## COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND 2024 Legislative Session

Bill No.	CB-098-2024				
Chapter No.					
Proposed and I	Presented by Council Member Watson				
Introduced by	Council Members Watson, Hawkins, Ivey, Dernoga, Fisher, Olson,				
	Burroughs, Harrison, Oriadha and Blegay				
Co-Sponsors					
Date of Introdu	October 22, 2024				
	BILL				
AN ACT concern	ning				
	Businesses and Licenses – Shopping Cart Control				
For the purpose of	For the purpose of keeping shopping carts out of communities by requiring retail businesses to				
label and equip shopping carts with control devices; imposing penalties on non-complaint					
businesses; providing for appeals of such penalties; and authorizing the promulgation of					
implementing reg	gulations.				
BY repealing and reenacting with amendments:					
	SUBTITLE 5. BUSINESSES AND LICENSES.				
	Sections 5-275, 5-276, 5-277, 5-278, 5-279, 5-280,				
	and 5-281				
	The Prince George's County Code				
	(2023 Edition).				
SECTION 1	. BE IT ENACTED by the County Council of Prince George's County,				
Maryland, that Se	Maryland, that Sections 5-275, 5-276, 5-277, 5-278, 5-279, 5-280, and 5-281 of the Prince				
George's County Code be and the same are hereby repealed and reenacted with the following					
amendments:					
SUBTITLE 5. BUSINESSES AND LICENSES.					
DIVISION 22. [RESERVED] SHOPPING CART CONTROL.					
Sec. 5-275. [Reserved] <u>Findings and Purpose</u> .					
(a) The Prince George's County Council finds and declares that discarded shopping carts					

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1	constitute a nuisance, creating potential hazards to the health and safety of the public. These
2	discarded carts create conditions of blight in the community, obstructing free access to
3	sidewalks, streets and other public rights-of-way, impede emergency services as well as promote
4	deterioration of County communities thereby reducing property values.
5	(b) It is the purpose of this Division to ensure that retail business owners take reasonable
6	steps to prevent the removal of shopping carts from business premises, and when removed, to
7	provide for prompt retrieval of such shopping carts.
8	Sec. 5-276. [Reserved] <u>Definitions</u> .
9	The definitions set forth in this section shall govern the application and interpretation of this
10	<u>Division.</u>
11	County means the Prince George's County Government.
12	Owner means any person or entity, who in connection with the conduct of a retail business,
13	owns, leases, possesses, or makes a shopping cart available to customers or the public. For the
14	purposes of this Division, owner shall also include store owner, manager, on-site manager, on-
15	duty manager or other designated agent of the retail business.
16	Premises means the entire area owned and utilized by the retail business that provides carts for
17	use by customers, including any parking lot or other property provided by the cart owner for
18	customer parking.
19	Retail Business means any business located in Prince George's County which offers or provides
20	twenty (20) or more shopping carts for the use of the customers of such business regardless of
21	whether such business is advertised or operated as a retail or wholesale business, and regardless
22	of whether such business is open to the public, is a private club or business, or is a membership
23	store. Retail business does not include a business operated by either a cooperative organized
24	under the laws of the State of Maryland or a nonprofit organization exempt from taxation under
25	Section 501(c)(3) of the Internal Revenue Code.
26	Shopping Cart means a basket mounted on wheels or a similar device which is generally used in
27	a retail business by a customer to transport goods of any kind.
28	Sec. 5-277. [Reserved] Shopping Cart Identification.
29	(a) Required identification. Every shopping cart made available for use by customers of a
30	retail business in Prince George's County must have a durable, weatherproof, and legible sign or
31	marking that identifies the following information:

1	(1) the name of the retail business;
2	(2) the address of the retail business;
3	(3) working telephone number that may be used to return the shopping cart removed
4	from the premises to the owner or retail business.
5	(b) Authority to inspect. The County shall have the authority to inspect shopping carts
6	provided by retail businesses in the County to determine compliance with this Division.
7	(c) Compliance date and certification. Each retail business shall comply with the
8	requirements of this section by August 1, 2025. Each such business shall provide written self-
9	certification of compliance to the County in a manner set forth in regulations implementing this
10	<u>Division.</u>
11	Sec. 5-278. [Reserved] <u>Preventing Cart Removal</u> .
12	(a) Preventative measures required. Each retail business owner or manager shall
13	implement one or more of the following measures to prevent the removal of shopping carts from
14	the premises:
15	(1) Placing electronic or other disabling devices on all shopping carts;
16	(2) Requiring coin deposits (for example, twenty-five cents) for shopping cart use;
17	(3) Posting a security guard to prevent customers from removing shopping carts from
18	the premises:
19	(4) Utilizing a cart control and retrieval company;
20	(5) Utilizing an in-house cart retrieval system;
21	(6) Other measures deemed appropriate and effective by the County as set forth in
22	published regulations.
23	(b) Penalty for non-compliance. The County shall have the authority to fine retail
24	businesses that fail to comply with the requirements of this section two thousand dollars (\$2,000)
25	per day after an initial written warning of non-compliance.
26	(c) Compliance date and certification. Each retail business shall comply with the
27	requirements of this section by August 1, 2025. Each such business shall provide written self-
28	certification of compliance to the County in a manner set forth in regulations implementing this
29	<u>Division.</u>
30	Sec. 5-279. [Reserved] <u>Discardment Prohibited</u> .
31	(a) Unlawful discardment. It is unlawful to discard upon any public or private property

1	other than the premises of the retail business from which the shopping cart was removed,								
2	regardless of whether such cart was removed from the premises with permission of the shopping								
3	<u>cart owner.</u>								
4	(b) Presumption upon locating shopping carts. For the purposes of this Division, any								
5	shopping cart located on any public or private property other than the premises of the retail								
6	business from which such shopping cart was removed shall be presumed lost, stolen, or								
7	discarded.								
8	(c) Presumed ownership based on geography. Discarded shopping carts will be assumed								
9	to be the property of the retail business geographically closest to the cart's collection point based								
10	on logos, branding, retailer's name, or other identifying features.								
11	Sec. 5-280. [Reserved] Enforcement Regulations.								
12	(a) Authority to promulgate regulations. The County is authorized to develop regulations								
13	to carry out the requirements of this Division.								
14	(b) Publishing regulations. Regulations developed to carry out the requirements of this								
15	Division shall be published.								
16	Sec. 5-281. [Reserved] Appeals.								
17	Any notice of violation issued pursuant to this Division may be appealed in writing to the Board								
18	of Appeals of the County within ten (10) days of the date of the violation notice or such period as								
19	may be specified in the violation notice.								
20	* * * * * * *								
21	SECTION 2. BE IT FURTHER ENACTED that the provisions of this Act are hereby								
22	declared to be severable; and, in the event that any section, subsection, paragraph, subparagraph,								
23	sentence, clause, phrase, or word of this Act is declared invalid or unconstitutional by a court of								
24	competent jurisdiction, such invalidity or unconstitutionality shall not affect the remaining								
25	words, phrases, clauses, sentences, subparagraphs, paragraphs, subsections, or sections of this								
26	Act, since the same would have been enacted without the incorporation in this Act of any such								
27	invalid or unconstitutional word, phrase, clause, sentence, paragraph, subparagraph, subsection,								
28	or section.								
29	SECTION 3. BE IT FURTHER ENACTED that this Act shall take effect forty-five (45)								
30	calendar days after it becomes law.								

Adopted	l this	day of		, 2024.	
				COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND	
			BY:	Jolene Ivey Chair	
ATTEST:					
Donna J. Bro Clerk of the C				APPROVED:	
DATE:			BY:	Annala D. Alaskaraka	
				Angela D. Alsobrooks County Executive	
[Brackets] in	dicate langu	anguage added age deleted fro tervening existi	m ex ng C		*