1	Amended
2	PCO-30-16
3	Sub A THE CITY OF WARWICK
4 5	STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS
6	
7	CHAPTER 74
	TAXATION
8	
9 10	<u>ARTICLE VII.</u>
11	
12	TAX STABILIZATION FOR WARWICK INTERMODAL AND
13	HISTORIC DISTRICTS
14	
15	No Date
16	
17	ApprovedMayor
18	
19 20	<i>Be it ordained by the City of Warwick</i> :
21 22 23	Section I. Chapter 74 of the Code of Ordinances of the City of Warwick is hereby amended to add the following:
24	Sec. 74-147. Declaration of purpose and findings.
25	
26	(a) The City Council of the City of Warwick has the authority, pursuant to the relevant
27	provisions of Section 44-3-9 of the General Laws of the State of Rhode Island, as
28	amended, to exempt from tax payment, in whole or in part, real and personal property
29	which has undergone environmental remediation, is historically preserved, or is used for
30	affordable housing, manufacturing, commercial or residential purposes, or to determine a stabilized amount of taxes to be paid on account of the property, notwithstanding the
31 32	valuation of the property or the rate of tax.
32 33	valuation of the property of the rate of tax.
34	(b) The City Council of the City of Warwick has determined that Warwick Intermodal
35	District is a priority economic development opportunity for Warwick in that the presence
36	of intermodal transportation in the district presents an opportunity for high-value, high-
37	quality, mixed-use growth.
38	
39	(c) The City Council of the City of Warwick has determined that in order to increase the pace
40	of economic development and redevelopment in the Warwick Intermodal District and
41	thereby increase the City's tax base, it is vital that the City provide property developers,
42 42	entrepreneurs and investors with a predictable tax phase-in plan that will encourage investment in the Warwick Intermodal District. The City Council of the City of Warwick
43	investment in the warwick intermodal District. The City Council of the City of Warwick

1	finds and declares further that it is in the public interest to develop a set of clear criteria					
2	for eligibility for tax stabilization, as well as a defined long-term plan to bring a project to					
3	full taxation. Accordingly, the City Council for the City of Warwick finds that granting					
4	the stabilization provided for in this Article will inure to the benefit of the City by reason					
5	of but not limited to the following:					
6						
7	1. Increasing the willingness of residential, commercial, hospitality and mixed-use					
8	developers to locate in the Warwick Intermodal District;					
9						
10	2. Increasing the willingness of business dependent and business efficient facilities					
11	to locate and expand with an increase in employment or the willingness of					
12	commercial, mixed-use and hospitality business development to locate, retain or					
13	expand its facility in Warwick and not substantially reduce its work force in					
14	Warwick:					
15 16	3. Resulting in improvement of the physical and infrastructure assets of a key					
16 17	intermodal area in Warwick which will result in a long-term economic benefit to					
18	Warwick: and					
10 19	waiwick. and					
20	4. Increasing the willingness of mixed-use commercial, hospitality and residential					
20	developers and property owners to construct new or to replace, reconstruct,					
22	convert, expand, retain or remodel existing buildings, facilities, with modern					
23	buildings, facilities, fixtures, equipment resulting in residential housing.					
24	hospitality and/or mixed use commercial building investment in Warwick's					
25	Intermodal District.					
26						
27	(d) The City Council of the City of Warwick in adopting the City of Warwick					
28	Comprehensive Plan 2013-2033 and in enacting a Historic Overlay Zoning District in the					
29	City of Warwick Code of Ordinances, Appendix A, Zoning, as amended, has determined					
30	that the redevelopment of certain existing structures within the City of Warwick's					
31	Historic Districts also satisfy the purposes and qualifies for the findings set forth above.					
32						
33	Sec. 74-148. Definitions.					
34						
35	As used in this article, unless the context clearly indicates otherwise, the following words shall					
36	have the following meanings:					
37						
38	(a) "Applicant" means the property owner of an eligible property and eligible project who					
39	initiates the property tax stabilization application process.					
40	(b) "Development Project" means schehilitetion of an evicting structure of the first					
41	(b) "Development Project" means rehabilitation of an existing structure or construction of a					
42	new building.					
43	(a) "Property" means real and personal property which has undergone environmental					
44	(c) "Property" means real and personal property which has undergone environmental remediation, is historically preserved, or is used for affordable housing, manufacturing,					
45	remediation, is instorically preserved, or is used for affordable housing, manufacturing,					

1 2 3 4 5	<ul> <li>commercial, or residential purposes. "Property used for commercial purposes" means any building or structures used essentially for offices or commercial enterprises.</li> <li>(d) <u>"Warwick Historic District" means an existing building and/or property entirely or partially located within a Historic Overlay Zoning District, as further identified in the Historic and Cultural Resources Element of the City of Warwick Comprehensive Plan</u></li> </ul>		
6 7 8	2013-2033 and as codified in Sections 302.6 and 311 of the Warwick Code of Ordinances Appendix A, Zoning, as amended.		
9 10 11 12 13	(e) "Warwick Intermodal District" means the zoning ordinance district established pursuant to the relevant provisions of the Warwick Code of Ordinances. Appendix A, Zoning, Section 301.11 A, as amended. See map attached hereto and incorporated herein as Exhibit 1.		
14 15	Sec. 74-149. Eligibility.		
16 17 18 19	(a) To be eligible for a stabilization agreement under this Article, the Property to be stabilized must be part of a Development Project that meets the following criteria:		
20 21 22 23	1. The Development Project must be located entirely within the Warwick Intermodal District, as set forth in Sec. 74-148 (c), as amended, herein or located entirely or partially within the Warwick Historic District as set forth in Section 74-148.		
23 24 25 26	2. The Development Project must have a project cost of construction of not less than five million dollars (\$5,000,000).		
27 28 29 30 31 32	3. The Development Project must be compliant with the City Centre Master Plan, as amended, and Section 507 of the Warwick Zoning Ordinance entitled "Warwick Station Development District" (inclusive), as well as the Table 1 Use Regulations "intermodal" zoning for uses allowed within the district along with any provisions of the Zoning Ordinance regulating the use of the Project.		
33 34 35 36	4. <u>If the Development Project is eligible because it is located within the Warwick</u> <u>Historic District, the Development Project must also satisfy at least two of the three</u> <u>eligibility criteria: (i) the redevelopment of the existing structure(s) within the</u> <u>Warwick Historic District shall also be set forth as a goal of the City of Warwick in</u>		
37 38 39	the City of Warwick Comprehensive Plan 2013-2033; (ii) the redevelopment involves the preservation of a significant contributing structure within the Warwick Historic District; and (iii) the Development Project has secured tax credits under the Rebuild		
40 41 42	Rhode Island Tax Credit Programs defined herein and/or the Rhode Island Historic Tax Credit Act, R.I. Gen. Laws §44-3.6-1 et. seq.		
43 44 45	(b) Construction of a Development Project receiving a tax stabilization agreement must begin construction within twelve (12) months and must be completed within thirty-six (36) months of the effective date of the stabilization agreement.		

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2	(c) No Development Project which includes, but is not limited to, a proposed use, business,
3	or commercial operation relocating a facility from a city or town within the state of
4	Rhode Island to Warwick shall be eligible for a tax stabilization agreement under this
5	Article. Additionally, there shall be a committee to review compliance with this anti-
6	cannibalization clause comprised of the Director of City Planning, the City Tax Assessor
7	and the City Council Finance Chair or his or her designee.
8	and the enty council i mance chair of his of her designee.
9	(d) Any Applicant for tax stabilization pursuant to this Article must be current on all tax, user
10	fees and any other payments owed to the City and otherwise in good standing to operate
11	as a business in the State of Rhode Island as of the time of application for a tax
12	stabilization agreement.
13	stabilization agreement.
13 14	(e) This tax stabilization program shall end on December 15, 2027. No application for a tax
14 15	stabilization program shall be accepted after that date.
	stabilization program shan be accepted after that date.
16 17	Sec. 74-150. Stabilization schedule.
18	See, 77-130, Stabillation Scheune.
18 19	(a) For the first five (5) years of the tax stabilization the tax assessment on the Property that
20	is the subject of an Application for a tax stabilization agreement pursuant to the relevant
20	terms of this Article shall he the "Base Tax," which shall have been determined prior to
22	the commencement of the stabilization period by the city tax assessor in the following
23	manner:
23	manner.
24 25	1. If the site is subject to property taxes prior to the commencement of the
26	stabilization period the assessed valuation at the time of application shall be the
20	basis to determine the tax amount to constitute the "Base Tax" for the purpose of
28	the tax stabilization agreement.
20 29	the tax stabilization agreement.
30	2. If the site is not subject to property taxes prior to the commencement of the
31	stabilization period, the assessor shall determine the property valuation at the site,
32	and the "Base Tax" shall he based on that valuation.
33	and the Base ray shall be based on that valuation.
33 34	(b) As consideration for receiving the benefits provided for in a tax stabilization agreement,
35	the Applicant, any successor-in-interest, any Owner/Lessor and/or Lessee/Tenant of the
36	Property waives and releases any and all rights to appeal or otherwise challenge the Base
37	Tax assessed value during the five year (5) Base Tax period. This waiver shall terminate
38	upon expiration of the five (5) year Base Tax period. All rights to appeal or otherwise
30 39	challenge a tax assessment pursuant to the relevant provisions of the General Laws shall
39 40	apply upon expiration of the Base Tax period under any tax stabilization agreement.
40 41	apply upon expiration of the base fax period under any tax stabilization agreement.
41 42	(c) Upon issuance of a certificate of occupancy for the Project, the tax assessor shall assess
42 43	the Project, and the Project shall thereafter be reassessed according to the City's regular
43 44	revaluation cycle.
	revaluation cycle.
45	

- (d) Property eligible for a tax stabilization under this Article shall be taxed pursuant to the following schedule:
- 3 4

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Year	Tax Abatement
1	Base Tax
2	Base Tax
3	Base Tax
4	Base Tax
5	Base Tax
6	90% of assessed value exempt from
	tax
7	80% of assessed value exempt from
	tax
8	70% of assessed value exempt from
	tax
9	60% of assessed value exempt from
	tax
10	50% of assessed value exempt from
	tax
11	40% of assessed value exempt from
	tax
12	30% of assessed value exempt from
	tax
13	20% of assessed value exempt from
	tax
14	10% of assessed value exempt from
	tax
15	0% of assessed value exempt from tax

5

6 In year 15 and thereafter, the Development Project will be taxed at the then-assessed value and be 7 taxed at the then-normal rate applied by the City.

## 8 9

## Sec. 74-151. Application procedure for stabilization.

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- (a) The application procedure shall proceed as follows
- An Applicant shall apply to the City's tax assessor's department for a tax stabilization
   agreement under this Article prior to obtaining a building permit. The application shall be
   on a form prescribed by the City's tax assessor's department and shall include:
- i. the program of building, alterations and/or improvements to be made;
- 19 ii. a certification from the Applicant that the project meets the eligibility

1 requirements set forth in Section 74-149(a)(2) herein.

iii. a non-refundable filing fee of Three Thousand Five Hundred Dollars and Zero
 Cents (\$3,500.00) which shall be used by the tax assessor to retain a peer review to validate
 whether the Development Project meets the investment costs set forth in this Article to qualify
 for eligibility.

(b) Upon receipt of an Application, the tax assessor's department shall forward the
application to the Warwick planning department for review. Within twenty (20) days of the
filing of the Application with the tax assessors department, the planning department shall
determine whether the Development Project meets the minimum requirements set forth in
Section 74-149 herein.

- (c) Within thirty (30) days of the filing of the Application for a tax stabilization agreement
   with the tax assessor's department, the tax assessor's department shall either deem the
   Application complete or provide a written response to the Applicant detailing any
   deficiencies in the application.
- (d) Once the Application is deemed complete the tax assessor's department shall prepare a
   tax stabilization agreement with the Applicant pursuant to and upon the terms set forth in this
   Article. A fully executed tax stabilization agreement with the City is required for a
   Development Project to receive the tax stabilization provisions provided for under this
   Article.
- (e) The tax assessor's department together with the planning department, shall develop
   standardized forms and additional procedures consistent with this Article, as they deem
   necessary and proper to effectuate the terms and provisions of this Article.
- (f) Nothing shall prohibit an Applicant having submitted an Application deemed incomplete
   or ineligible from subsequently re-applying for a tax stabilization agreement under this
   Article.
- 33 Sec. 74-152. Miscellany.

(a) The benefits of a tax stabilization agreement obtained pursuant to this Article shall be transferable to Property owners and tenants, but the duration of the stabilization period shall not be extended. The City Council of the City of Warwick, may upon application made by an Applicant on a form provided by the Warwick City Clerk's office, provide an extension and/or revision to a tax stabilization agreement at their sole and absolute discretion.

- (b) The receipt of a tax stabilization agreement under this Article shall not deprive any
   person of the right to appeal the valuation or calculation of the taxes assessed from time
   to time, except as provided for in 74-150(b).

1 2 3	(c)	(c) Nothing herein shall prohibit the City Council from extending a tax stabilization agreement on different terms to a Development Project that would otherwise qualify for stabilization under this Article.			
4 5 7 8 9 10	(d)	) Annually, the tax assessor shall have performed a peer review audit to validate that all performance criteria for the Development Project to remain eligible for the tax stabilization program. An annual audit filing fee shall be established by the tax assessor to reflect the actual cost, without any mark-up or contingency, of the required annual peer review compliance audit.			
11 12 13 14 15 16 17 18	(e)	Nonpayment or late-payment of taxes due under this Article shall render the terms of any tax stabilization agreement null and void if such non-payment or late payment is not cured within sixty (60) days of any such delinquency; provided however, that the taxpayer may petition the City Council to keep the tax stabilization agreement in place one time during the term of the agreement. In addition, all authority granted to the City in the General Laws to sell property at tax sale shall remain in full force and effect during the period of any tax stabilization agreement.			
19 20 21		(f) Upon execution of a tax stabilization agreement, the tax assessor shall notify and provide a copy of the agreement to the City Council.			
22 23 24 25 26 27	If any shall c		is found to be unenforceable, then the other provisions herein e and effect as if the unenforceable provision were not passed		
28 29 30	<u>Sec. 7</u>	4-153 — 74-160. Reserved.			
31 32 33	Sectio	n II. This Ordinance shall tal	ke effect upon passage and publication as prescribed by law.		
34 35 36 37 38 39 40 41 42 43 44		SPONSORED BY:	COUNCIL PRESIDENT TRAVIS COUNCILMAN COLANTUONO COUNCILMAN CHADRONET COUNCIL WOMAN VELLA WILKINSON COUNCILMAN SOLOMON COUNCILMAN LADOUCEUR COUNCIL WOMAN USLER COUNCILMAN GALLUCCI COUNCILMANMEROLLA		
45		COMMITTEE:	ORDINANCE		