

PUBLIC MEETING – Wednesday, December 12, 2012 at 8:00 p.m.

There will be a Public Meeting of the Mayor and Council of the Borough of Glen Rock on Wednesday, December 12, 2012, at 8:00 p.m. in the Council Chambers of the Municipal Building.

Agenda: (May be subject to change)

1. CALL TO ORDER /ROLL CALL

This meeting is called pursuant to the provisions of the Open Public Meeting Law. This Meeting was included in a list of meeting notices sent to the Bergen Record and advertised in said newspaper in January, posted on the bulletin board in the Municipal Building, and has remained continuously posted as the required notices under the Statue. In addition, a copy of this notice is and has been available to the public and is on file in the office of the Municipal Clerk.

In accordance with the New Jersey State Fire & Safety Code I call your attention to the lighted exit signs. In the event the alarm sounds, move in an orderly manner toward the exit nearest you and leave the building.

**Council Member O’Hagan – present
Council Member Orseck – present
Council Member Biggs – present**

**Council Member Pazan – present
Council Member Surrago – present
Council Member Nogara – present**

2. FLAG SALUTE/ANNOUNCEMENTS

The Scouts that were present in the audience led the Council in the flag salute.

Mayor van Keuren read the following proclamation honoring Sal Reina

A CEREMONIAL PROCLAMATION

Whereas a community is held together by the kindnesses that individuals show to each other, and

Whereas when the kindnesses are offered without any attempt to gather publicity or attention, the gift not the giver is remembered, and

Whereas once in a while the giver should be thanked for a particularly generous gesture, and

Whereas, when the gift is one that restores health and a positive future, it and the giver are doubly memorable, so

Therefore the Borough recognizes and thanks Sal Reina, proprietor of Francesca Pizza, because he cared enough about his community and friends to participate in a fund-raising event in October 2012 called Strides Against Breast Cancer and raise over \$1,000 for a team captained by Lisa Torsiello, a cancer survivor.

3. CONSENT AGENDA

All items listed are considered to be routine and non-controversial by the Borough Council and will be approved by one motion. There will be no separate discussion on these items unless a Council member(s) so request it, in which case the item(s) will be removed from the Consent Agenda and considered in its normal sequence on the agenda. The one motion signifies adoption of all resolutions, received and filed letters, correspondence, reports and approval of applications and minutes.

Resolutions:

1. Resolution for Approval of Minutes (11/287/12)

Resolution No. 264-12

Offered by Council Member Surrago

Seconded by Council Member Pazan

BE IT RESOLVED, that the Minutes of:

November 28, 2012

Be accepted as submitted.

ROLL CALL:

Council Member O'Hagan - yes

Council Member Orseck – yes

Council Member Biggs – yes

Council Member Pazan - yes

Council Member Surrago - yes

Council Member Nogara – yes

2. Resolution for Payment of Bills

Resolution No. 265-12

Offered by Council Member Surrago

Seconded by Council Member Pazan

BE IT RESOLVED, that the following bills of the Borough of Glen Rock be paid in the amount of \$ 2,544,900.64.

| | |
|------------------|------------------------|
| GR Payroll | 328,376.83 |
| GRBOE | 1,751,298.00 |
| NJSHBP | 165,347.25 |
| County of Bergen | 12,671.24 |
| RVH Mulch | 10,200.00 |
| SUBTOTAL | \$ 2,267,893.32 |
| Miscellaneous | 97,014.40 |

| | |
|------------------------|-----------------|
| General Capital | 94,860.58 |
| Trust/Other | 75,419.84 |
| D.D.E.F. | 712.50 |
| Dog Trust | 9,000.00 |
| Total Payment of Bills | \$ 2,544,900.64 |

ROLL CALL:

| | |
|------------------------------|------------------------------|
| Council Member O’Hagan - yes | Council Member Pazan - yes |
| Council Member Orseck – yes | Council Member Surrago - yes |
| Council Member Biggs – yes | Council Member Nogara – yes |

3. Resolution for Chapter 159 (Drive Sober or Get Pulled Over 2012)

**Resolution No. 266-12
Offered by Council Member Surrago
Seconded by Council Member Pazan**

**Chapter 159 Resolution
Approval of items of Revenue and Appropriation
NJS 40A:4-87**

Whereas, NJS 40A:4-87 provides that the Director of the Division of Local Government Services may approve the insertion of any special item of revenue in the budget of any county or municipality when such item shall have been made available by law and the amount was not determined at the time of the adoption of the budget; and

WHEREAS, the Director may also approve the insertion of an item of appropriation for equal amount,

NOW, THEREFORE BE IT RESOLVED, that the Mayor and Council of the Borough of Glen Rock in the County of Bergen, New Jersey, hereby requests the Director of the Division of Local Government Services to approve the insertion of an item of revenue in the budget of the year 2012 in the amount of \$4,400.00, which is now available from the State of New Jersey Division of Alcohol Traffic Safety in the amount of \$4,400.00.

BE IT FURTHER RESOLVED that the like sum of \$4,400.00 is hereby appropriated under the caption of Drive Sober or Get Pulled Over 2012; and

BE IT FURTHER RESOLVED that the above is the result of funds from the State of New Jersey Division of Alcohol Traffic Safety in the amount of \$4,400.00

ROLL CALL:

| | |
|------------------------------|------------------------------|
| Council Member O’Hagan - yes | Council Member Pazan - yes |
| Council Member Orseck – yes | Council Member Surrago - yes |
| Council Member Biggs – yes | Council Member Nogara – yes |

4. Resolution Cancelling Stale Checks (Payroll)

**Resolution No. 267-12
Offered by Council Member Surrago
Seconded by Council Member Pazan**

Cancellation of Stale Dated Payroll Checks

WHEREAS, the Chief Financial Officer of the Borough of Glen Rock has identified the following checks to be stale, and;

WHEREAS, the Chief Financial Officer has been deemed to cancel of record the following checks which are dated prior to June 30, 2012;

NOW THEREFORE BE IT RESOLVED, that the Borough Council of the Borough of Glen Rock, County of Bergen that all balances as per attached list shall be treated as Miscellaneous Revenue Not Anticipated, as to the Tax Collector’s bank statement reconciliation.

ROLL CALL:

**Council Member O’Hagan - yes
Council Member Orseck – yes
Council Member Biggs – yes**

**Council Member Pazan - yes
Council Member Surrago - yes
Council Member Nogara – yes**

Stale Payroll Checks

| <u>Check No.</u> | <u>Amount</u> |
|------------------|--------------------|
| 12203 | \$ 359.88 |
| 12258 | \$ 52.30 |
| 12407 | \$ 76.60 |
| 13866 | \$ 631.90 |
| 14789 | \$ 59.10 |
| 14902 | \$ 32.04 |
| 14947 | \$ 136.59 |
| Total: | \$ 1,348.41 |

5. Resolution Cancelling Stale Checks (Current Account)

**Resolution No. 268-12
Offered by Council Member Surrago
Seconded by Council Member Pazan**

Cancellation of Stale Dated Checks

WHEREAS, the Chief Financial Officer of the Borough of Glen Rock has identified the following checks to be stale, and;

WHEREAS, the Chief Financial Officer has been deemed to cancel of record the following checks which are dated prior to June 30, 2012;

NOW THEREFORE BE IT RESOLVED, that the Borough Council of the Borough of Glen Rock, County of Bergen that all balances as per attached list shall be treated as Miscellaneous Revenue Not Anticipated, as to the Tax Collector's bank statement reconciliation.

ROLL CALL:

Council Member O'Hagan - yes
Council Member Orseck – yes
Council Member Biggs – yes

Council Member Pazan - yes
Council Member Surrago - yes
Council Member Nogara – yes

Stale Current Fund Checks

| <u>Check No.</u> | <u>Amount</u> |
|------------------|---------------|
| 42274 | \$ 99.99 |
| 42946 | \$ 536.79 |
| 42995 | \$ 987.00 |
| 43633 | \$ 242.00 |
| 44116 | \$ 50.00 |
| 44280 | \$ 50.00 |
| 44306 | \$ 38.09 |
| 45092 | \$ 370.89 |

Total: \$ 2,374.76

6. Resolution for State Contract Vendors

Resolution No. 269-12

Offered by Council Member Surrago

Seconded by Council Member Pazan

RESOLUTION AUTHORIZING CONTRACTS WITH CERTAIN APPROVED STATE CONTRACT VENDORS FOR CONTRACTING UNITS PURSUANT TO N.J.S.A. 40A:11-12a

WHEREAS, the Borough of Glen Rock, pursuant to N.J.S.A. 40A:11-12a and N.J.A.C. 5:34-7.29(c), may by resolution and without advertising for bids, purchase any goods or services under the State of New Jersey Cooperative Purchasing Program for any State Contracts entered into on behalf of the State by the Division of Purchase and Property in the Department of Treasury; and

WHEREAS, the Borough of Glen Rock has the need on a timely basis to purchase goods or services utilizing State contracts; and

WHEREAS, the Borough of Glen Rock intends to enter into contracts with the attached Referenced State Contract Vendors through this resolution and properly executed contracts, which shall be subject to all the conditions applicable to the current State contracts;

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Glen Rock authorizes the purchase certain goods and services from those approved New Jersey State Contract Vendors on the attached list, pursuant to all conditions of the individual State contracts; and

BE IT FURTHER RESOLVED, that the governing body of the Borough of Glen Rock pursuant to N.J.A.C. 5:30-5.5(b), the certification of available funds, shall either certify the full maximum amount against the budget at the time the contract is awarded, or no contract amount shall be chargeable or certified until such time as the goods or services are ordered or otherwise called for prior to placing the order, and a certification of availability of funds is made by the Chief Financial Officer; and

BE IT FURTHER RESOLVED, that the duration of the contracts between the Borough of Glen Rock and the Referenced State Contract Vendors shall be from January 1st to December 31st 2012.

ROLL CALL:

**Council Member O’Hagan - yes
Council Member Orseck – yes
Council Member Biggs – yes**

**Council Member Pazan - yes
Council Member Surrago - yes
Council Member Nogara – yes**

7. Resolution for Tax Overpayment Refunds

Resolution No. 270-12

Offered by Council Member Surrago

Seconded by Council Member Pazan

RESOLUTION AUTHORIZING TAX OVERPAYMENT REFUND

WHEREAS, it has been determined by the Tax Collector that in the year 2012 there have been the following overpayments due to County Tax Board successful appeals:

Block 2 Lot 1 also known as 42 Park Ave. over payment \$740.60 in the 4th quarter home owner Gary San Lorenzo;

Block 2 Lot 2 also known as 48 Park Ave. over payment \$394.11 in the 4th quarter home owner Christopher Mele;

Block 51 Lot 18 also known as 86 Lowell Road over payment \$751.18 in the 4th quarter home owner Patrick & Ann Marie Brennan;

Block 51 Lot 20 also known as 41 Plymouth Road, over payment \$3,507.27 in the 4th quarter home owner Ernest Del Guercio Jr.;

Block 54 Lot 23 also known as 15 Rutland Rd. over payment \$944.27 in the 4th quarter home owner Fred Kowal;

Block 95 Lot 4 also known as 50 Cumberland Rd. over payment \$645.38 in the 4th quarter home owner Connie Dooner;

Block 98 Lot 8 also known as 161 Rodney Street over payment \$1,557.91 in the 4th quarter home owner Joseph & Joyce Silva;

Block 152 Lot 35 also known as 92 Berkeley Place. over payment \$764.41 in the 4th quarter homeowner Ernest & Grace Mickens;

Block 219 Lot 3 also known as 44 Chestnut Drive over payment \$454.94 in the 4th quarter homeowner Riccardo & Adrian Cofrancesco;

NOW, therefore be it resolved that the Borough of Glen Rock reimburse as appropriate the above home owners.

ROLL CALL:

Council Member O'Hagan - yes

Council Member Pazan - yes

Council Member Orseck – yes

Council Member Surrago - yes

Council Member Biggs – yes

Council Member Nogara – yes

8. Resolution Amending Employees Handbook (Policies & Procedures Manual)

9. Resolution Termination Chapter 88 (New Employees 12/31/12)

Resolution No: 272-12

Offered by Councilmember Surrago

Seconded by Councilmember Pazan

A Resolution to terminate the prior adoptions of the provisions of Chapter 88, P.L. 1974, with or without amendment by Chapter 436, P.L. 1981, to permit local public employers to pay the premium charges for certain eligible pensioners and their dependents and to reimburse Part B Medicare premiums for such retirees and their spouses covered by the New Jersey State Health Benefits Program.

BE IT RESOLVED:

1. The Borough of Glen Rock, for all employees hired after January 1, 2013, hereby elects to terminate¹ its participation in the provisions of Chapter 88, P.L. 1974, and the rules and regulations promulgated by the State Health Benefits Commission to implement the provisions of the law.

¹N.J.S.A. 17:9-5.4(a)(2)

2. This Resolution shall not apply to any current pensioners of the Borough of Glen Rock or their dependents and surviving spouses, or to any employee hired on or before December 31, 2012.

ROLL CALL:

Council Member O'Hagan - yes
Council Member Orseck – yes
Council Member Biggs – yes

Council Member Pazan - yes
Council Member Surrago - yes
Council Member Nogara – yes

10. Resolution Cancelling Stale Checks (State/Federal Grant Fund)

Resolution No. 273-12

Offered by Council Member Surrago

Seconded by Council Member PAzan

Cancellation of Stale Dated State & Federal Grant Fund Checks

WHEREAS, the Chief Financial Officer of the Borough of Glen Rock has identified the following check to be stale, and;

WHEREAS, the Chief Financial Officer has been deemed to cancel of record the following check which is dated prior to June 30, 2012;

NOW THEREFORE BE IT RESOLVED, that the Borough Council of the Borough of Glen Rock, County of Bergen that the balance attached be credited back to State & Federal Grant Fund, Green Community Account.

ROLL CALL:

Council Member O'Hagan - yes
Council Member Orseck – yes
Council Member Biggs – yes

Council Member Pazan - yes
Council Member Surrago - yes
Council Member Nogara – yes

Stale Current Fund Checks

| <u>Check No.</u> | <u>Amount</u> |
|------------------|---------------|
| 111 | \$ 49.20 |
| Total: | \$ 49.20 |

11. Resolution Acknowledging Vendor Name Change

Resolution No. 274-12

Offered by Council Member Surrago

Seconded by Council Member Pazan

Montvale, NJ 07645

In an amount not to exceed \$163,500.

BE IT FURTHER RESOLVED that the Chief Financial Officer has certified that funds are available.

ROLL CALL:

Council Member O'Hagan - yes
Council Member Orseck – yes
Council Member Biggs – yes

Council Member Pazan - yes
Council Member Surrago - yes
Council Member Nogara – yes

13. Resolution Authorizing Professional Service Contract

Resolution No.: 276-12

Offered by Council Member: Surrago

Seconded by Council Member: Pazan

RESOLUTION AUTHORIZING PROFESSIONAL SERVICES CONTRACT

WHEREAS, the Borough Attorney and Borough Tax Assessor had previously evaluated the need to retain the services of a licensed real estate appraiser to assist in the defense of all pending tax appeals entitled "Samantha Place Realty, LLC v. Glen Rock" (the "litigation"), pertaining to property located at 11 Harristown Road (Block 196/Lot 1) and had determined that there is a need for an appraisal report in order to adequately defend these cases; and

WHEREAS, the prior appraiser retained by the Governing Body on this litigation was terminated by the Borough due to the failure to produce a timely appraisal report for submission to the Tax Court; and

WHEREAS, Robert McNerney, MAI, SRA, CRE, of the firm of McNerney & Associates, Inc., has submitted a proposal dated December 12, 2012, setting forth the anticipated charges/costs to be assessed to the Borough of Glen Rock, a copy of which is on file with the Borough Clerk; and

WHEREAS, pursuant to the provisions of the New Jersey Campaign Contribution and Expenditures Reporting Act, specifically N.J.S.A. 19:44A-20.5, the Borough has determined and certified in writing that the value of the services will not exceed the sum of \$17,500.00; and

WHEREAS, appraisal services are a professional service exempt from public bidding requirements, but notice of this resolution must be published in a legal newspaper as required by the Local Public Contracts Law; and

WHEREFORE, the Chief Financial Officer has provided the Governing Body with Certification of the availability of funds requirements.

NOW THEREFORE BE IT,

RESOLVED, by the Borough Council of Glen Rock, that the Mayor or the Borough Administrator is hereby authorized to enter into a contract with McNerney & Associates, Inc., which agreement shall provide for a total appraisal fee of \$3,500.00 (inclusive of all out-of-pocket-expenses), plus court time and preparation at the rate of \$100.00 per hour; and be it further

RESOLVED, that the Borough Clerk shall cause to be published, notification of the award of the Professional Services Contract as required by the Local Public Contracts Law.

ROLL CALL:

Council Member O’Hagan - yes
Council Member Orseck – yes
Council Member Biggs – yes

Council Member Pazan - yes
Council Member Surrago - yes
Council Member Nogara – yes

14. Resolution Authorizing Improvements to Equipment/Facilities by Sprint Spectrum Realty Company (561 Prospect St.)

Resolution No. 277-12
Offered by Council Member Surrago
Seconded by Council Member Pazan

A RESOLUTION AUTHORIZING IMPROVEMENTS TO EQUIPMENT/FACILITIES BY SPRINT SPECTRUM REALTY COMPANY, L.P., AS SUCCESSOR IN INTEREST TO SPRINT SPECTRUM L.P. (“SPRINT NEXTEL”)

WHEREAS, Sprint Nextel executed a land lease agreement with the Borough of Glen Rock and Village of Ridgewood (collectively the “Landlord”) dated May 30, 2006 (“Lease”) with respect to the placement of a cellular tower facility at real property located at 561 Prospect Street, Glen Rock, NJ (“Site”); and

WHEREAS, pursuant to the terms of the lease, the consent of the Landlord is a condition precedent for making any modifications to the equipment within Sprint Nextel leased area on the Site; and

WHEREAS, Sprint Nextel, by letter of the Borough of Glen Rock and Village of Ridgewood dated November 7, 2012, has submitted construction drawing (a copy of which is on file with the Borough Clerk) detailing the proposed modifications/improvement to be made by Sprint Nextel at the leasehold Site; and

WHEREAS the Borough Officials have reviewed the construction plans and find the improvements outlined therein acceptable, subject however to the approval by the Village of Ridgewood and the Construction Official of the Borough of Glen Rock.

NOW, THEREFORE, BE IT

RESOLVED, that the Borough Administrator is hereby authorized to grant the approval of the Borough of Glen Rock to the proposed improvements to the Sprint Nextel leasehold site as set forth in the November 7, 2012 letter from Site Sector (representative of Sprint Nextel) and the construction plans appended thereto; and be it further

RESOLVED, that this resolution shall become effective upon adoption of a similar approval resolution by the Village of Ridgewood; and be it further

RESOLVED, that Spring Nextel shall submit all required building applications to the Construction Official for the approval to construct the proposed equipment improvement/modifications.

ROLL CALL:

Council Member O’Hagan - yes
Council Member Orseck – yes
Council Member Biggs – yes

Council Member Pazan - yes
Council Member Surrago - yes
Council Member Nogara – yes

**Motion to accept consent agenda by Council Member Surrago
Seconded by Council Member Pazan**

ROLL CALL:

Council Member O’Hagan - yes
Council Member Orseck – yes
Council Member Biggs – yes

Council Member Pazan - yes
Council Member Surrago - yes
Council Member Nogara – yes

4. ORDINANCES – Final Reading

Ordinance Procedure: # 1672 (Eliminate Leased Parking)

Date of Final Reading: December 12, 2012

Date of Introduction: November 28, 2012

A motion to open public discussion on this ordinance was made by Council member O’Hagan, seconded by Council member Biggs. All were in favor

A motion to close public discussion on this ordinance was made by Council member O’Hagan, seconded by Council member Biggs. All were in favor.

Council Resolution #278-12

Introduced: Council Member O’Hagan

Seconded Council Member Biggs

AN ORDINANCE TO AMEND CHAPTER 150 OF THE REVISED GENERAL ORDINANCES OF THE BOROUGH OF GLEN ROCK - 1971 AS AMENDED, ENTITLED “PARKING” BEING AN ORDINANCE ESTABLISHING REGULATIONS FOR PARKING WITHIN PUBLIC PARKING LOT(S) WITHIN THE BOROUGH

Be passed upon second and final reading, and that the Borough Clerk be, and is hereby authorized and directed, to advertise the same according to law by publishing the same by title in the Bergen Record.

ROLL CALL:

Council Member O'Hagan - yes

Council Member Pazan - yes

Council Member Orseck – yes

Council Member Surrago - yes

Council Member Biggs - yes

Council Member Nogara - yes

**BOROUGH OF GLEN ROCK
ORDINANCE NO. 1672**

**AN ORDINANCE TO AMEND CHAPTER 150 OF THE REVISED
GENERAL ORDINANCES OF THE BOROUGH OF GLEN ROCK -
1971 AS AMENDED, ENTITLED "PARKING" BEING AN ORDINANCE
ESTABLISHING REGULATIONS FOR PARKING WITHIN PUBLIC PARKING LOT(S)
WITHIN THE BOROUGH**

BE IT ORDAINED by the Borough Council, the Borough of Glen Rock, County of Bergen, State of New Jersey, as follows:

Section I - Chapter 150, of the Revised General Ordinances of the Borough of Glen Rock 1971, as amended, entitled "Parking", is hereby amended by deleting Section 150-11 entitled "Dedicated resident-nonresident parking area" in its entirety.

Section II **VALIDITY-SEVERABILITY** If the provisions of any section, subsection, paragraph, subdivision, or clause of this Ordinance shall be held invalid by a court of competent jurisdiction, such judgment shall not affect or invalidate the remainder of this Ordinance but such judgment shall be confined in its operation to the section, paragraph, subdivision or clause directly involved in the controversy in which said judgment shall have been rendered.

Section III All Ordinances or parts of Ordinances inconsistent with the provisions hereof are hereby repealed.

Section IV This Ordinance shall take effect upon passage as required by law.

Ordinance Procedure: # 1673 (Short-term/long-term Overnight Parking)

Date of Final Reading: December 12, 2012

Date of Introduction: November 28, 2012

A motion to open public discussion on this ordinance was made by Council member Nogara, seconded by Council member Orseck. All were in favor

A motion to close public discussion on this ordinance was made by Council member Nogara, seconded by Council member Orseck. All were in favor.

Council Resolution # 279-12
Introduced: Council Member Nogara
Seconded Council Member Orseck

AN ORDINANCE TO AMEND CHAPTER 216 OF THE REVISED GENERAL ORDINANCES OF THE BOROUGH OF GLEN ROCK - 1971 AS AMENDED, ENTITLED “VEHICLES AND TRAFFIC” BEING AN ORDINANCE ESTABLISHING REGULATIONS FOR CONTROLLING TRAFFIC WITHIN THE BOROUGH; TO PROVIDE FOR OVERNIGHT PARKING REGULATIONS

Be passed upon second and final reading, and that the Borough Clerk be, and is hereby authorized and directed, to advertise the same according to law by publishing the same by title in the Bergen Record.

ROLL CALL:

Council Member O’Hagan - yes
Council Member Orseck – yes
Council Member Biggs - yes

Council Member Pazan - yes
Council Member Surrago - yes
Council Member Nogara - yes

BOROUGH OF GLEN ROCK
ORDINANCE NO. 1673

AN ORDINANCE TO AMEND CHAPTER 216 OF THE REVISED GENERAL ORDINANCES OF THE BOROUGH OF GLEN ROCK - 1971 AS AMENDED, ENTITLED “VEHICLES AND TRAFFIC” BEING AN ORDINANCE ESTABLISHING REGULATIONS FOR CONTROLLING TRAFFIC WITHIN THE BOROUGH; TO PROVIDE FOR OVERNIGHT PARKING REGULATIONS

BE IT ORDAINED by the Borough Council, the Borough of Glen Rock, County of Bergen, State of New Jersey, as follows:

Section I - Chapter 216, of the Revised General Ordinances of the Borough of Glen Rock 1971, as amended, entitled "Vehicles and Traffic", is hereby amended as to the following Sections:

A. Section 216-7 entitled “Parking Prohibited Certain Hours” is deleted in its entirety and replaced with the following:

“§ 216-7. Overnight Parking

B. No person shall stop, stand or park a motor vehicle between the hours of 2:00 A.M. and 5:00 A.M. unattended on a public highway/street within the Borough or Borough owned parking lots, except as hereinafter provided:

i) **Short Term Overnight Parking Permission:**

a. The Glen Rock Police Department (“GRPD”) is empowered to grant temporary emergency overnight parking permission due to an occasional guest, disabled vehicle, driveway repair, home construction or a dumpster being placed in a resident’s driveway. Permission is granted one night at a time by telephone to the GRPD non-emergency number (201) 652-3800

(NORTHWEST BERGEN CENTRAL DISPATCH) (“NWBCD”), please listen for prompt. Overnight parking requests are not accepted prior to 7PM. Operators at NWBCD are prohibited from giving permission for more than five (5) consecutive nights and may not give permission for multiple nights at a time.

b. For short term overnight parking the resident must provide the vehicle’s full license plate number, make, model, color, contact number for owner and the exact location where the vehicle will be parked. The vehicle must be otherwise legally parked.

c. All overnight parking permission is automatically rescinded during any snow fall and 24 hours thereafter or during other declared states of emergency.

ii) **Long Term Overnight Parking Permission:**

a. If a resident requires permission for more than five (5) nights, the resident must appear, in person, at the GRPD Records Bureau to obtain a long term overnight parking permit.

b. Permits will only be issued when the Records Bureau is open to the public. Permits may be issued for a period of up to ninety (90) days.

c. No permission will be issued for longer than ninety (90) days.

d. Upon approval of a resident’s application one parking place card will be issued for each vehicle.

e. **Parking Permit Restrictions:**

1. Permit holder must be a Glen Rock Resident, however, a non-resident guest may use the permit.

2. Permits are only valid for the dates entered on the application.

3. Permits are valid on private passenger vehicles only. Commercial vehicles, trailers and recreational vehicles are not eligible for long term overnight parking permission.

4. Vehicle must be registered, insured and display current license plates (any State or Country).

5. Vehicles must not be disabled or wrecked.

6. All vehicles must be legally parked. Vehicles will not be granted permission to park in any “No Parking” Zone, block fire hydrants, crosswalks nor block any driveway other than the resident who has applied for the permit.

7. All vehicles must be parked at the curb line in front of the permit holder/s residence. Corner properties may park on either street.

8. If circumstances do not permit parking in front of permit holder’s residence, as a courtesy, the applicant must notify the property owner of the residence or business that the vehicle will be parked along the front of the property. However, property owners do not have the legal right to deny permission to park on any public street. The GRPD will not make this notification.

9. A Permit Place Card supplied by the GRPD must be displayed from the rearview mirror of any vehicle parked overnight. Failure to do so may result in a summons being issued.

10. Permits must be removed before vehicle is driven. Failure to remove the permit will subject the violator to a summons for obstructed view.

11. A \$5.00 refundable deposit is required for each permit issued. This deposit will be refunded to the applicant when the permit is returned to the GRPD Records Bureau Permits during those hours when the Records Bureau is open to the public. No after hours returns will be accepted. Permits must be returned within five (5) days of expiration.

12. Any permit not returned within thirty (30) days will result in forfeiture of deposit.

13. All overnight parking permission is automatically rescinded during any snow fall and 24 hours thereafter or during other declared states of emergency.

iii) Overnight Parking in School or Private Parking Lots: GRPD does not have the authority to grant parking permission at local schools or private property lots. Anyone wishing to park at these locations must obtain written permission from the School Principal (or his/her designee) or the property owner in the case of private parking lot.”

B. Section 216-9 entitled “Off-street Parking on Facilities Leased by Borough” is deleted in its entirety and replaced with the following:

216.9 “No Parking During Certain Hours as Posted”. No person shall park a vehicle between the hours specified in Schedule II on any day upon any of the streets or parts of streets described in Schedule II attached to and made a part of the chapter.

Section II VALIDITY-SEVERABILITY If the provisions of any section, subsection, paragraph, subdivision, or clause of this Ordinance shall be held invalid by a court of competent jurisdiction, such judgment shall not affect or invalidate the remainder of this Ordinance but such judgment shall be confined in its operation to the section, paragraph, subdivision or clause directly involved in the controversy in which said judgment shall have been rendered.

Section III All Ordinances or parts of Ordinances inconsistent with the provisions hereof are hereby repealed.

Section IV This Ordinance shall take effect upon passage as required by law.

Ordinance Procedure: # 1674 (Loitering)
Date of Final Reading: December 12, 2012
Date of Introduction: November 28, 2012

A motion to open public discussion on this ordinance was made by Council member Pazan,

seconded by Council member Surrago. All were in favor

A motion to close public discussion on this ordinance was made by Council member Pazan, seconded by Council member Surrago. All were in favor.

Council Resolution # 280-12

Introduced: Council Member Pazan

Seconded Council Member Surrago

AN ORDINANCE TO AMEND CHAPTER 141 OF THE REVISED GENERAL ORDINANCES OF THE BOROUGH OF GLEN ROCK - 1971 AS AMENDED, ENTITLED "LOITERING"; BEING AN ORDINANCE TO ESTABLISH REGULATIONS FOR CERTAIN DISORDERLY ACTS AND CONDUCT

Be passed upon second and final reading, and that the Borough Clerk be, and is hereby authorized and directed, to advertise the same according to law by publishing the same by title in the Bergen Record.

ROLL CALL:

Council Member O'Hagan - yes

Council Member Pazan - yes

Council Member Orseck – yes

Council Member Surrago - yes

Council Member Biggs - yes

Council Member Nogara - yes

**BOROUGH OF GLEN ROCK
ORDINANCE NO. 1674**

**AN ORDINANCE TO AMEND CHAPTER 141 OF THE REVISED
GENERAL ORDINANCES OF THE BOROUGH OF GLEN ROCK -
1971 AS AMENDED, ENTITLED "LOITERING"; BEING AN ORDINANCE TO
ESTABLISH REGULATIONS FOR CERTAIN DISORDERLY ACTS AND CONDUCT**

BE IT ORDAINED by the Borough Council, the Borough of Glen Rock, County of Bergen, State of New Jersey, as follows:

Section I - Chapter 141, of the Revised General Ordinances of the Borough of Glen Rock 1971, as amended, entitled "Loitering", is hereby deleted in its entirety to be replaced with the following:

"Chapter 141. Disorderly Acts and Conducts

"141-1. Prohibited Disorderly Acts and Conduct

No person shall commit any of the acts enumerated below, each of which shall be deemed and considered disorderly conduct or a breach of the peace:

- A. Make or assist in making any improper noise, riot, disturbance or breach of the peace in the streets or elsewhere within the Borough.
- B. Create or cause it to be created a danger of the breach of peace.
- C. By his/her actions cause a crowd to collect, except when lawfully addressing such a crowd.
- D. Interfere with any person in any place by jostling against such person or unnecessarily crowding him or by placing a hand in the proximity of such person's pocket,

pocketbook or handbag.

E. Station him/herself in any place or follow or accost any person for the purpose of obtaining money or other property from said person by any trick, artifice, swindle, confidence game or in any other illegal manner.

F. Stand on sidewalks or street corners and make insulting remarks to or about passing pedestrians or annoy such pedestrians.

G. Accost or approach another unknown to him/her, on a public street or other public place in the Borough, and then knowingly and by word, sign or gesture attempt to speak to or become acquainted with such person against his will, except in the transaction of legitimate business.

141-2 Discharge of firearms, weapons or paint ball gun, "air soft" guns or bow and arrow

No person shall:

A. Set off or discharge any revolver, pistol, gun, cannon or firearm of any description using cartridges or gunpowder for ammunition; provided, however, that nothing contained herein shall be construed to extend to any military maneuvers, to the explosion of dynamite or similar material used for blasting purposes under proper supervision and to any police officer in the line of duty.

B. Discharge any paint ball gun, air soft gun or bow and arrow, except upon private property with the permission of the owner in a manner where projectiles will not land beyond the limits of said property.

141-3 Resisting or interfering with police, fire fighters and other officials

No person shall resist any police officer or member of the Police Department or other Borough official in the discharge of his duties or in any way interfere with or hinder or prevent any police officer, fire fighter or Borough official from discharging his/her duties as such Police officer or member of the Police Department, fire fighter or Borough official, or threaten him/her or attempt to rescue any person so in custody.

141-4 Violations

A. **Maximum penalty.**

1. For violation of any provision of this Chapter, the maximum penalty shall, upon conviction of a violation, be any combination of the following:

i) A fine not exceeding \$1,000.00, or a period of community service not exceeding ninety (90) days.

ii) Application. The maximum penalty is not intended to state an appropriate penalty for each and every violation. Any lesser penalty, including a nominal penalty, may be appropriate for a particular case or a particular violation.

B. Separate Violations - each violation of any of the provisions of the Chapter and each day that each such violation shall continue shall be deemed to be a separate and distinct offense."

Section II VALIDITY-SEVERABILITY If the provisions of any section, subsection, paragraph, subdivision, or clause of this Ordinance shall be held invalid by a court of competent jurisdiction, such judgment shall not affect or invalidate the remainder of this Ordinance but such judgment shall be confined in its operation to the section, paragraph, subdivision or clause directly involved in the controversy in which said judgment shall have been rendered.

Section III All Ordinances or parts of Ordinances inconsistent with the provisions hereof are hereby repealed.

Section IV This Ordinance shall take effect upon passage as required by law.

5. MEETING OPEN TO THE PUBLIC: (Before speaking at the meeting, each person must state their name and address. 5 minute limit)

Ronald Greenberg – 44 Devonshire Place – Thanked the Mayor and Council for the communication during Hurricane Sandy. Mr. Greenberg believes these storms are only going to get worse and would like to see the Council undertake a study to determine how to protect and improve the town’s power supply. Mayor van Keuren commented the Council will discuss and investigate what other towns are doing to address this concern.

Jonathan Woll – 20 Jerome Avenue – Mr. Woll expressed concern with the migration of commuters who park on Jerome Avenue. Mr. Woll presented photographs of vehicles parking on Jerome as early as 7:00 a.m. and as late as 11:00 p.m. Mr. Woll also expressed a safety concern as vehicles often park on leaves or impede with the line of sight.

Jim Seaton – Ferndale Avenue – Mr. Seaton cautioned the town and residents to be cognizant of the type of trees which are planted.

Diane Herrlett – 5 Franklin Place – Mrs. Herrlett commented she too has experienced the numerous vehicles parking on Jerome. Mrs. Herrlett added these people should be purchasing a parking pass and taking the bus or train from that location.

Council member O’Hagan congratulated the Glen Rock High School Girls Soccer team for winning the State Championship.

6. ADJOURNMENT

**Motion to adjourn the meeting was made by Council member Orseck
Seconded by Council member O’Hagan
Meeting adjourned at 8:25 p.m.**