Resolution offered by	y Mayor Tei	nke and seconded b	l by	

WHEREAS, that the City of Glen Cove Department of Public Works ("DPW") released a publicly advertised Bid for the Glen Cove Senior Center boiler replacement and heating improvements (the "Project"); and

WHEREAS, after the professional evaluation of seven (7) Bids, Maccarone Plumbing Inc. was determined to be the lowest responsible bidder at a cost of \$369,200.00; and

WHEREAS, with due deliberation and consideration the DPW, with the concurrence of the City Council, has determined and concluded it is in the best interests of the City to accept their bid; and

NOW, THEREFORE, BE IT RESOLVED, that the City Council is hereby authorized to accept the bid of Maccarone Plumbing, Inc. having an office at 10 Sea Cliff Ave., Glen Cove, NY 11542 and for the Mayor to execute an agreement with Maccarone Plumbing in the amount of \$369,200.00.

Ave., Glen Cove, NY Plumbing in the amou	11542 and for the Mayor to nt of \$369,200.00.	execute an agree	ement with Maccarone
		Funding:	H7030-52240-1803
			Resolution 6B
Resolution offered by	Mayor Tenke and seconded	by	

RESOLUTION APPROVING THE TEMPORARY ROAD EASEMENT AGREEMENT

WHEREAS, the City is currently undertaking the Herb Hill/Garvies Point Road Reconstruction Project (the "**Project**"). The Parties desire to construct a temporary road (the "**Temporary Road**") on a portion of the Property to facilitate faster completion of the Project; and

a ("Temporary Road Easement Agreement") will allow for the construction and use of a temporary road across the former "Li-Tungsten" parcel; and

WHEREAS, RXR owns the real property known as Li-Tungsten Parcel Upper C ("**Upper C**"), known as Section 21, Block A, Lots 20, 21 and 22, and the IDA owns the real property situated on Li-Tungsten Parcel Lower C ("**Lower C**"), known as Section 21, Block A, Lot 19 (collectively, the "**Property**"); and

WHEREAS, the actions contemplated by the Temporary Road Easement Agreement constitute a Type II action under SEQRA as "minor temporary uses of land

having negligible or no permanent impact on the environment" (6 NYCRR Part 617.5(c)(15)) and the United States Environmental Protection Agency and the New York State Department of Environmental Conservation have approved the work to be done pursuant to the Easement agreement; and

NOW, THEREFORE, BE IT RESOLVED BY THE GLEN COVE CITY COUNCIL AS FOLLOWS:

- 1. The actions contemplated by the Temporary Road Easement Agreement constitute a Type II action under SEQRA as "minor temporary uses of land having negligible or no permanent impact on the environment" (6 NYCRR Part 617.5(c)(15)); and
- 2. The Mayor is hereby authorized, on behalf of the City to execute and deliver the Temporary Road Easement agreement with RXR and the IDA together with any road construction documents, certificates, affidavits, agreements or other documents that are consistent therewith to effectuate this resolution.

	Resolution 6C
Resolution offered by Mayor Tenke and seconded by	

RESOLUTION AUTHORIZING AN AGREEMENT FOR THE PAYMENT OF SITE WORK

WHEREAS, prior to August 17, 2018, Glen Cove was the owner of a certain parcel of land with a tax map designation of Section 22, Block A, Lot 403 and Lot 207 and Section 22, Block: 1, Lots: 54, 55, 56, 64, 65, 154 164, 207, 403, 709, and 809 (collectively, the "Premises"); and

WHEREAS, on July 17, 2018,the City of Glen Cove Planning Board approved a certain Resolution Granting Minor Subdivision Approval, Site Development Plan Approval, and Special Use Permit Approval ("Site Plan") in connection with the applications of Glen Cove and Tiegerman for the former Coles School property located at 27 Cedar Swamp Road, Glen Cove, New York (collectively, "Site Plan Approval") where the Premises was divided into 2 parcels: Parcel A – (Section 22, Block A and p/o Lot 403 and p/o Lot 207) and Parcel B - (Section: 22, Block: 1, Lots: 54, 55, 56, 64, 65, 154 164, p/o 207, p/o 403, p/o 709, p/o 809; and

WHEREAS, on August 17, 2018, Tiegerman acquired Parcel A by deed from Glen Cove and Glen Cove acquired Parcel B by deed to itself; and

WHEREAS, the Site Plan Approval requires the performance of certain site work as set forth on the Subdivision and Partitioning Map dated June 27, 2018, including, but not limited to the work set forth in Sections 7, 8 and 9 of the Plans on page 2 of the Site Plan to be performed on Parcel B (collectively, "Parcel B Site Work"); and

WHEREAS, the City has determined the cost of the site work to be performed therein;

WHEREAS, Glen Cove and Tiegerman are now desirous of setting forth the rights, responsibility and payment for all Parcel B Site Work.

NOW THEREFORE BE IT RESOLVED BY THE CITY COUNCIL AS FOLLOWS:

The Mayor is hereby authorize to execute an agreement between the Tiegerman School and the City of Glen Cove and any other documents necessary to effectuate this resolution herein.

Resolution 6D
Resolution offered by Mayor Tenke and seconded by
BE IT RESOLVED, that the City Council hereby authorizes the Mayor to extend a service agreement with Total Technology Solutions, adopted April 24, 2018, to provide Essential Support Plan Offering, through to December 31, 2018, in the amount of \$4,000 per month.
Resolution 6E
Resolution offered by Mayor Tenke and seconded by
BE IT RESOLVED, that the City Council hereby approve Budget Transfers and Amendments as submitted and reviewed by the City Controller.
(See Attached)
Resolution 6F
Resolution offered by Mayor Tenke and seconded by
BE IT RESOLVED. that the City Council hereby authorizes the City to purchase

from National Cooperatives.

Resolution offered by Mayor Tenke and seconded by
WHEREAS the City Council believes that the City of Glen Cove would benefit from the formation of a Special Events Committee to collaborate with the City of Glen Cove Public Relation Officer; and
WHEREAS, the City Council wants to adopt the attached mission statement toward the formation of said committee; and
NOW BE IT RESOLVED, that the City Council hereby adopts a Glen Cove Special Events Mission Statement; and
BE IT FURTHER RESOLVED , that the appointment and selection of committee members is hereby reserved for a separate resolution of the City Council.
Resolution 6H
Resolution offered by Mayor Tenke and seconded by
BE IT RESOLVED, that the City Council hereby authorizes the Church of St. Rocco to host their annual "Food Truck Festival/Holiday Boutique Extravaganza", December 8, 2018, 11:00 a.m. through 6:00 p.m. and the closing of Third Street from Church of St. Rocco to corner of Second Street.
Resolution 6I
Resolution offered by Mayor Tenke and seconded by
BE IT RESOLVED, that the City Council hereby authorizes St. Paul's Episcopal Church to erect lawn signs November 17, 2018 through December 3, 2018, to advertise annual "St. Paul's Annual Holiday Boutique".
Resolution 6J
Resolution offered by Mayor Tenke and seconded by
BE IT RESOLVED, that the City Council hereby authorizes Martino Auto to host their annual "Toys 4 Tots", Sunday, December 2, 2018, and the closing of School Street, Glen Street and Bridge Street, 7:30 a.m. to 11:00 a.m."

Resolution offered by Mayor Tenke and seconded by
WHEREAS, an examination for Police Officer was given by the Municipal Civil Service Commission of Glen Cove; and
WHEREAS, an eligible list No. 64780 was established by the Glen Cove Municipal Civil Service Commission; and
WHEREAS, Carolina Selena Guastella is certified as eligible under list No. 64780 by the Glen Cove Municipal Civil Service Commission;
NOW, THEREFORE, BE IT RESOLVED, that, Carolina Selena Guastella is hereby appointed as a Police Officer with the Police Department with an annual salary of \$36,678 with an effective date of November 30, 2018.
Funding: PD3120-51101
Resolution 7A-2
Resolution offered by Mayor Tenke and seconded by
WHEREAS, an examination for Police Officer was given by the Municipal Civil Service Commission of Glen Cove; and
WHEREAS, an eligible list No. 64780 was established by the Glen Cove Municipal Civil Service Commission; and
WHEREAS, Frank R. Vezza is certified as eligible under list No. 64780 by the Glen Cove Municipal Civil Service Commission;
NOW, THEREFORE, BE IT RESOLVED, that, Frank R. Vezza is hereby appointed as a Police Officer with the Police Department with an annual salary of \$36,678 with an effective date of November 30, 2018.
Funding: PD3120-51101 Resolution 7A-3
Resolution offered by Mayor Tenke and seconded by
WHEREAS, an examination for Police Officer was given by the Municipal Civil Service Commission of Glen Cove; and

WHEREAS, an eligible list No. 64780 was established by the Glen Cove Municipal Civil Service Commission; and

WHEREAS, Benjamin M. Bedell is certified as eligible under list No. 64780 by the Glen Cove Municipal Civil Service Commission;

NOW, THEREFORE, BE IT RESOLVED, that, Benjamin M. Bedell is hereby appointed as a Police Officer with the Police Department with an annual salary of \$36,678 with an effective date of November 30, 2018.

Funding: PD3120-51101 Resolution 7B Resolution offered by Mayor Tenke and seconded by _____ **BE IT RESOLVED,** that the City Council hereby appoints John L. Ciampi as part-time Fire Alarm Dispatcher – Caretaker, with the Fire Department, at \$18.00 per hour effective November 14, 2018. Budget Line A3410 51120 Resolution 7C Resolution offered by Mayor Tenke and seconded by _____ **BE IT RESOLVED,** that the City Council hereby appoints Linda McConville as part time Food Service Helper, with the Senior Center, at \$13.00 per hour, effective November 14, 2018. Budget Line: A7030-51120 Resolution 9A Resolution offered by Mayor Tenke and seconded by _____ **BE IT RESOLVED,** that the City Council hereby adjusts the salary of Maria

October 16, 2018.

Budget Line: A1310 51101

O'Connell, from Grade 6, Step 1, \$41,642 to Grade 6, Step 4, \$45,038, retroactive to

Resolution offered by Mayor Tenke and seconded by	У

BE IT RESOLVED, that the City Council hereby adjusts the salary of Lawrence J. Zimmer to \$60.00 per day and Kenneth E. Moore to \$55.00 per day, retroactive to October 1, 2018.

Budget Line: PD 3120 51120

DRAFTED BY (AND AFTER RECORDING RETURN TO): Farrell Fritz, P.C. Attn: Peter L. Curry, Esq. 400 RXR Plaza Uniondale, NY 11556

THE SPACE ABOVE THIS LINE IS RESERVED FOR RECORDING PURPOSES.

TEMPORARY ROAD EASEMENT AGREEMENT

THIS TEMPORARY ROAD EASEMENT AGREEMENT (this "Agreement") is made and dated as of this ____ day of _____, 2018 (the "Effective Date") by and among the CITY OF GLEN COVE, a municipal corporation of the State of New York having its principal office at City Hall, 9 Glen Street, Glen Cove, New York 11542 (the "City"), the GLEN COVE INDUSTRIAL DEVELOPMENT AGENCY (the "Agency"), a public benefit corporation of the State of New York having its principal office at City Hall, 9 Glen Street, Glen Cove, New York 11542, and RXR GLEN ISLE PARTNERS LLC, a limited liability company organized under the laws of the State of Delaware and authorized to transact business in the State of New York, with an office at 625 RXR Plaza, Uniondale, New York 11556 ("RXR") (collectively, the "Parties").

BACKGROUND

- A. RXR owns the real property known as Li-Tungsten Parcel Upper C ("**Upper C**"), known as Section 21, Block A, Lots 20, 21 and 22, and the Agency owns the real property situated on Li-Tungsten Parcel Lower C ("**Lower C**"), known as Section 21, Block A, Lot 19 (collectively, the "**Property**"), as further described on the attached Exhibit A.
- B. The City is currently undertaking the Herb Hill/Garvies Point Road Reconstruction Project (the "**Project**"). Due to various delays in the completion of the Project, the Parties desire to construct a temporary road (the "**Temporary Road**") on a portion of the Property to facilitate faster completion of the Project.

The Parties hereto, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, do hereby agree as follows:

1. **Temporary Easement.** RXR and the Agency hereby grant to the City, its agents, employees, contractors, successors and assigns, as well as to the public and each other, a non-exclusive easement (the "**Easement**") under, over, across, through and upon that certain portion of the Property depicted on the attached <u>Exhibit B</u> (the "**Temporary Easement Area**") for the construction, operation and maintenance of the Temporary Road.

- 2. **Term of Easement.** The Easement shall terminate upon the completion of the Project and re-commencement of Herb Hill Road for use as a public street, as announced by the City.
- 3. **Term of Agreement**. This Agreement shall terminate upon the completion of the Restoration, as described in Paragraph 9 below. Upon such termination, the Parties agree to record a termination of easement in the Office of the Nassau County Clerk.
- 4. **Construction**. The plans and specifications for the construction of the Temporary Road shall be reasonably acceptable to the City Department of Public Works ("DPW"). Inter-County Paving Associates LLC or other contractor acceptable to the Parties (the "Contractor") shall construct the Temporary Road and complete the Restoration (as hereinafter defined) on the Temporary Easement Area on behalf of the City in a good and workmanlike manner and as reasonably acceptable to the DPW. The construction of the Temporary Road and the Restoration shall be at RXR's sole cost and expense.
- 5. **Maintenance**. The City shall maintain the Temporary Easement Area and the Temporary Road at the City's sole cost and expense until the termination of this Agreement.
- 6. **Damages.** The City shall use commercially reasonable efforts to cause the Contractor to minimize the interruption of RXR's and the Agency's use of the Temporary Easement Area.
- 7. **Indemnification.** The City agrees to indemnify and hold RXR and the Agency harmless from and against any and all liabilities, losses, damages, costs, expenses (including reasonable attorney fees and expenses), causes of action, suits, claims, demands and judgments of any nature whatsoever, including, but not limited to, bodily injuries to, or death of, any person or because of damages arising out of the use of the Temporary Easement Area by the public, the City or its contractors, agents, invitees, representatives, servants or anyone acting on behalf of the City, or due to the willful misconduct or gross negligent acts or omissions of the City or its contractors, agents, invitees, representatives, servants or anyone acting on behalf of or invited on the Property by the City, except to the extent due to the gross negligence or willful misconduct of RXR or the Agency or their contractors, agents, invitees, representatives, servants or licensees.
- 8. **Insurance.** Before commencing construction of the Temporary Road, the Contractor shall, at a minimum, maintain or cause to be maintained: (i) General Liability and Property Damage Insurance in the sum of \$2,000,000.00 per occurrence, (ii) Worker's Compensation and Disability Insurance in New York statutorily required amounts, (iii) Contractor's All Risk Insurance, and (iv) automobile insurance (where applicable and necessary). RXR, the City and the Agency, including their successors and/or assigns, shall be named as Additional Insureds and, if applicable, Loss Payees with written proof of insurance during the term of the Agreement as provided above. All such insurance required under this Section shall remain in place and in full-force and effect until such time as this Agreement shall terminate.

- 9. **Restoration.** The Parties acknowledge that the Contractor will disturb the land within the Temporary Easement Area and the Contractor shall, within sixty (60) days of termination of the Easement, take all reasonable measures requested by RXR or the Agency to restore the Temporary Easement Area and Property to a similar condition that such Temporary Easement Area and Property were in prior to the construction of the Temporary Road (the "**Restoration**").
- 10. **Binding Effect.** This Agreement shall run with the land and inure to the benefit and be binding upon the respective heirs, successors, assigns, agents, contractors, and personal representatives of the parties to this Agreement. No Party may assign this Agreement without the other Parties' consent.
- 11. **Miscellaneous.** This Agreement shall be construed in accordance with, and governed by, the laws of the State of New York (without giving effect to New York's principles of conflicts of laws). This Agreement may be executed simultaneously or in counterparts, each of which together shall constitute one and the same Agreement. This Agreement may be recorded by any party in the county recorder's office. This Agreement shall not be amended or modified in any way except by an instrument signed by the Parties. The Parties shall at all times hereafter execute any documents and do any further acts which may be reasonably necessary or desirable to carry out the purposes of this Agreement and to give full force and effect to each and all of the provisions hereof.

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK

IN WITNESS WHEREOF, the parties have caused this Temporary Road Easement Agreement to be executed as of the day and year first above written.

THE CITY OF GLEN COVE

By:
Name:
Title:
ACKNOWLEDGEMENT
STATE OF NEW YORK)
COUNTY OF NASSAU)
On the day of in the year 2018 before me, the undersigned, personally appeared, personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is(are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.
Notary Public

GLEN COVE INDUSTRIAL DEVELOPMENT AGENCY

By:
Name:
Title:
ACKNOWLEDGEMENT
STATE OF NEW YORK)
: ss: COUNTY OF NASSAU)
On the day of in the year 2018 before me, the undersigned, personally appeared, personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is(are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.
NI. (
Notary Public

RXR GLEN ISLE PARTNERS LLC

By:
Name: Title:
ACKNOWLEDGEMENT
STATE OF NEW YORK)
: ss: COUNTY OF NASSAU)
On the day of in the year 2018 before me, the undersigned, personally appeared, personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is(are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.
Notary Public

EXHIBIT A LEGAL DESCRIPTION OF PROPERTY

EXHIBIT B

DESCRIPTION OF TEMPORARY EASEMENT AREA

AGREEMENT

AGREEMENT, made as of November ___, 2018, between City of Glen Cove, a Municipal corporation, having an address at 9 Glen Street, Glen Cove, New York 11542 ("Glen Cove"), and Tiegerman School located at 100 Glen Cove Ave, Glen Cove, New York 11542 ("Tiegerman").

WITNESSETH:

WHEREAS, prior to August 17, 2018, Glen Cove was the owner of a certain parcel of land with a tax map designation of Section 22, Block A, Lot 403 and Lot 207 and Section 22, Block: 1, Lots: 54, 55, 56, 64, 65, 154 164, 207, 403, 709, and 809 (collectively, the "Premises"); and

WHEREAS, on July 17, 2018, the City of Glen Cove Planning Board approved a certain Resolution Granting Minor Subdivision Approval, Site Development Plan Approval, and Special Use Permit Approval ("Site Plan") in connection with the applications of Glen Cove and Tiegerman for the former Coles School property located at 27 Cedar Swamp Road, Glen Cove, New York (collectively, "Site Plan Approval") where the Premises was divided into 2 parcels: Parcel A – (Section 22, Block A and p/o Lot 403 and p/o Lot 207) and Parcel B - (Section: 22, Block: 1, Lots: 54, 55, 56, 64, 65, 154 164, p/o 207, p/o 403, p/o 709, p/o 809; and

WHEREAS, on August 17, 2018, Tiegerman acquired Parcel A by deed from Glen Cove and Glen Cove acquired Parcel B by deed to itself; and

WHEREAS, the Site Plan Approval requires the performance of certain site work as set forth on the Subdivision and Partitioning Map dated June 27, 2018, including, but not limited to the work set forth in Sections 7, 8 and 9 of the Plans on page 2 of the Site Plan to be performed on Parcel B (collectively, "Parcel B Site Work"); and

WHEREAS, Glen Cove and Tiegerman are now desirous of setting forth the rights, responsibility and payment for all Parcel B Site Work.

NOW, THEREFORE, in consideration of the obligations hereafter set forth, the parties hereto agree as follows:

- 1. The parties hereby agree that Glen Cove will perform, at its sole cost and expense, all of the Parcel B Site Work.
- 2. Tiegerman will have no responsibility for any of the Parcel B Site Work.
- 3. In consideration of the provisions of Section 2 above, Tiegerman will pay \$135,000 to Glen Cove on or before March 31, 2019.
- 4. Glen Cove agrees that completion of the Parcel B Site Work will not be a condition precedent to the issuance of any certificates of occupancy (or their

- equivalent) to Tiegerman in connection with any work, construction, renovation or site work on Parcel A.
- 5. The parties hereto may execute this Agreement in counterparts and via PDF or electronic signatures, each of which when combined shall be considered an original.

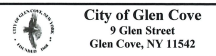
CITY OF GLEN COVE

By______ Mayor Tim Tenke

TIEGERMAN SCHOOL

By Dr. Ellenmorris Tiegerman,

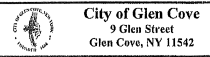
Dr. Ellenmorris Tiegerman Chief Executive Officer



DEPARTMENT: DPW Roads

BUDGET YEAR 2018

ACCOUNT NUMBER	ACCOUNT DESCRIPTION	INCREASE BUDGET	DECREASE BUDGET
A1990-55940	Contingency		\$5,500.00
A1640-55438	Contracted Services	\$5,500.00	
Reason for Transfer:			
Transfer of	funds needed due to cover cos	st of storage tra	iler for
supplies remov	ved from the Coles School traile	ers that were de	emolished.
Department Head Signa	ature:	Date:	
City Controller Approv	al: Sandra Clarson Digitally signed by Sandra Clarson DN: cn-Sandra Clarson DN: cn-Sand	ove, ou=Finance org, c=US Date: 11/	08/18
City Council Approval	- Resolution Number:	Date:	



GCF-1 (7/08)

BUDGET YEAR 2018

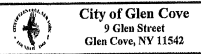
NUMBER	ACCOUNT DESCRIPTION	BUDGET	BUDGET	
MS9010 55995	Self Insurance Fund Idemnification		40,000.00	
MS9010 55990	Self Insurance Fund Administrative Expense	40,000.00		
	÷.			
Reason for Transfer:				
Reallocation of Self Insura	ance Fund related to Workers Compensation Expens	ses, Since puch	ESC .	
orders were	not used unable to detace	one actual	nards	
Reallocation of Self Insurance Fund related to Workers Compensation Expenses, Since professe Orders were not used unable to detaconine actual made of line, corrected moving forward.				
	2			
		_ // /	laction	
Department Head Signa		Date: <u>/6/</u>	<u>~118</u>	
City Controller Approv	al: <u>Yordia Clawi</u>	Date:	6-18	
		TD - /		
City Council Approval -	- Kesolution Number:	Date:		



City of Glen Cove 9 Glen Street Glen Cove, NY 11542

BUDGET TRANSFER FORM

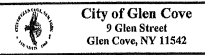
DEPARTMENT: EMS 4546		BUDGET YEAR ZOIS	
ACCOUNT NUMBER	ACCOUNT DESCRIPTION	INCREASE BUDGET	DECREASE BUDGET
A41540 - 62230	Egurpmut Replacent		6,000,00
A 4540 - 54353	Equipment Replacement Medical Supplies	6000.00	
Reason for Transfer:			
To cour addition	mel souvers for medical quiport		
Department Head Sig	gnature:	Date:	10-26-18
City Controller Approval: Adda Claude		Date: <u>10名(18</u> Date: 10名(18)	
City Council Approval – Resolution Number:		Date:	



DEPARTMENT: DPW Roads

 $_{BUDGET\ YEAR}\,\underline{2018}$

ACGOUNT NUMBER	ACCOUNT DESCRIPTION	INCREASE BUDGET	DECREASE BUDGET		
A1990-55940	Contingency		\$25,902.00		
A5110-54381	Street Light Contractors	\$25,902.00			
Reason for Transfer:					
Transfer of funds needed due to unexpected lighting outages throughout the City.					
	——A				
Department Head Signature: Department Head Signature: Sandra Clarson Department Head Signature: Date: 10/30/18 Date: 10/30/18					
City Controller Approv	Sandra Clarson Digitally signed by Sandra Clarson Discussion discussion of Clarson Discu	Octore, out-Finance Dyvarque, c-US Date: 10/	30/18		
City Council Approval	– Resolution Number:	Date:			



DEPARTMENT: DPW Roads

BUDGET YEAR 2018

ACCOUNT NUMBER	ACCOUNT DESCRIPTION	INCREASE BUDGET	DECREASE BUDGET		
A1990-55940	Contingency		\$10,000.00		
A164054321	Fuel	\$10,000.00			
Reason for Transfer:					
Transfer of funds needed due to increase in fuel cost.					
Department Head Signature: City Controller Approval: City Controller Approval: Department Head Signature: Sandra Clarson Digitally signed by Seeda Clauson Disc. Sandra Clarson Date: Date:					
City Controller Approv	Sandra Clarson Digitally signed by Sandra Claron Officer-Sandra Cl	Core, our-finance year, cettle Date: 10/	30/18		
City Council Approval	Resolution Number:	Date:			



Phone: (516) 676-2000 Fax: (516) 676-0108 www.glencove-li.us

City Hall 9 Glen Street Glen Cove, NY 11542-4106

City of Glen Cove Special Events Committee

Mission: Collaborate with the City of Glen Cove Public Relations Officer to accomplish three goals:

- Provide the city with additional volunteer resources for existing and new special events (minimum of two new or amplified events each year) and support fundraising to help reinstate a July 4 fireworks event and underwrite cost of new programs for the benefit of Glen Cove residents.
- Suggest carry forward ideas from GC350 events and new ideas/concepts/activities to complement the city's robust schedule of special events and community activities (over 100+ each year)
- Support city's mandate to program the public spaces at the Garvies Point project (e.g., parks, amphitheater etc.)

Engage proven leadership team from Glen Cove's $350^{\rm th}$ Anniversary committee and offer community members opportunity to volunteer for individual programs and events.