THE CITY OF WARWICK

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

CHAPTER 51 PLANNING AND DEVELOPMENT ARTICLE III WARWICK LAND TRUST

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Approved	Mayor
Be it ordained by the City of Warwick:	
Section I. Chapter 51 of the Code of Ordinances the following:	of the City of Warwick is hereby amended to

Sec. 51-51. - Establishment.

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Pursuant to Public Laws chapter 2000-060, the City of Warwick (hereafter called the city) is hereby authorized to establish and amend by ordinance the Warwick Land Trust (hereafter called the Trust), a body politic and corporate and a public instrumentality. The trust shall have the authority to acquire, hold, and manage real property and interests therein, including development rights and easements, situated in the city consisting of open, residential, agricultural, recreational, historical and littoral property, including existing and future well fields and aquifer recharge areas, fresh water marshes, water bodies, and adjoining uplands, wildlife habitats, land or buildings providing access to or views of water bodies, or for bicycling and hiking paths, or for future public recreational use, and land for agricultural use or air space thereof. With the exception of property acquired for public historical preservation, research and/or educational, public access or recreational purposes, the trust shall hold all property or development rights solely as open space or for agricultural uses or for water protection purposes or for public access or to prevent the accelerated residential or commercial development thereof in perpetuity, as the trustees may determine.

Sec. 51-52. - Purpose.

The purpose of the trust shall be to preserve open space protect wetlands, water bodies, ground and surface water resources, farm lands, historical or cultural places of interest, scenic views, unusual, exceptional or exemplary natural habitats, provide opportunities for research and education on natural resources on land trust held properties and to secure for the city the goals and objectives established in the comprehensive plan.

Sec. 51-53. - Appointment.

The trust shall be administered by nine trustees to be appointed by the city council, with one trustee to be from each ward in the city. The trustees who are first appointed shall be designated to serve for terms of one one-year, two two-year, two three-year, two four-year and two five-year. Thereafter, trustees shall be appointed as aforesaid for a term of office of five years, except that all vacancies occurring during a term shall be filled for the unexpired term. The city council shall appoint persons to serve on the land trust, who are <u>city</u> residents <u>electors</u>, on a non-partisan basis. Said members shall serve without compensation. The planning director or his or her designee and the parks and recreation director or his or her designee shall serve as ex-officio nonvoting trustees. In addition to the nine council appointed trustees, the council appointed trustees may, by majority vote, nominate a maximum of four at-large trustees for appointment by the city council. Each ward is allowed a maximum of two at-large trustees to serve on the trust.

At-large trustees shall have the same voting and subcommittee rights and responsibilities as the council appointed trustees; however, at-large trustees shall not serve as the chairperson or vice-chairperson and shall not vote to elect officers nor vote to nominate at-large trustees. At-large trustees are appointed to a two-year term and are eligible for nomination and reappointment to the land trust.

Section II. This Ordinance shall take effect upon passage and publication as prescribed by law.

SPONSORED BY: COUNCILMAN HOWE

COUNCIL PRESIDENT MEROLLA

COUNCILMAN MCALLISTER

COUNCILMAN RIX

COUNCILMAN LADOUCEUR COUNCILWOMAN TRAVIS COUNCILMAN MCELROY

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