REDLINE

ORDINANCE NO. 0-2023-179

AN ORDINANCE AMENDING ZONING AND DEVELOPMENT CODE, 3 CHAPTER 10, ARTICLE 1, SECTION 10-2 AND ARTICLE V, SECTION 4 10-30, REGARDING REPLAT NOTICE REQUIREMENTS, CODE OF 5 ORDINANCES (2018 EDITION), CITY OF ROUND ROCK, TEXAS, AND 6 PROVIDING FOR Α SAVINGS CLAUSE AND REPEALING 7 CONFLICTING ORDINANCES AND RESOLUTIONS. 8

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10 BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ROUND ROCK,

- 11 **TEXAS:**
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I.

- 13 That Zoning and Development Code, Chapter 10, Article I, Section 10-2(b)(5) of
- 14 the Code of Ordinances (2018 Edition), City of Round Rock, Texas, is hereby amended
- 15 as follows:

16 CHAPTER 10. ZONING AND DEVELOPMENT REVIEW PROCEDURES AND BODIES

17 Sec. 10-2. – Review procedures.

18 (b) *Public notice requirements.* The purpose of this section is to establish the minimum requirements

19 for notice where required in this chapter. Unless otherwise specified, when notice is required in this

chapter pursuant to Sec. 10-2, the notice required is as set forth in subsections (b)(1) and (2) of this section.

(5) *Summary of notice required.* Published, mailed, or signed notice shall be required for
 development review as shown in the following table:

Procedure	Published	Mailed	On-site public hearing notification signs placed
Platting			
Concept plan			
Preliminary plat			
Final plat			

Replat - single-family or two-family	×	X (after approval)	×
Replat - single-family or two-family (requiring variance or exception)	X	X	X
Replat - all other	×	×	×
Amending or minor plat			

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That Zoning and Development Code, Chapter 10, Article V, Section 10-30(e) of

II.

4 the Code of Ordinances (2018 Edition), City of Round Rock, Texas, is hereby amended

5 as follows:

6 CHAPTER 10. ZONING AND DEVELOPMENT REVIEW PROCEDURES AND BODIES

7 Sec. 10-30. – Replat.

8 (e) Notice requirement for replats. Pursuant to V.T.C.A Local Government Code ch. 212.015, a public 9 hearing is required for replats containing lots which during the preceding five (5) years were limited by 10 zoning or deed restriction to residential use for not more than two residential units per lot. If a replat of residential property, as described by § 212.015(a) of the Tex. Loc. Gov't. Code, requires a variance or 11 12 exception, a public hearing must be held. A public hearing is not required for replats containing only lots zoned or restricted for all other uses. Notice of a replat public hearing shall be given, not less than 13 14 15 days before the date set for the hearing, by publication and by written notice forwarded by the PDS 15 director to the owners of property lying outside of the replat boundaries and within 300 feet of those 16 boundaries as indicated on the most recently approved municipal tax roll or, in the case of a subdivision 17 within the ETJ regulated by the city, the most recently approved county tax roll of the property upon which the replat is requested. The written notice may be delivered by depositing the notice, properly 18 addressed with postage prepaid, in a post office or postal depository within the municipal boundaries. 19 Additionally, one on site public hearing notification sign shall be placed by city staff on each property 20 21 requiring a public hearing not less than ten days prior to the planning and zoning commission public 22 hearing date. The sign shall be placed perpendicular to and no further than 15 feet from the roadway, 23 or as deemed suitable by staff. in accordance with Sec. 10-2. If a proposed replat described by § 24 212.015(a) of the Tex. Loc. Gov't. Code does not require a variance or exception, not later than the 25 fifteenth day after the date the replat is approved, written notice shall be provided by mail of the 26 approval of the replat to each owner of a lot in the original subdivision that is within 300 feet of the lots 27 to be replatted according to the most recent municipality or tax roll. The notice must include the zoning 28 designation of the property and a telephone number and e-mail address an owner of a lot may use to 29 contact the city about the replat. This requirement does not apply to a proposed replat if the City holds 30 a public hearing and gives notice of the hearing pursuant to Tex. Loc. Gov't Code § 212.015(b).

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III.

A. All ordinances, parts of ordinances, or resolutions in conflict herewith are
 expressly repealed.

B. The invalidity of any section or provision of this ordinance shall not
invalidate other sections or provisions thereof.

6 **C.** The City Council hereby finds and declares that written notice of the date, 7 hour, place and subject of the meeting at which this Ordinance was adopted was posted 8 and that such meeting was open to the public as required by law at all times during which 9 this Ordinance and the subject matter hereof were discussed, considered and formally 10 acted upon, all as required by the Open Meetings Act, Chapter 551, Texas Government 11 Code, as amended.

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13 Alternative 1.

By motion duly made, seconded and passed with an affirmative vote of all the Council members present, the requirement for reading this ordinance on two separate days was dispensed with.

17 **READ**, **PASSED**, and **ADOPTED** on first reading this _____ day of ______, 2023.

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1	Alternative 2.										
2	READ	and	APPROVED	on	first	reading	this	the		day	of
3			, 2023.								
4	READ,	APPR	OVED and Al	DOPT	ED on	second i	reading	g this	the	day	of
5			, 2023.								
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7					Redlin	e only - No	o signa	ature			
8				(CRAIG	MORGAN	N, May	or			
9				(City of	Round Ro	ock, Te	xas			
10											
11	ATTEST:										
12	.										
13	Redline only -	No sig	Inature								
14	MEAGAN SPIN	NKS, (City Clerk								