations listed below, without first having obtained a parking permit from the city for parking at and near city hall at 403 Nixon Drive. Said parking by permit only zone shall be designated a tow-away zone. Unauthorized motor vehicles may be towed at the expense of the owner of the motor vehicle. The city shall erect signage in compliance with applicable law to notify the public of the existence of the parking permit/tow-away zone during times the zone is in effect. The police chief is authorized to determine the location of such signage in compliance with applicable law, and once installed, the areas of restricted parking indicated by such signage shall be prima facie proof of the areas so restricted.
 - (1) In the 3200 block of Pickwick Lane.
 - (2) At those areas on Gentry Drive where at the time of adoption of this section, the curbing has been painted and designated "permit only" in yellow paint.
- (c) Violations.
 - (1) It shall be a violation of this section for any person to:
 - a. Park, cause to be parked or permit to remain parked any motor vehicle in those locations indicated without displaying a valid permit.

86	b. Falsely represent himself as being eligible for a permit,				
87	submitting false documents or otherwise making a false				
88	statement of material fact on an application for a permit.				
89	(2) Any motor vehicle parked in violation of this section without				
90	displaying a valid permit may be issued a citation or be subject				
91	to immediate towing and impoundment or both.				
92	(3) In any prosecution for a violation of this section, proof that a				
93	temporary traffic control device was actually in place shall				
94	constitute prima facie evidence that the same was installed by				
95	the police chief or his designee pursuant to the authority of this				
96	section; provided, however, it shall not be a defense in a				
97	prosecution under this section that there was no sign, that the				
98	sign was overturned, or that such sign was not sufficiently				
99	legible or in a proper position to be seen by the defendant or by				
100	an ordinarily observant person.				
101 102 103 104	SECTION 3 . All provisions of the ordinances of the City of Rollingwood in conflict with the provisions of this ordinance are hereby repealed to the extent of such conflict, and all other provisions of the City of Rollingwood ordinances which are not in conflict with the provisions of this ordinance shall remain in full force and effect.				
105 106 107 108 109	SECTION 4. Should any sentence, paragraph, sub-article, clause, phrase or section of this ordinance be adjudged or held to be unconstitutional, illegal or invalid, the same shall not 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 of the Code of Ordinances as a whole.				
110 111	SECTION 5 . This ordinance shall take effect upon its passage and publication of its caption, or on January 1, 2026, whichever is later.				
112 113 114	APPROVED, PASSED AND ADOPTED by the City Council of the City of Rollingwood, Texas, on the day of, 2025				
115					
116					
117	Gavin Massingill, Mayor				
118	ATTEST:				
119					
120	Makayla Rodriguez, City Secretary				