



**PLANNING AND DEVELOPMENT DEPARTMENT MEMORANDUM
#50-2019**

DATE: September 23, 2019
TO: Honorable Mayor Antonio B. Esquibel and City Council Members
THROUGH: Heather Geyer, City Manager 
FROM: Brook Svoboda, Director of Planning and Development 
SUBJECT: Shopping Cart Follow Up Discussion

PURPOSE

To provide Council an update on the recent efforts to manage off premise shopping carts.

BACKGROUND

Council held a discussion at the August 12 Council meeting concerning shopping carts. The staff memo provided for the discussion item is included as Attachment 1. An outcome of that meeting was for staff to start tracking the number and locations of the shopping carts found off premise and report the results to Council.

On August 16 Staff began tracking and indexing off premise shopping carts. Below is a summary of the findings to date:

- Carts Collected 20
- Locations 16 (See Map – Attachment 2)
 - Proactive 6
 - Reported 10

Attachment 2 also includes which business the cart is from, if there is a name or brand on the cart. There are several that do not have identification on them.

As mentioned in the previous staff memo, Staff has been collecting and contacting the applicable businesses to come and collect their carts from the Maintenance & Operations (M&O) facility.

STAFF RECOMMENDATION

Based on the information collected, we are recommending that Staff continue to collect and monitor the number of off premise carts.

BUDGET/TIME IMPLICATIONS

Current operational effort will not require an increase in level of service.



STAFF REFERENCE

If Council members have any comments or questions they may contact Brook Svoboda, Director of Planning and Development, at 303.450.8937 or bsvoboda@northglenn.org.

ATTACHMENTS

1. August 12 Staff memo
2. Shopping Cart Map – Locations

**PLANNING & DEVELOPMENT DEPARTMENT MEMORANDUM
#41-2019**

DATE: August 12, 2019
TO: Honorable Mayor Antonio B. Esquibel and City Council Members
THROUGH: Heather Geyer, City Manager 
FROM: Brook Svoboda, Director of Planning and Development 
SUBJECT: Shopping Cart Enforcement Discussion

PURPOSE

To update Council on current efforts to manage off-premise shopping carts, and possible next steps.

BACKGROUND

At a Ward 3 Community Meeting, concerns were raised about shopping carts being left on private residential property with increasing frequency, including single family and multi-family properties. Over the last several months there has been an increase in shopping carts being identified off premise of the retailer where the carts originate.

Historically: Several years ago the Neighborhood Services Division had an abatement officer, and part of that officer's duties was to patrol for shopping carts, collect them and return them to their respective business. The frequency in which this occurred was very low and not a significant part of the position's duties. The position was reclassified to a Neighborhood Services Officer to increase coverage and enforcement.

Current Practice: If a cart is on a public right-of-way or city park/property, Public Works and/or Parks Staff will typically retrieve them and notify the business to come and retrieve the carts. Staff do not remove carts from private property.

Additional Efforts and Steps Being Taken: Since the concerns were raised earlier this year, staff has met with all businesses, and compiled a working point of contact list for businesses who utilize shopping carts located within the city limits, as well as a half mile radius of the municipal boundary. In meeting with these businesses they were all very supportive of our engagement and would actively assist in retrieving carts from private property as well as those collected by City staff.

Staff, in coordination with the Police Department and Economic Development, held a Lunch and Learn opportunity for the multi-family property managers in Northglenn in July. The purpose was to share the resource list on commercial businesses as well as communicate our current efforts and how we might be able to further assist in managing shopping carts on their property. Despite extensive outreach by staff, no members of the multi-family community attended this event. Staff had spoken to several multi-family properties, who had been previously impacted by off-premise shopping carts and have shared the resource list with those property managers, and continue to do so when other multi-family properties are affected.

Future Policy Considerations: Staff also researched what other Colorado communities do to address off-premise shopping carts.

- Lone Tree passed an ordinance putting abandoned shopping carts under its nuisance code. Makes it the responsibility of the store owner to retrieve the cart after the city gives notice or face a \$1,000 per day fine.
- Lakewood passed an ordinance that puts this in the business licensing code. Unlike Lone Tree, Lakewood makes it an offense for the individual and the store to abandon a cart.
- Lakewood requires the owners to register their businesses with the City as having carts, attach clear ownership identification to the carts, and either execute an agreement with the City over return of carts or acknowledge their duties to retrieve under the code.
- Aurora has one provision regarding carts that requires retail users larger than 30,000 sf to have a cart control system, wheel lock devices, and site perimeter controls to prevent carts from being taken off-site.

When looking at the intent of these policies, there are some potential challenges with incorporating into Northglenn:

- Many of the businesses with shopping carts are not located within Northglenn, making it difficult to prosecute them in Northglenn Municipal Court.
- Including the individual who takes the cart would mean that the Police Department and/or Neighborhood Services would have to catch the individual in the act.

STAFF RECOMMENDATION

This is an informational report with no formal recommendation. Council may elect to provide further direction to staff to explore developing a policy in furtherance of enforcing off-premise shopping carts.

BUDGET/TIME IMPLICATIONS

There are no budget implications with the effort.

STAFF REFERENCE

If City Council members have any comments or questions they may contact Brook Svoboda, Director of Planning and Development, at 303.450.8937 or bsvoboda@northglenn.org.

ATTACHMENTS

1. Lakewood Shopping Cart Policy
2. Lone Tree Shopping Cart Policy

Chapter 5.05

SHOPPING CARTS

Sections:

- 5.05.010 Intent and Purpose.**
- 5.05.020 Definitions.**
- 5.05.030 Shopping Cart Abandonment Prohibited.**
- 5.05.040 Owner Registration Required to Use Shopping Carts.**
- 5.05.050 Owner Responsibility for Identification on Shopping Carts.**
- 5.05.060 Owner Responsibility to Manage Shopping Carts.**
- 5.05.070 Abandoned Shopping Cart Retrieval Service and Impoundment.**
- 5.05.080 Alternative: Owner Agreement with the City's Cart Retrieval Contractor.**
- 5.05.090 Alternative: Retrieval Proposals.**
- 5.05.100 Administration and Enforcement.**
- 5.05.110 Penalties.**
- 5.05.120 Cumulative Effect.**

5.05.010 Intent and Purpose.

The City Council of the City of Lakewood hereby finds that Abandoned Shopping Carts are unsightly, interfere with traffic, promote blight, cause unnecessary expense to Lakewood businesses and consequently Lakewood consumers, and are detrimental to the public health, safety and welfare. The purpose of this Article is to promote the public health, safety and welfare, to ensure Abandoned Shopping Carts are retrieved from Public Property throughout the City in a timely fashion and returned to their Owners, and to avoid unnecessary burdens on the Lakewood community, businesses and customers due to Shopping Carts being taken from Owners' Premises and due to Abandoned Shopping Carts. (Ord. O-2018-7 § 1, 2018).

5.05.020 Definitions.

As used in this Article, the following terms, phrases and words shall have the following meanings:

Abandoned Shopping Cart means any Shopping Cart which has been removed from the Premises of the Owner of the Shopping Cart without the Owner's written consent and is located on Public Property; provided that any Shopping Cart that is removed from such Premises for purposes of repair or maintenance and that is in the possession or custody of the party to whom it has been released by the Owner, shall not be deemed an Abandoned Shopping Cart. Notwithstanding the foregoing definition, any Shopping Cart containing or being used to transport a person's personal property, shall not be deemed an Abandoned Shopping Cart.

Abandoned Shopping Cart Retrieval Service means routine return to Owners or impoundment of Abandoned Shopping Carts.

City means the City of Lakewood Colorado.

City Council means the city council of the City.

City Manager means the city manager of the City, or the city manager's designees, including but not limited to all City employees and any independent contractor authorized or engaged by the City to provide Abandoned Shopping Cart Retrieval Services.

Owner means the person, firm, partnership, corporation, association or other entity who or which owns or otherwise exercises possession and control over Shopping Carts for the use of the Owner's customers in connection with the management and operation of the Owner's

business enterprise, including any officer, employee or agent of said person, firm, partnership, corporation, association or entity. This Article shall apply to all such Owners who own, possess, control or operate a business entity within the City or, if that business entity is located outside the City, whose Shopping Carts are used or found abandoned in the City.

Premises means the entire area owned and/or utilized by the business establishment that provides Shopping Carts and/or used by such business establishment's customers, including any parking lot or other area provided by or for an Owner for use by a customer for parking an automobile or other vehicle.

Public Property means:

- a. Property owned or controlled by the City, any special district formed pursuant to Title 32 of the Colorado Revised Statutes, or the State of Colorado, and
- b. The outdoor common area of any building, business, apartment building or complex, or portion thereof which is adjacent to Public Property as defined in a., is open to the public, and contains an Abandoned Shopping Cart visible at street or ground level from adjacent Public Property.

Shopping Cart means a basket which is mounted on wheels or a similar device generally used in a retail establishment by a customer for the purpose of transporting goods of any kind whether manually, electrically or otherwise propelled including a laundry cart. (Ord. O-2018-7 § 1, 2018).

5.05.030 Shopping Cart Abandonment Prohibited.

No person who, having a Shopping Cart in his or her possession or custody, shall leave or permit to be left said Shopping Cart upon any sidewalk, street, ditch or other Public Property, or upon any private property, such that it becomes an Abandoned Shopping Cart. (Ord. O-2018-7 § 1, 2018).

5.05.040 Owner Registration Required to Use Shopping Carts.

Every Owner shall register with the City each of its business locations within the City prior to utilizing Shopping Carts at such location. Owners that are already utilizing Shopping Carts at any business location within the City shall register each business location as soon as practicable after adoption of this Ordinance, and in any case no more than 60 calendar days after the effective date of this Ordinance. Said registration shall include the Owner's contact information; the Owner's acknowledgement of the content of this article including applicable administrative regulations, costs, fees and potential penalties; the Owner's acceptance or rejection of an agreement to receive the Owner's Abandoned Carts directly from the City's Abandoned Shopping Cart Retrieval Service; and the Owner's acknowledgement of the area determined by the City Manager within which the Owner must retrieve its Shopping Carts. (Ord. O-2018-7 § 1, 2018).

5.05.050 Owner Responsibility for Identification on Shopping Carts.

Every Owner shall permanently affix to each of its Shopping Carts a weatherproof, permanent sign that identifies the Owner of the Shopping Cart as recorded on the Owner's Shopping Cart registration required in 5.05.040. (Ord. O-2018-7 § 1, 2018).

5.05.060 Owner Responsibility to Manage Shopping Carts.

Every Owner shall regularly retrieve its Shopping Carts from the exterior areas of the Owner's Premises and from the area between the Owner's Premises and the street pavement within public rights-of-way contiguous with the Owner's Premises. Such retrieval shall also occur at least once during the 45 minutes after each daily store closing.

In addition, every Owner shall retrieve its Abandoned Shopping Carts from transit stops identified by the City Manager at least once between 5 AM and 11 AM and at least once between 3 PM and midnight. The City Manager's determination from which transit stops, if any, an Owner must retrieve its Shopping Carts shall include, but not be limited to, consideration of historical information of the locations and quantity of an Owner's Abandoned Shopping Carts, the transit stop's proximity to the Owner's Premises, and utilization rates of the transit stop by transit riders.

All Shopping Carts retrieved pursuant to this section shall be returned to the interior of the Owner's building or to a permanent outdoor Shopping Cart storage facility attached to the Owner's building. At all times that the business is closed, all Shopping Carts shall be inside of a locked building or locked to a permanent outdoor Shopping Cart storage facility attached to the Owner's building. (Ord. O-2018-7 § 1, 2018).

5.05.070 Abandoned Shopping Cart Retrieval Service and Impoundment.

The City shall provide an Abandoned Shopping Cart Retrieval Service, which shall include impoundment of Abandoned Shopping Carts. The City Manager shall give actual notice to the Owner of each impounded Shopping Cart. Such notice shall be via any one of the Owner's contact information options on the Owner's Shopping Cart registration.

The Owner of any Abandoned Shopping Cart impounded by the City shall reclaim said cart within 30 calendar days of actual notice from the City. Said Owner shall pay all costs and fees of such impoundment.

All costs and fees shall be due within 30 calendar days of billing and shall accrue interest after the due date. If not paid within 30 calendar days of billing, such amount shall be subject to collection by any lawful method including, but not limited to, the amount owed being certified to the Treasurer of Jefferson County Colorado as an assessment on and a lien against the property of the Owner. Such amount shall include interest and an additional fee for administration and filing costs of the lien. The assessment shall be collected in the same manner as a real estate tax upon a property and shall have priority over other liens except general taxes and prior special assessments.

Any Abandoned Shopping Cart:

- a. impounded by the City that is not reclaimed by the Owner within thirty (30) calendar days of the date of receipt of actual notice as provided herein or
- b. the Owner of which is not identifiable from Shopping Cart Owner registrations, may be sold, donated, recycled or disposed of as determined by the City Manager. Such action by the City Manager shall not relieve the Owner of its obligation to pay costs and fees. (Ord. O-2018-7 § 1, 2018).

5.05.080 Alternative: Owner Agreement with the City's Cart Retrieval Contractor.

The City may offer to any Owner an agreement between said Owner and the operator of the City's Abandoned Shopping Cart Retrieval Service. If offered, each Owner shall explicitly accept or reject said agreement. Such agreement shall provide that the Owner would:

- a. receive its retrieved Abandoned Shopping Carts directly from the operator of the City's Abandoned Shopping Cart Retrieval Service,
- b. directly compensate the operator of the Abandoned Shopping Cart Retrieval Service,
- c. not have said Abandoned Shopping Carts subject to impoundment, and
- d. not be obligated to pay to the City the costs and fees associated with impoundment. (Ord. O-2018-7 § 1, 2018).

5.05.090 Alternative: Retrieval Proposals.

Any Owner may propose to the City Manager an alternative Abandoned Shopping Cart Retrieval Service. The City Manager shall evaluate such proposal and, if reasonably expected by the City Manager to provide Abandoned Shopping Cart Retrieval Service comparable to or better than the City's program, may approve said alternative. Said alternative shall include measureable standards of success; record keeping and reporting adequate to measure the alternative's on-going success; reasonable efforts to include other Owners; and, upon the City Manager's determination that the alternative is not successful, provisions to improve the alternative and provisions to reinstate the City's Abandoned Shopping Cart Retrieval Service.

Nothing herein obligates the City Manager to approve an alternative Abandoned Shopping Cart Retrieval Service; however, such alternatives are encouraged and desirable to the extent they are successful and do not unduly compromise the City's Abandoned Shopping Cart Retrieval Service, including reducing efficiency such that costs to remaining users of the City's Abandoned Shopping Cart Retrieval Service become unreasonable as determined by the City Manager. (Ord. O-2018-7 § 1, 2018).

5.05.100 Administration and Enforcement.

This Article shall be administered and enforced by the City Manager. The City Manager is hereby authorized and directed to promulgate and implement rules, regulations and procedures necessary or appropriate for administration and enforcement of this Article.

The City Manager is hereby authorized to enter into, on or upon any Public Property to examine a Shopping Cart or parts thereof, to obtain information as to the identity of the Owner of any Shopping Cart, to retrieve Abandoned Shopping Carts and to impound Abandoned Shopping Carts in accordance with the provisions of this Article. Nothing contained in this Article shall be deemed to limit the City Manager from entering private property pursuant to permission from the Owner or occupant thereof.

The City Manager is hereby authorized and directed to establish fees necessary or appropriate for administration of this Article. (Ord. O-2018-7 § 1, 2018).

5.05.110 Penalties.

The penalty for a violation of any provision of this chapter shall be as set forth in Section 1.16.020. (Ord. O-2018-7 § 1, 2018).

5.05.120 Cumulative Effect.

The provisions of this Article are cumulative and in addition to any and all other procedures or remedies provided in ordinances of the City or by state law for the abatement of, or prosecutions for, nuisances. Proceedings for abatement pursuant to this part shall not prejudice or affect any other action, whether civil, criminal, equitable or administrative, for abatement or other remedy of such conditions. Nothing contained herein shall be deemed to invalidate, supersede, or render ineffective any other provision of any ordinance of the City. Neither the inclusion, nor the failure to include, under the terms of this Article, any act or condition otherwise in violation of any provision of this code or other ordinance of this City, unlawful or constituting a nuisance, shall be deemed to render such act or condition lawful. (Ord. O-2018-7 § 1, 2018).

**ORDINANCE OF THE
CITY OF LONE TREE**

Series of 2018

Ordinance No. 18-02

**AN ORDINANCE ADDING A NEW DIVISION II TO ARTICLE I OF
CHAPTER 7 OF THE LONE TREE MUNICIPAL CODE CONCERNING
ABANDONED SHOPPING CARTS**

**BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF LONE TREE,
COLORADO:**

ARTICLE 1 – AUTHORITY

The City of Lone Tree (the “City”) is a home rule municipality operating under the Lone Tree Home Rule Charter (the “Charter”) adopted on May 5, 1998 and a Municipal Code (the “Code”), codified and adopted on December 7, 2004. Pursuant to the Charter, the Code and the authority given home rule cities, the City may adopt and amend Ordinances.

ARTICLE 2 – DECLARATION OF POLICY

- A. The City Council finds that the abandonment of shopping carts within the City is a source of visual blight, negatively impacts the aesthetic appearance of the City and constitutes a public nuisance.
- B. The City Council finds that the abandonment of shopping carts can obstruct free access to sidewalks, streets and other rights-of-way, can interfere with pedestrian and vehicular traffic and can impede emergency services and, therefore, poses a potential hazard to the health and safety of the public.
- C. The City Council finds that local businesses often fail to take reasonable and appropriate steps to prevent the removal of shopping carts from their business premises or to retrieve shopping carts in a timely manner.
- D. The City Council finds that requiring local businesses to be more responsible in preventing shopping cart abandonment and in retrieving abandoned shopping carts is

necessary to reduce this source of visual blight, improve the aesthetic appearance of the City and protect the health and safety of the public.

ARTICLE 3 – SAFETY CLAUSE

The City Council hereby finds, determines, and declares that this Ordinance is promulgated under the general police power of the City, that it is promulgated for the health, safety, and welfare of the public, and that this Ordinance is necessary for the preservation of health and safety and for the protection of public convenience and welfare.

ARTICLE 4 – ADOPTION

Section 1. Article I of Chapter 7 of the Code is hereby amended by the addition of a new Division II, to read as follows:

Article I - Nuisances

DIVISION II. ABANDONED SHOPPING CARTS.

7-1-210 PURPOSE.

IT IS THE PRIMARY PURPOSE OF THIS DIVISION TO PROVIDE FOR THE PROMPT RETRIEVAL OF ABANDONED SHOPPING CARTS IN ORDER TO PROMOTE PUBLIC SAFETY AND IMPROVE THE AESTHETIC APPEARANCE OF THE CITY. IT IS A PURPOSE OF THIS DIVISION TO HAVE THE OWNERS AND OPERATORS OF BUSINESSES PROVIDING SHOPPING CARTS USE THE MEANS AVAILABLE TO THEM TO DETER, PREVENT OR MITIGATE THE REMOVAL OF SHOPPING CARTS FROM THEIR BUSINESS PREMISES, AND TO RETRIEVE ANY SHOPPING CARTS THAT MAY BE REMOVED DESPITE THESE EFFORTS.

7-1-220 DECLARATION OF NUISANCE.

RETAIL ESTABLISHMENTS PROVIDE SHOPPING CARTS FOR THE CONVENIENCE OF CUSTOMERS SHOPPING ON THE PREMISES OF THE BUSINESSES. A SHOPPING CART THAT HAS BEEN REMOVED FROM THE PREMISES OF THE BUSINESS AND LEFT ABANDONED ON PUBLIC OR PRIVATE PROPERTY THROUGHOUT THE CITY CONSTITUTES A PUBLIC NUISANCE AND A POTENTIAL HAZARD TO THE HEALTH AND SAFETY OF THE PUBLIC. SHOPPING CARTS ABANDONED ON PUBLIC AND PRIVATE PROPERTY CAN CREATE CONDITIONS OF BLIGHT IN THE COMMUNITY, OBSTRUCT FREE ACCESS TO SIDEWALKS, STREETS AND OTHER RIGHTS-OF-WAY, INTERFERE WITH PEDESTRIAN AND VEHICULAR

TRAFFIC ON PATHWAYS, DRIVEWAYS, PUBLIC AND PRIVATE STREETS, AND IMPEDE EMERGENCY SERVICES. IT IS FOR THESE REASONS THAT SUCH ABANDONED SHOPPING CARTS ARE HEREBY DECLARED TO BE A PUBLIC NUISANCE.

7-1-230 DEFINITIONS.

EXCEPT AS OTHERWISE EXPRESSLY SET FORTH HEREIN, THE FOLLOWING WORDS AND TERMS AS USED IN THIS DIVISION SHALL HAVE THE FOLLOWING MEANINGS:

(A) ABANDONED SHOPPING CART: A SHOPPING CART THAT IS LEFT UNATTENDED, DISCARDED OR ABANDONED UPON ANY PUBLIC OR PRIVATE PROPERTY OTHER THAN THE PREMISES OF THE RETAIL ESTABLISHMENT FROM WHICH THE SHOPPING CART WAS REMOVED, REGARDLESS OF WHETHER SUCH SHOPPING CART WAS REMOVED FROM THE PREMISES WITH OR WITHOUT THE PERMISSION OF THE OWNER.

(B) OWNER: ANY PERSON OR ENTITY THAT OWNS, LEASES, POSSESSES, OR MAKES MORE THAN TEN (10) SHOPPING CARTS AVAILABLE TO CUSTOMERS OR THE PUBLIC IN CONNECTION WITH THE CONDUCT OF A BUSINESS.

(C) PREMISES: ANY BUILDING, PROPERTY, OR OTHER AREA UPON WHICH ANY RETAIL ESTABLISHMENT BUSINESS IS CONDUCTED OR OPERATED, INCLUDING THE PARKING AREA PROVIDED FOR CUSTOMERS IN SUCH RETAIL ESTABLISHMENT OR THE SHOPPING CENTER IN WHICH SUCH RETAIL ESTABLISHMENT IS LOCATED.

(D) RETAIL ESTABLISHMENT: ANY BUSINESS WHICH OFFERS OR PROVIDES SHOPPING CARTS FOR THE USE OF THE CUSTOMERS OF SUCH BUSINESS.

(E) SHOPPING CART: A BASKET WHICH IS MOUNTED ON WHEELS OR A SIMILAR DEVICE GENERALLY USED IN A RETAIL ESTABLISHMENT BY A CUSTOMER FOR THE PURPOSE OF TRANSPORTING GOODS OF ANY KIND.

7-1-240 ABANDONED SHOPPING CART RETRIEVAL.

THE OWNER OF ANY ABANDONED SHOPPING CART, SHALL, WITHIN 48 HOURS OF WRITTEN NOTICE BY THE CITY, RETRIEVE SUCH SHOPPING CART AND RETURN IT TO THE PREMISES OF THE RETAIL ESTABLISHMENT FROM WHICH THE SHOPPING CART WAS REMOVED.

7-1-250 PENALTIES.

ANY PERSON FOUND GUILTY OF VIOLATING ANY PROVISION OF THIS DIVISION SHALL, UPON SUCH FINDING, BE SUBJECT TO A FINE NOT EXCEEDING ONE THOUSAND DOLLARS (\$1,000.00) FOR EACH VIOLATION. EACH DAY SUCH VIOLATION CONTINUES SHALL BE CONSIDERED A SEPARATE OFFENSE.

Section 2. Sections 7-1-10 to 7-1-80 of the Code are to be codified under a newly created Division I entitled, “Nuisances Related to Property or Improvements”.

ARTICLE 5 – SEVERABILITY

If any part or provision of this Ordinance, or its application to any person or circumstance is adjudged to be invalid or unenforceable, the invalidity or unenforceability of such part, provision or application shall not affect any of the remaining parts, provision or applications of this Ordinance which can be given the effect without the invalid provision, part or application, and to this end the provisions and parts of this Ordinance are declared to be severable.

ARTICLE 6 – CAUSES OF ACTION RETAINED

Nothing in this Ordinance hereby adopted shall be construed to affect any suit or proceeding impending in any court, or any rights acquired, or liability incurred, or any cause or causes of action acquired or existing, under any act or ordinance hereby repealed; nor shall any just or legal right or remedy of any character be lost, impaired or affected by this Ordinance.

ARTICLE 7 – EFFECTIVE DATE

This Ordinance shall take effective thirty (30) days following publication after the first reading if no changes are made on second reading, or twenty (20) days following publication after the second reading if changes are made upon second reading.

INTRODUCED READ AND ORDERED PUBLISHED ON JANUARY 16, 2018.

**PUBLISHED IN THE DOUGLAS COUNTY NEWS PRESS ON JANUARY 25, 2018,
LEGAL NOTICE NO. 932432.**

**APPROVED AND ADOPTED WITH NO CHANGES ON SECOND READING ON
FEBRUARY 6, 2018, TO BECOME EFFECTIVE ON FEBRUARY 24, 2018.**

CITY OF LONE TREE:

Jacqueline A. Millet
Jacqueline (A) Millet, Mayor

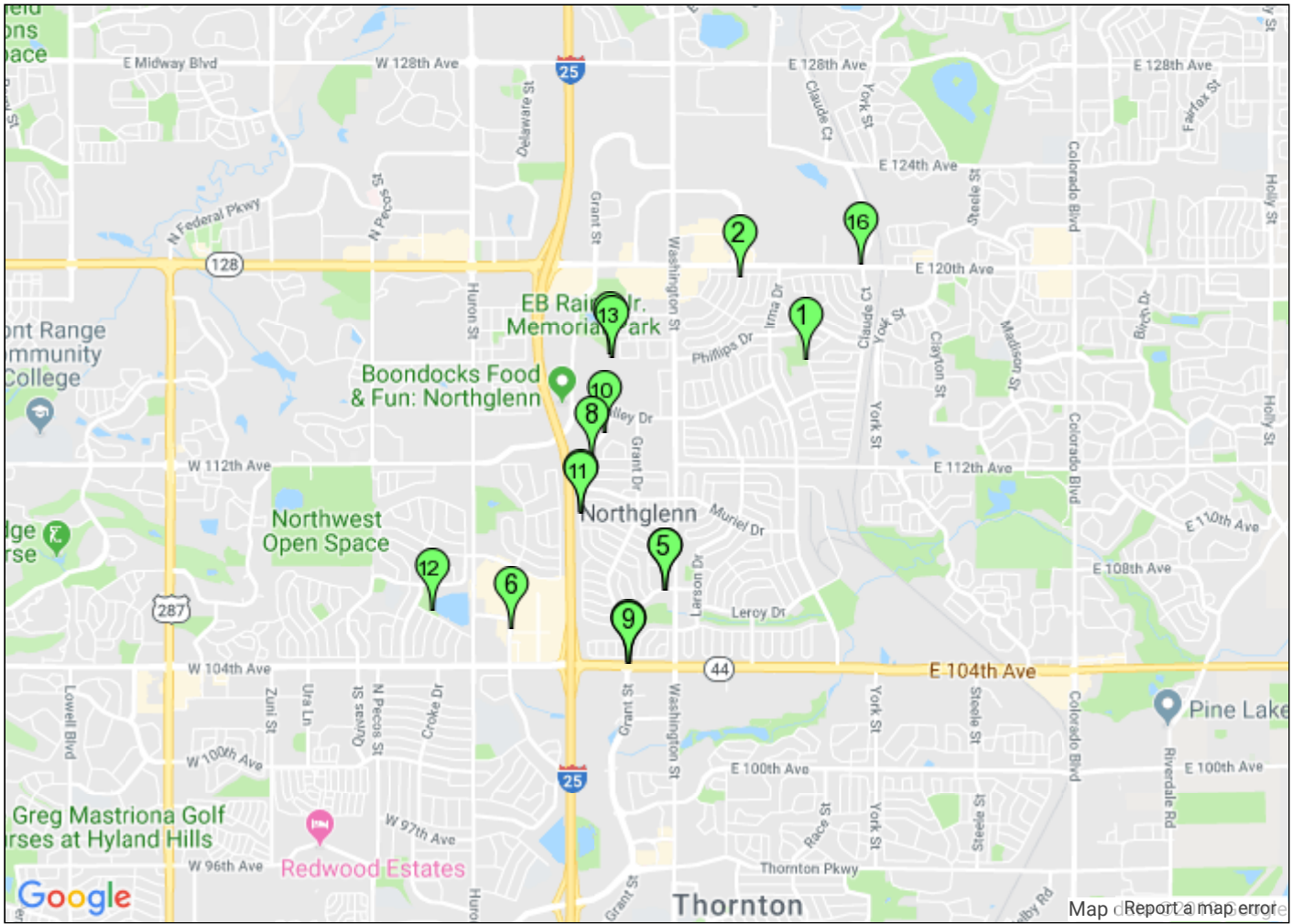
ATTEST:

Tobi Basile

Tobi Basile, Acting City Clerk

(SEAL)





1 11647 WYCO DR, Northglenn

Request: 1400 Status: Closed Topic: Abandoned Shopping Cart Contact: Reported
 Petco shopping cart found at wyco park

2 11968 SPRING DR, Northglenn

Request: 1368 Status: Closed Topic: Abandoned Shopping Cart Contact: Proactive
 Target and Arc shopping carts.

3 10402 GRANT DR, Northglenn

Request: 1364 Status: Closed Topic: Abandoned Shopping Cart Contact: Reported
 2 carts abandoned

4 640 GARLAND DR, Northglenn

Request: 1365 Status: Closed Topic: Abandoned Shopping Cart Contact: Reported
 1 cart abandoned

5 634 GARLAND DR, Northglenn

Request: 1393 Status: Closed Topic: Abandoned Shopping Cart
 Contact: Reported
 1 cart in church pull off

10560 MELODY DR, Northglenn

6

Request: 1394 Status: Closed Topic: Abandoned Shopping Cart
Contact: Reported
Blue cart

7

11008 NORTHGLENN DR,Northglenn

Request: 1306 Status: Closed Topic: Abandoned Shopping Cart
Contact: Reported
Roughly Northglenn drive and Leonard

8

11208 HIGHLINE DR,Northglenn

Request: 1311 Status: Closed Topic: Abandoned Shopping Cart E
Contact: Reported
Another cart ;)

9

10400 GRANT DR,Northglenn

Request: 1343 Status: Closed Topic: Abandoned Shopping Cart
Contact: Reported
Cart has two monitors In it

Request: 1367 Status: Closed Topic: Abandoned Shopping Cart
Contact: Reported
2 carts corner of 104th and Grant.

10

298 E 113TH PL,Northglenn

Request: 1398 Status: Closed Topic: Abandoned Shopping Cart
Contact: Reported
Buggy by dip on Highline and Sherman

11

10998 NORTHGLENN DR,Northglenn

Request: 1399 Status: Closed Topic: Abandoned Shopping Cart E
Contact: Reported
Photo submitted

12

1211 NAIAD DR, Northglenn

Request: 1341 Status: Closed Topic: Abandoned Shopping Cart
Contact: Proactive
Save-a-lot

13

11631 LINCOLN ST, Northglenn

Request: 1354 Status: Closed Topic: Abandoned Shopping Cart
Contact: Proactive
Safeway shopping cart. Was Picked up and removed by parks

14

11645 LINCOLN ST, Northglenn

Request: 1355 Status: Closed Topic: Abandoned Shopping Cart
Contact: Proactive
2nd shopping cart from Safeway.

15

10402 GRANT DR,Northglenn

Request: 1316 Status: Closed Topic: Abandoned Shopping Cart
Contact: Proactive

Arc Thrift Store cart



2249 E 120TH AVE, Northglenn

Request: 1318 Status: Closed Topic: Abandoned Shopping Cart

Contact: Proactive

Picked up
