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AN ORDINANCE TO CREATE A
NEW CHAPTER 4 ENTITLED "FORESTRY MANAGEMENT"
FOR TITLE 8 (PUBLIC WAYS AND PROPERTY)
OF THE GLEN ELLYN VILLAGE CODE
TO PROMOTE TREE PRESERVATION ON PUBLIC PROPERTY

WHEREAS, the name Glen Ellyn is derived from the grove of Trees that surrounded the current Lake Ellyn when the area was settled in the 1834; and

WHEREAS, the residents of Glen Ellyn have a long tradition of supporting the enhancement and preservation of Trees within the Village; and

WHEREAS, Trees have played a major role in defining the character of Glen Ellyn; and

WHEREAS, the Village Board has created a position of Village Forester; and

WHEREAS, the Village Forester has developed and implemented a systematic public parkway Tree trimming program and a comprehensive reforestation program as well as provided substantial consultation with residents regarding Trees; and

WHEREAS, many existing homes are being demolished and the lots redeveloped with new larger homes located among the mature Trees found in the Community Forest; and

WHEREAS, new construction activities can have a deleterious effect on the existing Trees located in the public right-of-way if the proper precautions are not taken to protect the Trees during construction; and

WHEREAS, regulating activity undertaken adjacent to existing Trees can substantially improve the chances of Trees surviving disturbances caused by construction; and

WHEREAS, it is in the best interest of all residents of the Village of Glen Ellyn that the existing Tree population on public property be preserved and enhanced as much as possible in order to continue the traditions of previous residents; and

WHEREAS, a Tree protection program is essential to maintain the vitality and beauty of the Trees within the Village and assure the continued high quality of life in Glen Ellyn;

NOW, THEREFORE, BE IT ORDAINED BY THE PRESIDENT AND BOARD OF TRUSTEES OF THE VILLAGE OF GLEN ELLYN, DUPAGE COUNTY, ILLINOIS, in the exercise of its home rule powers, as follows:

SECTION ONE: Section 7-2-5 (DISEASED TREES) and Section 8-1-7 (TREES, SHRUBBERY IN PARKWAYS) of the Glen Ellyn Village Code are hereby deleted in their entirety.

SECTION TWO: A new Chapter 4 of Title 8 of the Glen Ellyn Village Code entitled Forestry Management is hereby created to read as follows:

Chapter 4

FORESTRY MANAGEMENT

8-4-1: PURPOSE:

The purpose of this Chapter of the Village Code is to enhance the public property portion of the Community Forest by assuring the preservation, protection, planting, and proper maintenance of parkway Trees. Chapter 8 entitled "Tree Preservation" of Title 4 "Building Regulations" of this Code is applicable to the private property portion of the Community Forest. These chapters complement each other to enhance the total Community Forest in Glen Ellyn.

8-4-2: DEFINITIONS:

As used within this Chapter and Chapter 8 of Title 4 of this Code, the following terms shall have the meaning set forth in this section:

ARBORICULTURAL SPECIFICATIONS MANUAL: A manual prepared and updated by the Village Forester and incorporated into an ordinance passed and amended from time-to-time by the Village Board, which more specifically carries out the enforcement provisions and intent of this Code and contains regulations and standards for the preservation, planting, maintenance, and Removal of Trees, shrubs, and other plants upon Village property and regulated Trees on private property.

BORDER TREE: Any Tree, the trunk of which lies at least one-quarter on Village-owned property

and three-quarters on private property, determined as the distance of the diameter measured at right angles to the public right of way, determined by the Village Forester.

COMMUNITY FOREST: The entire Tree population in the Village of Glen Ellyn, including Trees on private and public property.

COMPREHENSIVE FORESTRY MANAGEMENT PROGRAM: The five-year plan for the improvement of the Village of Glen Ellyn Community Forest and approved by the Village Board.

CRITICAL ROOT ZONE: The area inscribed by an imaginary line on the ground beneath a Tree having its center point at the center of the trunk of the Tree and having a radius equal to one (1) foot for every inch of D.B.H. but not less than six (6) feet from the trunk of the Tree. The Village Forester may expand or partially retract the Critical Root Zone depending on the Tree species and site-specific situations so as to improve the chances that Trees will not be damaged during construction and to permit construction to take place, especially where Protected Trees exist on adjacent property and the Critical Root Zone may need to be retracted because of narrow side yard dimensions.

CROWN: Parts of a Tree above the trunk including leaves, branches, and Scaffolds.

DEVELOPMENT: Any proposed material change in the use of or character of land, including, but not limited to, the construction, addition, alteration, or the replacement of the primary structure on the lot, site improvements on land or the grading or regrading of a lot. Development shall include all subdivisions or planned unit developments approved in Glen Ellyn. Development shall not include an addition to a primary structure or the bulk area of the primary structure of less than three hundred (300) square feet, additional impervious surface area additions of less than three hundred (300) square feet, other accessory structures less than three hundred (300) square feet in area, fences, decks, or garages which are built in the same footprint plus no more than an additional 20 percent of the square footage of the existing garage, or grading on private property of less than 1,500 square feet.

DIAMETER BREAST HEIGHT (HEREINAFTER CALLED D.B.H.): The diameter of the trunk of the Tree measured in inches at a point four and one-half (4.5) feet above ground line. This point of measurement is used for established and mature Trees.

DRIP LINE: A line drawn on the ground surface directly beneath and perpendicular to the maximum radius of the Crown of an existing Tree but not less than six (6) feet from the trunk, whichever is greater.

LANDSCAPE: Any shrubs, flowers, grass, or ground covers.

LOT: A zoning lot as defined in the Glen Ellyn Zoning or Subdivision Codes.

PRIVATE TREE: Any Tree on privately-owned property within the Village.

PROTECTED TREE: Any Tree in the Village shown on a Tree Preservation Plan as being retained after Development with a ten (10) inch D.B.H. or greater, or a multi-branch Tree which has an aggregate diameter of sixteen (16) inches D.B.H. or greater, or any Significant Tree with a five (5) inch or greater D.B.H.

PUBLIC NUISANCE: Any Tree, shrub, or other plant, or breeding place which harbors infectious insects or diseases which reasonably may be expected to injure or harm other Trees or which could cause a safety hazard affecting the general public.

PUBLIC TREE: Any Tree or Border Tree within a public right-of-way in the Village.

PUBLIC TREE REMOVAL OR WORK PERMIT: The permit required by this Code issued in order to Remove or do any work on any Public Tree within the corporate limits of the Village.

REGULATED PUBLIC UTILITY: Any Utility certificated by the Illinois Commerce Commission to provide service to any customer within the corporate limits of the Village of Glen Ellyn or any other entity with a franchise issued by the Village or any other entity which has the right to extend pipes, wires, cables or lines on public property within the Village. The effect of this Chapter with regard to any public Utility is intended to be the maximum regulation permitted by law or under the terms of a franchise or similar agreement.

REMOVE OR REMOVAL: The causing or accomplishing of the actual physical Removal of a Tree or the effective Removal through damaging, poisoning, or other direct or indirect action resulting in, or likely to result in, the death of a Tree.

REPLACEMENT TREE: A nursery-grown certified Tree, properly balled and burlapped and satisfying the standards established for nursery stock and installation thereof set forth by the American Association of Nurserymen.

SCAFFOLDS: Primary structural branches of the Crown.

SIGNIFICANT TREE: All hickory, oak, or walnut species in the Village shown on a Tree Preservation Plan as being retained after Development when they reach five (5) inches D.B.H.

TREE: Any self-supporting, woody plant with its root system, growing upon the earth usually with one trunk or a multi-stemmed trunk system supporting a definitely-formed Crown,

achieving a minimum of at least eight (8) feet in height.

TREE PRESERVATION PLAN: A written plan having text and/or graphic illustrations indicating the methods which are to be used to preserve a Public Tree or Protected Tree during construction and shall include a Tree Survey. The document shall be coordinated with and, if possible, made a part of a site grading plan or Development plan.

TREES, SHRUBS, AND OTHER PLANTS: All vegetation, woody or otherwise, except lawn and flowers less than twenty-four (24) inches high.

TREE SURVEY: A graphic display of all Protected and Significant Trees which are located on the lot at the time a building permit is sought, with a designation of those Protected and Significant Trees which the Owner has chosen to remain on the lot after the Development and all Public Trees on adjacent public property which will be affected by any Development, which survey shall also contain the approximate outline of the Critical Root Zone of each such Tree. The survey shall also contain this information for any Tree which would qualify by size and type as being a Protected or Significant Tree and which is located within fifteen (15) feet of the lot line. The survey shall also show the location of any Tree which was Removed in the prior one-year period. The survey may be prepared by a registered land surveyor and certified arborist or it may be prepared by or under the direction of the owner if it accurately reflects the location of all Trees. The Village Forester shall, if requested, assist without charge in the identification of Tree species.

UNPROTECTED TREE: Any Tree in the Village which would otherwise be a Protected Tree but which the owner has chosen to Remove from the regulations of this Chapter but only after initial actions have been taken to protect the Tree, such as the establishment of protective fencing. The designation as an Unprotected Tree allows the applicant to provide initial protection for Trees near, for example, critical construction zones so that an effort can be made to save the Tree during Development. This designation and initial efforts will not subject the applicant to penalties for subsequent failure to protect or circumstances beyond the applicant's control which resulted in damage to the Unprotected Tree.

8-4-3: VILLAGE FORESTER: The Village Forester shall be appointed by the Village Manager. The Village Forester shall be responsible for the enforcement of the ?Forestry Management? and ? Tree Preservation? Chapters of the Village Code.

8-4-4: REGISTERED TREE CONTRACTOR: Any person, firm, or corporation which is employed to prune or Remove any Public Tree, Protected Tree, or Significant Tree shall be required to register with the Village Clerk. There shall be no charge for the registration; but the registration form shall include information regarding at least the name, address and telephone number of the contractor; the name, address, and telephone number of the owner or owners of the contractor; and the number of years the contractor has been in business.

Registration forms will be filed on or before May 1st of each year, and subsequent registrations are sufficient if they contain modified information.

A Registered Contractor shall report to the Village any Tree Removed within seven (7) days after the Removal. This report shall contain the address of the lot from which the Tree was Removed, the reason for Removal, the species, and D.B.H.

It shall be a violation of the ordinances of the Village for any person, firm, or corporation to perform the aforesaid work within the Village without having filed a registration form either initially or on an annual basis or having failed to disclose full and accurate information required on that registration form. In addition to instituting an action to seek fines for the failure to register or providing inaccurate information in the registration forms, the Village President may suspend or revoke the registration if a Tree Contractor fails to comply with the requirements of the Village ordinances.

A suspension or revocation shall only take place after the Village President has held a hearing upon not less than five days' written notice. The Tree Contractor shall be provided with a written statement of the provisions of the Village ordinances which the Tree Contractor is alleged to have violated. At such hearing, the Tree Contractor shall be entitled to be represented by counsel who shall be permitted to present witnesses and cross-examine any other witnesses that appear at the hearing. A suspension may be for a period of up to six (6) months; a revocation shall be for a period of two (2) years. It shall be a violation of this Chapter for any Registered Tree Contractor to employ within the Village a person who was employed by a Tree Contractor whose permit was suspended or revoked during the period of the suspension or revocation.

8-4-5: GENERAL REGULATIONS - PUBLIC PROPERTY:

(A) **WORK ON PUBLIC TREES:** Work on Public Trees may only be carried on by a Registered Tree Contractor with a valid current registration selected or approved by the Village Forester and issued a permit to carry out such work. This provision shall not be construed to prohibit owners of property adjacent to Village-owned property from watering or fertilizing without a permit any Tree, shrub, or other plant on Village-owned property.

(B) **DAMAGE TO TREES, SHRUBS, OR OTHER PLANTS PROHIBITED:** It shall be unlawful for any person to injure, prune, Remove, destroy, attach any rope, wire, nail, or other contrivance; place any compacted stone, cement, or other impervious matter or substance as may obstruct the free access of air and water to the roots; or Remove any device set for the protection of any Tree, shrub, or other plants on Village-owned property.

(C) **CARE OF PUBLIC PROPERTY WHEN WORKING ON PRIVATE PROPERTY:** During Development in the Village, it shall be unlawful for the person working on the

Development to leave any Public Tree that may be affected by building, structure, or work without proper Tree protection as stated in the Arboricultural Specifications Manual.

(D) WORK STANDARDS ON PUBLIC TREES MUST BE FOLLOWED: Work done on Public Trees shall follow the standards outlined in the Arboricultural Specifications Manual. A copy of the Arboricultural Specifications Manual is on file and may be reviewed at the office of the Village Forester.

(E) DAMAGE TO PUBLIC TREES CAUSING REMOVAL (PAYMENT OR REPLACEMENT): Any person that damages a Public Tree so severely that the Public Tree dies or requires Removal shall compensate the Village for the loss of the Public Tree. The amount paid shall be based on the following schedule:

1. If the damaged Public Tree is less than eight (8) inches in diameter (measured at twelve [12] inches above ground level), the amount paid shall be determined by using the "Replacement Cost Method" of evaluating Trees found in the latest edition of the Council of Tree and Landscape Appraisers Guide (CTLA) for Plant Appraisal, which guide is adopted by reference by the Village as if it were a part of this Chapter.
2. For Public Trees larger than an eight (8) inch trunk diameter, the amount paid shall be determined by using the "Trunk Formula Method" of evaluating Trees found in the latest edition of CTLA's Guide.
3. Added to the costs established under Sections (E)-1 and (E)-2 shall be the cost of the Removal of the Public Tree.
4. In addition to the prosecution for a business offense, in accordance with Section (F) herein, the Village may seek to recover the cost of the damaged Public Tree, in the amount computed under Sections (E)-1, 2 and 3, through a civil action. In lieu of a cash payment awarded as a civil judgment, a comparable size Replacement Tree or smaller diameter Replacement Trees equaling the number of inches Removed may be planted. A recommendation as to whether to accept cash or Replacement Trees and the determination of the type, size, number and location of Replacement Trees shall be made by the Village Forester, who shall recommend to the Village the nature of the recovery which will be sought.
5. Any Replacement Trees shall be planted following the Arboricultural Specifications Manual.

(F) DAMAGE TO PUBLIC TREES CAUSING REMOVAL (CIVIL FINE): Any person that damages a Public Tree so severely that the Public Tree dies or requires Removal shall be guilty of a business offense and, upon a conviction thereof, shall pay a fine which

shall not be less than \$1,000.00 nor more than that established under the formula set out in Sections (E)-1 and (E)-2, but not more than \$10,000.00, and in addition to the cost of the Removal of the Tree.

(G) INJURY TO PUBLIC TREES NOT REQUIRING REMOVAL (PAYMENT): Any person that causes injury to a Public Tree that requires treatment may avoid a civil fine by paying the actual cost to treat the Tree.

(H) INJURY TO PUBLIC TREES NOT REQUIRING REMOVAL (CIVIL FINE): Any person that causes injury to a Public Tree so that the Tree requires treatment shall be guilty of a business offense. The fine upon conviction shall be equal to the actual cost incurred by the Village in treating the Tree for the injury.

(I) TIME FOR BRINGING AN ACTION AND DAMAGE OR INJURY: The Village shall not prosecute any person for causing damage or injury to Public Trees when the action of such person was limited to lawn mowing using a non-riding lawn mower or a "weed whacker." Nor shall a person be liable for fines or reimbursement when damage is done by a Regulated Public Utility unless that person has specifically directed the location and manner of work performed by the Utility which caused the damage. Any action by the Village seeking fines or reimbursements for costs relating to damage or injury to Public Trees must be commenced within three (3) years of the date when the damage or injury occurred.

8-4-6: ACCESS TO A PUBLIC RIGHT-OF-WAY OVER A PUBLIC PARKWAY WHICH CANNOT REASONABLY BE ACCOMPLISHED EXCEPT THROUGH THE REMOVAL OF A PUBLIC TREE: In determining whether reasonable access can be gained to the public right-of-way, the Village Forester may require the applicant seeking access to choose alternate methods of access to the public right-of-way which shall not require damage to a Public Tree. The Village shall determine the point of access which will provide an opening to the public right-of-way. Where, however, public access can only be reasonably granted through the Removal of a Public Tree, the permit, if otherwise proper, shall be granted; and the property owner shall not be required to reimburse the Village for the value of the Tree but only for the cost of Removal.

8-4-7: PERMITS REQUIRED:

(A) PERMITS REQUIRED TO DO WORK ON PUBLIC TREES: Except for work performed by an employee or independent contractor of the Village, none of the following acts relating to Public Trees may be carried out except by a Registered Tree Contractor or a subcontractor to the Registered Tree Contractor who has first secured a written permit from the Village Forester. The Village shall determine those Registered Tree Contractors who shall be allowed to perform work on Public Trees. No person except the Village Forester,

an agent of the Village Forester, or a contractor hired by the Village under the supervision of the Village Forester may do any of the following acts related to Public Trees without first securing a written permit from the Village Forester:

1. Plant, transplant, treat, prune, or Remove any Public Tree.
2. Place in a public right-of-way, either above or below ground level, a container for Trees, shrubs, or other plants.

(B) PERMITS REQUIRED TO DO TUNNELING OR EXCAVATION NEAR PUBLIC TREES: Except for work performed by an employee or an independent contractor of the Village, none of the following acts relating to Public Trees may be carried out except by a person, including a Regulated Public Utility, who has first secured a written permit from the Village Forester: dig a tunnel, trench, or other excavation or auger in a manner which disturbs the Critical Root Zone or enters the Drip Line of any Public Tree.

(C) PERMIT: Applications for permits must be made at the office of the Village Forester not less than five (5) working days before the time the work is to be done. Notice of completion of the work authorized by the permit shall be given within five (5) days to the Village Forester for inspection. The issue of the permit and the inspection shall be accomplished within a reasonable period of time provided, however, that the work may not be performed without the issuance of a permit.

The Village may also require a permit in situations where Development will take place in such a manner as to cause stress to Public Trees even if no Removal is contemplated.

This permit shall not be construed to exempt any person from the requirements of obtaining additional permits required by law.

If the request includes Removal of a Public Tree where the Village consents to the Removal where another access to the public right-of-way could have been reasonably provided, a fee reflecting the value of the Tree, plus the cost of Removal, shall be paid to the Village before the issuance of any permit. The fee shall be calculated according to Section 8-4-5 (E) of this Chapter. If the request includes Removal of a Public Tree where no other access to the property was available, a fee reflecting only the cost of Removal of the Tree shall be paid to the Village before the issuance of any permit.

8-4-8: ENHANCEMENT OF TREE POPULATION; PRIVATE PROPERTY OWNERS REQUIRED TO PLANT NEW PUBLIC TREES: Any contractor, owner, or agent obtaining a building permit for residential construction greater than one thousand (1,000) square feet, or business, industrial, or other non-residential construction or additions to such structures increasing the bulk thereof by greater than one thousand (1,000) square feet shall

be required, as part of the permit, to assure that a Public Tree, following the Arboricultural Specifications Manual, is planted at a location on an adjacent public parkway as selected by the Village Forester. If the public parkway adjacent to the lot has Public Trees that meet the standards found in the Arboricultural Specifications Manual, as determined by the Village Forester, no new Trees need be planted. The contractor, owners, or agents shall pay to the Village a fee to pay for the cost of purchasing and planting the required Trees. The fee shall be based on the current average cost the Village pays for the planting of parkway Trees two (2) inches in diameter, which shall include the cost of the Tree, planting, and a one-year guarantee.

8-4-9: RESTORATION DEPOSITS: Restoration deposits shall be required for Development on private property which requires access to the private property from the public right-of-way on which any Public Tree exists. The deposit provides financial assurance that any public property damaged during the Development will be restored by the permit holder. The deposit will be available for any cost the Village incurs to correct damage to public property caused by the Development.

(A) **NEW CONSTRUCTION, ADDITIONS, OR ALTERATIONS:** Any contractor, owner, or agent obtaining a permit for Development on private property shall deposit with the Management Services Department the Landscape value of all Public Trees that may be affected or two thousand dollars (\$2,000), whichever is less. This deposit shall be returned by the Management Services Director, without interest, upon written notice from the Village Forester that the work has been completed and that the existing Public Trees have not been damaged or have been satisfactorily repaired.

(B) **DEPOSIT USES BY VILLAGE TO REPLACE DAMAGED PUBLIC TREES:** If, at the time of final inspection for a Development for which a deposit has been required, it is determined that Public Trees within the parkway have been damaged, the Village Forester shall mail a written notice to the contractor, owner, or agent advising them of such defects along with a demand that the defects be remedied. The defects which exists in Trees, shrubs or other plants shall be remedied by or under the supervision of a certified arborist approved by the Village Forester within thirty (30) days from the date that notice. If the defects are not remedied within thirty (30) days or the time specified by the Village Forester, the Building and Zoning Official shall give written notice to the Management Services Director to forfeit said deposit and transfer the same to a Forestry escrow account as determined by the Village Forester. If the damage is of such magnitude that the cost of correction exceeds the amount of the deposit, the applicant shall deposit sufficient additional funds to pay for the required work or the Village shall be permitted to act pursuant to Section 8-4-5 of this Chapter.

8-4-10: PUBLIC NUISANCES:

(A) THE FOLLOWING ARE HEREBY DECLARED PUBLIC NUISANCES UNDER THIS SECTION OF THE CODE:

1. Any Tree, shrub, or other plant, breeding places, or portion thereof, whether on Village-owned property or on private property, which harbors insects or diseases which reasonably may be expected to injure or harm any Tree, shrub, or other plant; i.e., Dutch Elm Disease, Oak Wilt, and any other disease deemed a Public Nuisance by the Village Forester.
2. The pruning of elms or oaks on public and private property from May through August is prohibited unless a hazardous situation arises.
3. Any Tree, shrub, or other plant or portion thereof, whether on Village-owned property or on private property, which overhangs the Village right-of-way and constitutes an imminent danger to the health, safety, or welfare of the public.
4. Any Tree, shrub, or other plant or portion thereof, whether on Village-owned property or on private property, which obstructs or interferes with the free and safe passage of pedestrian or vehicular traffic.
5. The cost of abatement will be shared equally between the two parties for any Border Tree identified as a nuisance. The Removal of said nuisance shall be by the Village or contractor hired by the Village.

(B) UNLAWFUL TO MAINTAIN PUBLIC NUISANCES: It shall be unlawful for the owner of any lot or parcel of land or a tenant upon the land in the Village of Glen Ellyn to permit or maintain on any such lot or parcel of land a Public Nuisance as set out in Section 8-4-10 (A) of this Chapter. It shall be the duty of such owners to promptly Remove any such nuisance.

(C) INSPECTION OF PUBLIC NUISANCE: To carry out the purpose of this Ordinance and to implement the enforcement thereof, the Village Forester is hereby authorized and empowered to request permission from the property owner or person in apparent possession to enter upon any land in the Village at all reasonable hours to inspect any Public Nuisance. The Village Forester is hereby empowered to seek from any court of competent jurisdiction an order permitting a search of private property in the event that the Village has a reasonable basis to believe that a Public Nuisance exists on the property or that the ordinances of the Village are being otherwise violated. Either with permission or pursuant to a court order, the Village Forester or a duly-authorized representative may Remove specimens from any Trees, shrubs, or other plants for the purpose of laboratory analysis or for evidentiary purposes. It shall be unlawful for any person, firm or corporation to hinder the Village Forester or a representative in the performance of any duties performed under the provisions of this Chapter.

(D) ABATEMENT OF PUBLIC NUISANCE: When the Public Nuisance represents an imminent threat to the health or safety of persons or property, the Village may, through its officers, employees, or independent contractors, enter upon the private property and abate the nuisance. The Village may also seek a court order to enter the property, abate the nuisance, and collect such cost of abatement and other fines as the court may grant.

8-4-11: VIOLATION AND PENALTY: Any person who violates any provision of this Chapter, upon being found guilty of violation, shall, except as to violations for which a different fine is established, be subject to a minimum fine of two hundred fifty dollars (\$250) and a maximum fine of not to exceed seven hundred and fifty dollars (\$750), depending on severity of violation, for each separate offense. Each day during which any violation of the provisions of this Chapter shall occur or continue shall be a separate offense.

In addition to the issuance of a fine, the Village may also request the court, upon a determination that any provision of this Chapter has been violated, to enjoin the person through an affirmative or mandatory injunction, to cease a violation of this Chapter, or to require the actions mandated within this Chapter to be performed.

SECTION THREE: This Ordinance shall be in full force and effect from and after its passage, approval, and publication in pamphlet form, as provided by law.

PASSED by the President and Board of Trustees of the Village of Glen Ellyn, Illinois, this _____ day of _____, 1998.

AYES:

NAYS:

ABSENT:

APPROVED by the Village President of the Village of Glen Ellyn, Illinois this _____ day of _____, 1998.

Village President of the Village

of Glen Ellyn, Illinois

ATTEST:

Village Clerk of the Village
of Glen Ellyn, Illinois

(Published in pamphlet form and posted on the _____ day of _____, 1998).