1	PCO-3-21
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3	THE CITY OF WARWICK
4	STATE OF RHODE ISLAND
5 6	CHAPTER 10
7	BUSINESSES
8 9	DUSII(ESSES
9 10	No Date
10	
12	ApprovedMayor
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14	AN ORDINANCE IN REGARDS TO ENSURING SHOPPING CARTS REMAIN ON
15	THEIR ORIGINATING PROPERTY
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17	<i>Be it ordained by the City of Warwick:</i>
18 19 20	Section I. Chapter 10, Article VI, of the City of Warwick Code of Ordinances is hereby amended by adding Subsection 10-41 as follows:
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23	<u>Article VI. – Shopping Carts</u>
24 25	See 10.41 Definitions
25 26	Sec. 10-41. – Definitions
27	As used in this Section:
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29	(a) <u>Abandoned cart.</u> The term "abandoned cart" shall mean any cart that has been
30 31	removed, without written consent of the owner, from the owner's business premises and is located on either public or private property.
31 32	and is located on entiter public of private property.
33	(b) Agent. The term "agent" shall mean the person or persons designated by the owner of
34	the cart authorized as the person to perform or provide retrieval services on behalf of
35	the owner. The agent may be the owner, store manager, employee or private cart
36	retrieval company.
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38	(c) <u>Cart</u> . The term "cart" shall mean a basket which is mounted on wheels or a similar
39	device generally used in a retail or commercial establishment by a customer for the
40	purpose of transporting goods of any kind.
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42	(d) <u>Director</u> . The term "director" shall mean the Director of Public Works of the City of
43	Warwick.
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1	(e) <u>Owner</u> . The term "owner" shall mean any person or entity, who in connection with
2	the conduct of a business, owns, leases, possesses, or makes a cart available to
3	customers or the public. For the purposes of this section, owner shall also include
4	agent.
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6	(f) Premises. The term "premises" shall mean the entire area owned, occupied, and/or
7	utilized by an owner which provides carts for use by customers or other persons,
8	including any parking lot or other property provided on behalf of the owner for
9	customer parking or use.
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11	Sec. 10-42 - Unauthorized removal unlawful.
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13	It shall be unlawful for any person, either temporarily or permanently, to remove a cart from a
14	premises or be in possession of a lawfully marked cart that has been removed from a premises
15	without written consent of the owner authorized by this section or for the purpose of repair,
16	maintenance or disposal.
17	mannenance of disposal.
18	Sec. 10-43 - Abandonment prohibited.
	Sec. 10-43 - Abandonment promoted.
19 20	It shall be unlawful for any person to cause or permit any cart to be abandoned on or upon any
20	sidewalk, street or other public area, other than the premises of the owner of such cart.
21	sidewark, suber of other public area, other than the premises of the owner of such cart.
22	See 10.44 Contridentification required
23	Sec. 10-44 - Cart identification required.
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25	Every cart owned or provided by any owner shall have the sign that includes the owner's name,
26	address and phone number.
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28	Sec. 10-45 - Cart removal warning signs.
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30	Owners shall prominently display signs notifying the public that removal of carts from the
31	premises is prohibited under this section.
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33	Sec. 10-46 - Written permission required for off-premises use of cart.
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35	An owner may permit customer off-premises use of a cart for transportation of purchased items.
36	The authorization must be in writing with date and time. This cart must be returned to the
37	owner's premises within seventy-two (72) hours.
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39	Sec. 10-47 - Mandatory locking of carts after hours.
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41	Carts stored outdoors shall be locked after business hours in a manner that prevents theft.
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43	Sec. 10-48 - Mandatory retrieval required within twenty-four (24) hours of notification by City.
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45	The City shall notify the owner of an abandoned cart when such cart is located in a place that can
46	be accessed safely by the owner. Such notice may be by telephone or email to the owner or

1	owner's agent designated in the Abandoned Cart Prevention and Retrieval Plan. Within twenty-
2	four (24) hours of City notification, the owner or agent shall cause the identified cart(s) to be
3	retrieved.
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5	Sec. 10-49 - Abandoned cart prevention and retrieval plan required.
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7	Every owner who provides carts to customers or intends to provide carts to customers shall
8	develop, implement and comply with the terms and conditions of an approved Abandoned Cart
9	Prevention and Retrieval Plan to prevent unauthorized removal of carts from a premises and, if
10	removed, to retrieve the cart within twenty-four (24) hours of removal or notice of removal. Such
11	Abandoned Cart Prevention and Retrieval Plan must be approved by the Director to be effective.
12	Such Abandoned Cart Prevention and Retrieval Plan shall include the following elements:
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14	(a) Name. The name of the owner, any agent(s) and the business name, the physical
15	address where the business is conducted, the name, address and phone number(s) of
16	the on-site and off-site owner or agent(s) if different.
17	
18	(1) The owner or agent shall provide the City with current contact information for the
19	purpose of notification of abandoned carts by the City.
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21	(b) Designation of the agent for cart retrieval and direct contact information including
22	phone number or email information.
23	(c) Cart Identification Sign. Owners shall attach an example of the proposed cart
24	ownership identification sign.
25	(d) Verification that carts that are stored outdoors shall be locked during hours when the
26	business is closed.
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28	Sec. 10-50 – Penalties
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30	At any time after the director's approval of any Abandoned Cart Prevention and Retrieval Plan,
31	the owner may propose a change to address, different circumstances, or to improve the Plan. An
32	owner or designee who fails to retrieve a cart within twenty-four (24) hours upon receiving
33	notification from the Department of Public Works pursuant to this section, shall be subject to a
34	one-hundred-dollar (\$100.00/00) fine per cart.
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36	Owners shall also be subject to a twenty-five dollar (\$25.00/00) fine, per cart per day, for each
37	cart which lacks the identifying information as required by this section.
38	eart which lacks the lachthying mormation as required by this section.
39	Section II. This Ordinance shall take effect thirty (30) calendar days after its passage.
40	<u>Section II.</u> This ordinance shall take effect unity (30) calcudar days after its passage.
40 41	SPONSORED BY: COUNCILMAN SINAPI
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42 43	COMMITTEE: ORDINANCES
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