

**CITY OF GLEN COVE
MINUTES OF THE
CITY COUNCIL MEETING
FEBRUARY 9, 2021**

Mayor Tenke called the meeting to order at 7:30 p.m. and Sheryl Goodine lead those assembled in the Pledge of Allegiance.

PRESENT: Mayor Tenke, Councilpersons Silverman, Totino, Fugazy Scagliola, Perrone, Lupenko Ferrante, and Stevenson-Mathews

ABSENT: None

ALSO PRESENT: City Clerk, Gaspare G. Tumminello, City Attorney Gregory Kalnitsky

Mayor Tenke moved to close Public Hearing 2A & 2B. Councilwoman Lupenko Ferrante seconded the motion. Motion was unanimously adopted.

Public Hearing 2-A

Public Hearing amending existing franchise agreement with Verizon.

Public Hearing 2-B

Public Hearing to amend the Code of Ordinances to include mortgage in default registry.

Mayor Tenke stated:

“Public Hearing 2-C will remain open until our next scheduled meeting of February 23, 2021.”

Public Hearing 2-C

Community Development Block Grant application for the 47th year funding (9/1/21-8/31/22) is due to Nassau County by March 19th

Mayor Tenke moved that the Minutes of January 26th, 2021 be approved and adopted. Councilman Stevenson-Mathews seconded the motion. Motion was unanimously adopted.

Mayor Tenke moved that the Minutes of February 2nd, 2021 be approved and adopted. Councilman Totino seconded the motion. Motion was unanimously adopted.

Mayor Tenke presented the Warrants.

Payroll Warrants:	2/4/2021	General Fund	\$706,087.45
		Water Fund	\$20,062.21
	Jan O/T	General Fund	\$156,278.20
		Water Fund	\$17,495.87
Accounts Payable:	# 2023	General Fund	\$136,814.73
		Water Fund	\$31,162.42
		Capital Fund	\$49,115.99
		Insurance	\$3,710.91
	# 2103	General Fund	\$688,552.36

Water Fund	\$30,805.22
Capital Fund	\$112,663.26
Insurance	\$8,614.00
Trust	\$204.00

Mayor Tenke moved for the adoption of the Warrants. Councilman Perrone seconded the motion. Motion was unanimously adopted.

Mayor Tenke made motion to remove resolution 6I.

6-I – Resolution

BE IT RESOLVED, that the City Council hereby authorizes the Mayor to accept the bid of Zain Construction Inc., as the lowest responsible bidder, for construction improvements to the Brewster Street Garage in the contract amount of \$210,589.50 along with any change orders not to exceed a total cost of \$450,000.00 subject to availability of grant funding and at no cost to the City.

Budget Line: H5110-52260-2029, H1490-52260-1753

Mayor Tenke moved for the removal of resolution 6I. Councilwoman Fugazy Scagliola seconded the motion. Motion was unanimously adopted.

Mayor Tenke made motion to table resolution 6L.

6-L – Resolution

BE IT RESOLVED, that the City Council hereby authorizes the Mayor to update certain fees relating to the Building Department, Zoning Board of Appeals, and Planning Board.

Ch. 111: Building Construction

	<u>Current Fee</u>	<u>New Fee</u>
POD Storage Container Permit (3 month permit)	No Fee	\$25.00
Fence Permit (NEW) Greater than 4 ft. (6ft. High Max)	No Fee	\$50.00

Ch. 280: Zoning

PILOP (added 8/28/2012)

Nonresidential Uses:

	<u>Current Fee</u>	<u>New Fee</u>
First five spaces	Free	Free
6-20 spaces	\$750.00 per space	\$900.00 per space
Over 20 spaces	\$3,000.00 each	\$4,000.00 each
Residential or Residential Mixed-Uses:	\$3,000.00 per space	\$4,000.00 per space
Certificate of occupancy	\$200.00	\$500.00

Residential projects:

New Site Plan	\$750.00	\$1,000.00
Modifications to buildings or amendments to site plans <1 Acre	\$250.00	\$1,250.00
Modifications to buildings or amendments to site plans 1-5 Acres	\$250.00	\$3,000.00
Modifications to buildings or amendments to site plans 5+ Acres	\$250.00	\$5,000.00
For each ten (10) dwelling units or fraction thereof	\$250.00	\$500.00

Non-Residential or Mixed Use projects:

New Site Plan	\$750.00	\$1,000.00
Modifications to buildings or amendments to site plans	\$500.00	\$750.00
For each ten thousand (10,000) square feet of floor space	\$500.00	\$750.00

Special use permits	\$500.00	\$750.00
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Subdivisions		
Minor subdivision and preliminary	\$500.00	\$750.00
Major subdivision	\$1,500.00	\$2,000.00
Final plat - Major Subdivision - per dwelling unit	\$100.00	\$125.00
Individual Site Plan per lot (where required)	\$100.00	\$125.00
Zoning Amendment		
Petition for Amendment	\$750.00	\$1,000.00
Deposit for Planning Consultant Review:		
For projects up to 3,000 square feet or up to 10 dwelling units	\$500.00	\$2,000.00
For projects over 3,000 square feet or more than 10 dwelling units	\$1,000.00	\$3,000.00
For Minor Subdivision	\$500.00	\$750.00
Major Subdivision	\$1,000.00	\$1,500.00
For Zoning Amendment	\$750.00	\$1,000.00
For Miscellaneous	\$500.00	\$750.00
Deposit for Engineering Consultant Review (Escrow to reimburse City)	\$1,000.00	\$2,000.00
Residential Area Variance	\$200.00	\$400.00
Commercial Area Variance	\$300.00	\$500.00
Use Variance/Special Applications	\$500.00	\$750.00
Miscellaneous Fees:		
Code of the City of Glen Cove		
Subdivision pamphlet	\$15.00	\$15.00 (PDF Free)
Zoning Ordinance pamphlet	\$35.00	\$35.00 (PDF Free)
Zoning map	\$20.00	\$20.00 (PDF Free)

Mayor Tenke moved for the table of resolution 6L. Councilwoman Fugazy Scagliola seconded the motion. Motion was unanimously adopted.

Mayor Tenke presented ordinance 6E.

ORDINANCE 1/2021

ORDINANCE CREATING CHAPTER 168, ARTICLE XI OF THE CITY CODE OF ORDINANCES OF THE CITY OF GLEN COVE TO BE ENTITLED, “REGISTRATION OF FORECLOSURE MORTGAGE PROPERTIES”; PROVIDING FOR PURPOSE, INTENT, AND APPLICABILITY OF THE ORDINANCE REQUIRING THE REGISTRATION AND MAINTENANCE OF CERTAIN REAL PROPERTY BY MORTGAGEES; AND PROVIDING FOR PENALTIES AND ENFORCEMENT

WHEREAS, the City Council desires to protect the public health, safety, and welfare of the citizens of the incorporated area of the City of Glen Cove and maintain a high quality of life for the citizens of the City through the maintenance of structures and properties in the City; and

WHEREAS, the City Council recognizes properties subject to foreclosure action or foreclosed upon (hereinafter referred to as “Registrable Properties”) located throughout the City lead to a decline in community and property value; create nuisances; lead to a general decrease in neighborhood and community aesthetic; create conditions that invite criminal activity; and foster an unsafe and unhealthy environment; and

WHEREAS, the Council has already adopted property maintenance codes to regulate building standards for the exterior of structures and the condition of the property as a whole; and

WHEREAS, the Council recognizes in the best interest of the public health, safety, and welfare a more regulated method is needed to discourage Registrable Property Mortgagees from allowing their properties to be abandoned, neglected or left unsupervised; and

WHEREAS, the Council has a vested interest in protecting neighborhoods against decay caused by Registrable Property and concludes that it is in the best interests of the health, safety, and welfare of its citizens and residents to impose registration requirements of Registrable Property located within the City to discourage Registrable Property and Mortgagees from allowing their properties to be abandoned, neglected or left unsupervised.

NOW THEREFORE, BE IT ORDAINED:

The City Council of the City of Glen Cove finds that the implementation of the following changes and additions will assist the City in protecting neighborhoods from the negative impact and conditions that occur as a result of vacancy, absentee ownership, and lack of compliance with existing City regulations and laws.

- (a) That the foregoing “WHEREAS” clauses are hereby ratified and confirmed as being true and correct and are hereby made a specific part of this Ordinance upon the adoption hereof.

- (b) That the City Council of the City of Glen Cove does hereby amend the City Code of Ordinances by creating Chapter 168, Article XI entitled “Registration of Foreclosure Mortgage Properties” to read as follows.

Article XI. Registration of Foreclosing Mortgage Properties

Sec. 168-83 Purpose and Intent.

It is the purpose and intent of the City Council to establish a process to address the deterioration and decline in value of City neighborhoods caused by property with foreclosing or foreclosed mortgages located within the City, and to identify, regulate, limit and reduce the number of these properties located within the City. It has been determined that Owner-occupied structures are generally better maintained when compared to vacant structures, even with a diligent off-site property Owner. Structures owned by individuals who are economically strained and unable to meet their mortgage obligations are often not properly or diligently maintained, which contribute to blight, declined property values, and have a negative impact on social perception of the residential areas where they are located. It is the City Council’s further intent to establish a registration program as a mechanism to help protect neighborhoods from becoming blighted through the lack of adequate maintenance of properties that are in Foreclosure or Foreclosed, and to provide a mechanism to avert foreclosure actions through timely intervention, education, or counseling of property Owners.

Sec. 168-84 Definitions.

The following words, terms, and phrases, when used in this Article, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning.

Default shall mean that the mortgagor has not complied with the terms of the mortgage on the property, or the promissory note, or other evidence of the debt, referred to in the mortgage.

Enforcement Officer shall mean any law enforcement officer, building department official, zoning inspector, code enforcement officer, fire inspector, building inspector, police officer or other person authorized by the City to enforce the applicable code(s).

Evidence of Vacancy shall mean any condition that on its own, or combined with other conditions present, would lead a reasonable person to believe that the property is vacant. Such conditions may include, but are not limited to: overgrown and/or dead vegetation; past due Utility notices and/or disconnected Utilities; accumulation of trash junk or debris; abandoned vehicles, auto parts and/or materials; the absence of furnishings and/or personal items consistent with habitation or occupancy; the presence of an unsanitary, stagnant swimming pool; the accumulation of newspapers, circulars, flyers and/or mail; statements and/or observations by neighbors, passers-by, delivery agents, Enforcement Officers, or government agents; and/or the presence of boards over doors, windows or other openings in violation of applicable code.

Foreclosure or Foreclosure Action shall mean the legal process by which a Mortgagee, or other lien holder, terminates or attempts to terminate a property Owner's equitable right of redemption to obtain legal and equitable title to the Real Property pledged as security for a debt or the Real Property subject to the lien. The legal process is not concluded until the property obtained by the Mortgagee, lien holder, or their designee, by certificate of title, or any other means, is sold to a non-related bona fide purchaser in an arm's length transaction to satisfy the debt or lien.

Mortgagee shall mean the creditor, including but not limited to, trustees; mortgage servicing companies; lenders in a mortgage agreement; any agent, servant, or employee of the creditor; any successor in interest; or any assignee of the creditor's rights, interests or obligations under the mortgage agreement; or any other person or entity with the legal right to foreclose on the Real Property, excluding governmental entities as assignee or owner.

Owner shall mean every person, entity, or Mortgagee, who alone or severally with others, has legal or equitable title to any Real Property as defined by this Article; has legal care, charge, or control of any such property; is in possession or control of any such property; and/or is vested with possession or control of any such property. The Property Manager shall not be considered the Owner.

Property Manager shall mean any party designated by the Owner as responsible for inspecting, maintaining and securing the property as required in this Article.

Real Property shall mean any residential or commercial land and/or buildings, leasehold improvements and anything affixed to the land, or portion thereof identified by a property parcel identification number, located in the City limits.

Registrable Property shall mean any Real Property located in the City, whether vacant or occupied, that is subject to an ongoing Foreclosure Action by the Mortgagee or Trustee, has been the subject of a Foreclosure Action by a Mortgagee or trustee and a judgement has been entered, or has been the subject of a Foreclosure sale where the title was transferred to the beneficiary of a mortgage involved in the Foreclosure and any properties transferred under a deed in lieu of foreclosure/sale. The designation of a

“foreclosure” property as “registrable” shall remain in place until such time as the property is sold to a non-related bona fide purchaser in an arm’s length transaction or the Foreclosure Action has been dismissed.

Registry shall mean a web-based electronic database of searchable real property records, used by the City to allow Mortgagees the opportunity to register properties and pay applicable fees as required in this Article.

Semi-Annual Registration shall mean six (6) months from the date of the first action that requires registration, as determined by the City, or its designee, and every subsequent six (6) months the property is Registrable. The date of the initial registration may be different than the date of the first action that required registration.

Utilities and Services shall mean any utility and/or service that is essential for a building to be habitable and/or perform a service necessary to comply with all City codes. This includes, but is not limited to, electrical, gas, water, sewer, lawn maintenance, pool maintenance, and snow removal.

Vacant shall mean any parcel of land in the City that contains any building or structure that is not lawfully occupied.

Sec. 168-85 Applicability and Jurisdiction.

This Article applies to Foreclosing or Foreclosed property within the City.

Sec. 168-86 Establishment of a Registry.

Pursuant to the provisions of this Article the City, or its designee, shall establish a registry cataloging each Registrable Property within the City, containing the information required by this Article.

Sec. 168-87 Inspection and Registration of Real Property Under Foreclosure.

- (a) Any Mortgagee who holds a mortgage on Real Property located within the City shall perform an inspection of the property upon default by the mortgagor as evidenced by the filing of a Foreclosure Action.
- (b) Property inspected pursuant to subsection (a) above that remains in Foreclosure, shall be inspected every thirty (30) days by the Mortgagee or Mortgagee’s designee. If an inspection shows a change in the property’s occupancy status the Mortgagee shall, within ten (10) days of that inspection, update the occupancy status of the property registration.
- (c) Within ten (10) days of the date any Mortgagee files a Foreclosure Action, the Mortgagee shall register the Real Property with the City Registry, and, at the time of registration, indicate whether the property is Vacant, and if so shall designate in writing a Property Manager to

inspect, maintain and secure the Real Property subject to the mortgage in Foreclosure when legally possible. A separate registration is required for each Registrable Property.

- (d) Initial registration pursuant to this section shall contain at a minimum the name of the Mortgagee, the mailing address of the Mortgagee, e-mail address, telephone number and name of the Property Manager and said person's address, e-mail address, and telephone number, regardless of whether it is occupied or vacant.
- (e) At the time of initial registration each registrant shall pay a non-refundable Semi-Annual Registration fee of five hundred dollars (\$500.00) for each Registrable Property. Subsequent non-refundable Semi-Annual Registrations of properties and fees in the amount of five hundred dollars (\$500.00) are due within ten (10) days of the expiration of the previous registration. Said fees shall be used to offset the costs of: (1) registration and registration enforcement, (2) code enforcement, building department oversight and mitigation related to Defaulted properties, and (3) for any purpose relating to the purpose and intent of this Article. None of the funds provided for in this section shall be utilized for the legal defense of Foreclosure Actions.
- (f) If the mortgage and/or servicing on a property is sold or transferred, the new Mortgagee is subject to all the terms of this Article. Within ten (10) days of the transfer, the new Mortgagee shall register the property or update the existing registration. The previous Mortgagee(s) will not be released from the responsibility of paying all previous unpaid fees, fines, and penalties accrued during that Mortgagee's involvement with the Registrable Property.
- (g) If the Mortgagee sells or transfers the Registrable Property in a non-arm's length transaction to a related entity or person, the transferee is subject to all the terms of this Article. Within ten (10) days of the transfer, the transferee shall register the property or update the existing registration. Any and all previous unpaid fees, fines, and penalties, regardless of who the Mortgagee was at the time registration was required, including but not limited to unregistered periods during the Foreclosure process, are the responsibility of the transferee and are due and payable with the updated registration. The previous Mortgagee will not be released from the responsibility of paying all previous unpaid fees, fines, and penalties accrued during that Mortgagee's involvement with the Registrable Property.
- (h) If the Foreclosing or Foreclosed Property is not registered, or the registration fee is not paid within thirty (30) days of when the registration or renewal is required pursuant to this section, a late fee equivalent to ten percent (10%) of the Semi-Annual Registration fee shall be charged for every thirty-day period (30), or portion thereof, the property is not registered and shall be due and payable with the registration.
- (i) This section shall also apply to properties that have been the subject of a foreclosure sale where title is transferred to the Mortgagee as well as any properties transferred to the Mortgagee under a deed in lieu of foreclosure or by any other legal means.
- (j) Properties subject to this section shall remain subject to the Semi-Annual Registration requirement, and the inspection, security, and maintenance standards of this section as long as the property remains Registrable.
- (k) Failure of the Mortgagee and/or property Owner of record to properly register or to modify the registration to reflect a change of circumstances as required by this ordinance is a violation of this Article and shall be subject to a fine of not more than two thousand five hundred dollars (\$2,500.00) and/or enforcement by any of the enforcement means available to the City.

- (l) If any property is in violation of this Article the City may take the necessary action to ensure compliance with and/or place a lien on the property for the cost of the outstanding obligation and any additional cost incurred to the property into compliance.

- (m) Registration of foreclosure property does not alleviate the Mortgagee and/or Owner from obtaining all required licenses, permits and inspections required by applicable code or State Statutes. Acquisition of required licenses, permits and inspections or registration of rental property does not alleviate the requirement for the property to be registered under this section. Mortgagee and/or Owner is expected to update the status of the property in the event of a Mortgagee managed rental.

Sec. 168-88 Maintenance Requirements

- (a) Properties subject to this Article shall be kept free of weeds, overgrown brush, dead vegetation, trash, junk, debris, building materials, any accumulation of newspaper circulars, flyers, notices, except those required by federal, state or local law, discarded personal items including, but not limited to, furniture, clothing, large and small appliances, printed material, or any other items that give the appearance that the property is abandoned.

- (b) Registrable Property shall be maintained free of graffiti or similar markings by removal or painting over with an exterior grade paint that matches the color of the exterior structure.

- (c) Front, side, and rear yards, including landscaping, of Registrable Property shall be maintained in accordance with the applicable code(s) at the time registration is required.

- (d) Registrable yard maintenance shall include, but not be limited to, grass, ground covers, bushes, shrubs, hedges or similar plantings, decorative rock or bark or artificial turf/sod. Acceptable maintenance of yards and/or landscape shall not include weeds, gravel, broken concrete, asphalt or similar material.

- (e) Maintenance shall include, but not be limited to, watering, irrigation, cutting and mowing of required ground cover or landscape and removal of all trimmings.

- (f) Pools and spas shall be maintained so the water remains free and clear of pollutants and debris and shall comply with the regulations set forth in the applicable code(s).

- (g) Failure of the Mortgagee, Owner, and transferees to properly maintain the property as required by this Article may result in a violation of the applicable code(s) and/or laws and issuance of a citation or notice of violation in accordance with the applicable code(s) of the City. Pursuant to a finding and determination by a court of competent jurisdiction, the City may take the necessary action to ensure compliance with this section.

- (h) In addition to the above, the property is required to be maintained in accordance with any and all applicable code(s) of the City of Glen Cove Code of Ordinances, the New York State Building Code and New York State Property Maintenance Code, as amended from time to time.

Sec. 168-89 Security Requirements

- (a) Properties subject to this Article shall be maintained in a secure manner so as not to be accessible to unauthorized persons.
- (b) A “secure manner” shall include, but not be limited to, the closure and locking of windows, doors, gates and other openings of such size that may allow a child to access the interior of the property or structure. Broken windows, doors, gates, and other openings of such size that may allow a child to access the interior of the property or structure must be repaired. Broken windows shall be secured by re-glazing of the window.
- (c) If a property is Registrable, and the property has become vacant or blighted, a Property Manager shall be designated by the Mortgagee or Owner to perform the work necessary to bring the property into compliance with the applicable code(s), and the Property Manager must perform regular inspections to verify compliance with the requirements of this Article, and any other applicable laws.
- (d) In addition to the above, the property is required to be secured in accordance with the applicable codes of the City of Glen Cove Code of Ordinances, the New York State Building Code and New York State Property Maintenance Code, as amended from time to time.
- (e) Failure of the Mortgagee and/or property Owner of record to properly inspect and secure a property subject to this Article is a violation of this section, shall be punishable by a fine of up to two thousand five hundred dollars (\$2,500.00) and shall be subject to enforcement by any and/or all of the enforcement means available to the City. The City may take the necessary action to ensure compliance with this section, and recover costs and expenses in support thereof.

Sec. 168-90 Provisions Supplemental.

The provisions of this Article are cumulative with and in addition to other available remedies. Nothing contained in this Article shall prohibit the City from collecting on fees, fines, and penalties in any lawful manner; or enforcing its codes and any other applicable law by any other means, including, but not limited to, injunction, abatement, or as otherwise provided by law.

Sec. 168-91 Public Nuisance.

All Registrable Property is at risk of being a public nuisance and if vacant or blighted can constitute a public nuisance, the abatement of which pursuant to the police power is hereby declared to be necessary for the health, welfare, and safety of the residents of the City.

Sec. 168-92. Additional Authority.

- (a) If the Enforcement Officer has reason to believe that a property subject to the provisions of this Article is posing a serious threat to the public health, safety, and welfare, the Enforcement Officer may temporarily secure the property at the expense of the Mortgagee or Owner, and may

bring the violations before any Court of competent jurisdiction as soon as possible to address the conditions of the property. Nothing herein shall limit the City from abating any nuisance or unsafe condition by any other legal means available to it.

- (b) The Enforcement Officer shall have the authority to require the Mortgagee or Owner affected by this section, to implement additional maintenance and/or security measures including, but not limited to, securing any and all doors, windows or other openings, employment of on-site security guard, or other measures as may be reasonably required to help prevent further decline of the property.
- (c) If there is a finding that the condition of the property poses a serious threat to the public health, safety, and welfare, then an Enforcement Officer or Court of competent jurisdiction may direct the appropriate City personnel to abate the violations and charge the Mortgagee or Owner with the cost of the abatement in accordance with applicable law.
- (d) If the Mortgagee or Owner does not reimburse the City for the cost of temporarily securing the property, or of any abatement directed by Enforcement Officer, within thirty (30) days of the City sending the Mortgagee or Owner the invoice then the City may lien the property with such cost, along with an administrative fee as determined in the City's applicable fee ordinance to recover the cost of administrative personnel services. In addition to filing a lien pursuant to applicable law, the City may pursue other and additional financial penalties against the Mortgagee or Owner.
- (e) The City may contract with an entity to implement this Article, and, if so, any reference to the Enforcement Officer herein shall include the entity the City contracts with for that purpose.

Sec. 168-93 Immunity of Enforcement Officer.

Any Enforcement Officer or any person authorized by the City to enforce the sections here within shall be immune from prosecution, civil or criminal, for reasonable, good faith entry upon Real Property while in the discharge of duties imposed by this Article.

Sec. 168-94 Severability.

It is hereby declared to be the intention of the City that the sections, paragraphs, sentences, clauses, and phrases of this Article are severable, and if any phrase, clause, sentence, paragraph, or section of this Article shall be declared unconstitutional by the valid judgment or decree of a court of competent jurisdiction, such unconstitutionality shall not affect any of the remaining phrases, clauses, sentences, paragraphs, and sections of this Article.

Sec. 168-95 Effective Date.

This ordinance shall become effective immediately upon adoption.

Mayor Tenke moved for the adoption of ordinance 6E. Councilman Perrone seconded the motion. Motion was unanimously adopted.

Mayor Tenke presented resolutions 6A, 6B, 6C, 6D, 6F, 6G, 6H, 6J, 6K, 6M, and 6N.

6-A – Resolution

BE IT RESOLVED, that the City Council hereby authorizes budget transfers and amendments as submitted and reviewed by the City Controller.

(See attached)

6-B – Resolution

BE IT RESOLVED, that the City Council hereby authorizes the Mayor to retroactively accept the proposal of Anker’s Electric Service, Inc. for electrical repair services located at Pascucci Field in the amount of \$4,020.

Budget Line: H7140-91400-1421

6-C – Resolution

BE IT RESOLVED, that the City Council hereby authorizes the Mayor to retain ProChamps, a sole source provider, to administer the City of Glen Cove’s Mortgage in Default Registry under a net remit arrangement whereby ProChamps’ fee of \$100 per collection will be deducted from each semi-annual registration fee and remitted to the City.

6-D – Resolution

BE IT RESOLVED, that the City Council hereby authorizes the Mayor to amend existing franchise agreement with Verizon New York Inc. to authorize Verizon New York Inc. to provide cable television service to the entire City of Glen Cove.

6-F – Resolution

BE IT RESOLVED, that the City Council hereby authorizes the Mayor to purchase 2017 Dodge Charger from Oyster Bay Cove by auction in the amount of \$10,000, for the use by Harbor Patrol.

Budget Line: A5720-52250

6-G – Resolution

BE IT RESOLVED, that the City Council hereby authorizes Christopher DeMetropolis to attend 13th Annual EMS Law, March 25, March 28, 2021, Online, at a cost of \$250.00.

Budget: A4540-54324

6-H – Resolution

BE IT RESOLVED, that the City Council hereby authorizes the Mayor to enter into merchant services processing agreements with OpenEdge, a division of Global Payments Direct, Inc. to provide credit card and check processing services for the Tyler Technologies Water Department utility billing module.

Budget Line: F8300-54135

6-J – Resolution

BE IT RESOLVED, that the City Council hereby authorizes the Mayor to accept the sum of \$5,450 as awarded by Nassau County Department of Human Services, Office for the Aging and the New York State Office for the Aging under the 2021 Family First Coronavirus Relief Act. Contract CQHS21000037 is for the funding period of January 1, 2021 through September 30, 2021.

Budget Line: A7030-43800 FFCRA

6-K – Resolution

BE IT RESOLVED, that the City Council hereby authorizes the Mayor to retroactively accept the purchase of a 2021 Chevrolet Equinox AWD 4DR LT for Code Enforcement in the amount of \$23,483.40.

Budget Line: H3630-52250-2019

6-M – Resolution

BE IT RESOLVED, that the City Council hereby authorizes procurement policy for the year 2021.

WHEREAS the procurement policy requires annual review in accordance with General Municipal Law, section 104-b(4),

WHEREAS the annual review has now been accomplished,

NOW THEREFORE be it resolved.

6-N – Resolution

WHEREAS, SAFE Inc. provides the City of Glen Cove with Employee Assistance Program services available to all employees and their families; and

WHEREAS, SAFE Inc. provides the Substance Abuse Professional for the City's Drug and Alcohol Testing Program;

BE IT RESOLVED, that the City Council authorizes an annual budgeted payment, in the amount of \$60,000, to SAFE Inc. be released February 24, 2021.

Budget Line: A1210 - 55552

Mayor Tenke moved for the adoption of resolutions 6A, 6B, 6C, 6D, 6F, 6G, 6H, 6J, 6K, 6M, and 6N. Councilwoman Fugazy Scagliola seconded the motion. Motion was unanimously adopted.

There being no further business before the City Council, Mayor Tenke adjourned the meeting at 9:42p.m.

Gaspare G. Tumminello

City Clerk