VILLAGE OF		FY	ACTUAL	FY 24/25 TOTAL	FORECAST	FY
BUDGET-MO	ODS/FORECAST FY 2024/25			FORECAST	24/25 BUDGET	
		2024/25	LEDGER	Revenues	VARIANCE	2025/26
		BUDGET	AT			PROPOSED
			2/19/2025			BUDGET
A1001	REAL PROPERTY TAX LEVY	900,923	851,572	49,351		905,270
A1081	PAYMENTS IN LIEU-TAX{Schedule	53,511	66,254		12,742.89	68,254
A1090	INTEREST & PENALTIES(P-Txs)	4500	2,909		(1,591)	3200
A1120	SALES TAX - CHAUT CO. Budget~94.75% FY 22/23	371,692	312,794	92,923	34,025	374,000
A1170	FRANCHISES	13,000	12,709		(291)	13,000
A1255	CLERK FEES	800	675			800
A1560	FIRE INSPECTION FEES					
A1589	OTHER PUBLIC SAFETY	40000	56,810			40,000
A1710	PUBLIC WORKS SERVICE(A5110.4)		2,693	701.22	3,394	
A2001	PARKS-Pavillions	2000	1,550	150	300	1700
A2189	FEHMA GRANT		78,212		78,212	
A2262	FIRE PROTECTION- TOWN	75,591	75,591			77,488
A2401	INTEREST ON INVESTMENT	82,000	91,297	20,450		85,000
A2410	RENTAL OF REAL PROPERTY	250	250			250
A2590	BUILDING PERMITS	2,200	2,309			2200
A2705	GIFTS AND DONATIONS					
A2680	INSURANCE RECOVERIES		5,986		5986	
A2265	SALE-EQUIP (MODIFIED TO A5110.2 & TRANSFER		889		889	
A2770	MISC INCOME		33,970		33970	
A3001	STATE RELATED "AIM"/AIM NY	20,276	20,276			20,276
A3005	MORTGAGE TAX	13,300	12,207		1,093.45	12,500
A3501	CHIPS Direct Exps MODIFIED to A5112.2	65,000	148,151			95,000
A3589	CHAUT CO (SNOW/ICE-road exp)	5,500		5500		5,500
	TOTAL REVENUES	1,650,543	1,777,103			1,704,438
	Total excluding FEHMA GRANT		1,698,891			

VILLAGE OF FALCONER	ı		FY	ACTUAL	FY 24/25	FORECAST	FY
BUDGET-MODS/FOREC	AST FY 2024/	25			TOTAL FORECAST	24/25 BUDGET	
			2024/25	LEDGER	EXPENSES	VARIANCE	2025/26
			BUDGET	AT			PROPOSED
				2/19/2025			BUDGET
Trustees	1010.1	Personal Service	9,600	5,200	2,400	2,000	9,600
	1010.4	Contractual	3,500	176		3,324	2,500
		Total Trustees	13,100	5,376			12,100
						4 000	7.000
Mayor	1210.1	Personal Service	7,200	4,200	1,800	1,200	7,200
	1210.2	Equipment	300			300	300
	1210.4	Contractual	2,500	845	1,655		2,500
		Total Mayoral	10,000	5,045			10,000
Code Enforcement	8664.1	Personal Service	48,000	30,114	13,077	4,809	46,616
	8664.2	Equipment	500			500	500
	8664.4	Contractual	4,500	2,004	40		4,500
		Total Code Enforcement	53,000	32,118			51,616
Treasurer/Clerk	1325.1	Personal Service	92,000	60,693	28,600	2,707	99,500
	1325.2	Equipment	2,500				2,500
	1325.4	Contractual	21,000	17,923	357		25,000
		Total Treasurer/Clerk	115,500	78,616			127,000
Law	1420.1	Personal Service	14,000	7,583	3,250	3,166.70	13,000
Luiv	1420.4	Contractual	15,000	10,878		0,2000	15,000
	1420.6	Legal Expenses-Annexation	20,000	9,890	27		2,000
	1420.7	Legal Expenses-Economic Develop.	5,000	0,000			5,000
	1420.9	Legal Expenses-Water/Waste Water	500				500
	1420.0	Total Law	54,500	28,352			35,500
Building & Grounds	1620.1	Personal Service	10,224	6,562	3,348	315	12,000
8	1620.2	Equipment	6,000	275	598		15,000
	1620.4	Contractual	6,000	12,650	2,234		19,429
	1620.42	Cameras (ARPA)	-				
	1620.45	Fire Alarm System (ARPA)					
	1620.476	Natural Gas	4,500	619	2,600		4,500
	1620.477	Electricity	4,500	2,627			5,200
	1620.478	Telephone	3,500				3,500
	1620.479	Water & Sewer	500				1000
		Total Building & Grounds	35,224				60,629

					TOTAL FORECAST	24/25 BUDGET	
			2024/25 BUDGET	LEDGER AT 2/19/2025	EXPENSES	VARIANCE	2025/26 PROPOSED BUDGET
Unallocated Insur.	1910.4	Unallocated Insurance	48,500	42,587		5,913	48,500
Taxes	1910.44	Tax Expense	7,300	7,116		184	7,300
Taxes	1950	Taxes - Village Properties	530	595.63		-65.63	750
	1930	Total Unallocated Insurance & Taxes	56,330	50,299		6,031	56,550
Animal Control	3020.42	Contractual	18,000	3,412	1,104	13,484	10,000
Aiiiiiat oontot	0020.42	Total Animal Control	18,000				10,000
Fire Protection	3410.2	Equipment	22,695	4,358			19,195
	3410.22	Ambulance Billing	40,000	6,779			40,000
	3410.4	Contractual	60,918				61,527
	3410.43	Cordless Tools (DEC Grant)	-				
	3410.48	FEMA Grant		78,212			
Fire Station	3420.1	Personal Service	4,000	1,337			4,090
	3420.4	Maintenance/Supplies	8,109	11,905	1,665		8,109
	3420.41	Bay Floor Maintenance (C Region)	-				
	3420.42	Fire Alarm System (ARPA)					
	3420.42	Insurance	24,838	26,141		-1,303	30,500
	3420.476	Natural Gas	4,345	486	2,696	1,163.11	4,346
	3420.477	Electric	4,420	2,758			4,420
	3420.478	Telephone	4,360	2,815	1,179		4,000
	3420.479	Water & Sewer	1,125	1,595			2,500
Fire Chief	3620.4	Contractual	2,200	1,440	720		2,200
		Total Fire Department	177,010	186,852			180,887
		Fire Department Excl. Ambulance Billing	137,010	180,073			140,887
Maint. of Roads	5110.1	Personal Service	264,513	186,926	72,815		284,600
	5110.2	Equipment	18,900	211,077	1,280		50,000
	5110.4	Contractual	93,000	57,875	8,942		95,800
	5110.43	Maintenance of Equipment	22,200	20,715	1,485		22,440
	5112.2	CHIPS - Mod to Act	65,000	152,181			95,000
DPW Garage	5132.2	Equipment	1,200	563	637		1,500
	5132.4	Contractual	5,500	2914	2,586		5,500
	5132.42	Fire Alarm System (ARPA)	-				
	5132.45	Building Painting (ARPA)					
	5132.41	Utilities	14,140	4,600	1,705		14,140
Street Lighting	5182.4	Electric	30,000	22,339)		35,000
		Total DPW	514,453	659,190)		603,980

			2024/25 BUDGET	ACTUAL LEDGER AT 2/19/2025	TOTAL FORECAST EXPENSES	24/25 BUDGET VARIANCE	2025/26 PROPOSED BUDGET
Economic Dev.	6989.4	Slicktext & Other Economic Dev.	750	232.94	115.89	401.17	465
		Total Economic Development	750	232.94			465
Parks & Recreation	7140.1	Personal Service (Playground Staff)	29,871	19,430		10,441	48,200
	7140.2	Equipment	7,000		7,000		7,000
	7140.4	Contractual	14,000	12,068		1,932	25,000
	7140.42	Park Security	12,000	875		11,125	12,000
	7140.45	Farmers Market	3,000	298		2,702	5,000
	7140.46	Park ARPA	-				
			65,871	32,671			97,200
	8120.4	Sanitary					2000
Storm Sewers	8140.4	Contractual	2,000	1929.43		71	3,000
Refuse	8160.46	Refuse & Garbage	95,000	70,666	23,250	1,084	95,000
		Total Storm Sewers & Refuse	97,000	72,595		1,155	100,000
Beautification	8510.4	Beautification/Tree Services	9,300	6,590	2,710		15,000
Planning Board	8510.41	Planning Board & Other	300			300	300
CDBG	8668	Grant Expenses	896			896	
	1	Total Community Beautification, PB, CDBG	10,496	6,590			15,300
Employee Benefits	9010.8	State Retirement	44,000	64,517		-20,517	65,500
• • • • • • • • • • • • • • • • • • • •	9030.8	Social Secutity - 7.65% Pers. Svcs.	36,000	24,804			40,000
	9040.8	Workers Compensation	6,305	6,305			6,079
	9051	Unemployment Insurance	-	11		-11	
	9055.8	Disability Insurance	1,200	631		569	1,200
	9060.8	Hospital & Medical Insurance	110,000	37,197			110,000
	9089.8	Other EE Benefits					
		Total Employee Benefits	197,505	133,465			222,779
Transfers	9901.9	Falconer Public Library	95,880	47,940	47,940		95,880
	9916.9	Community Building Reserve	25,000		25,000		55,000
	9950.9	Fire Truck & Command Veh. Reserve	69,174		69,174		74,569
	9951.9	Fire Maintenance Reserve	6,750		6,750		6,750
	9953.9	Street Equipment Reserve	35,000		35,000		69,120
		Total Transfers	231,804	47,940	183,864		301,319
		TOTAL APPROPRIATIONS	1,650,543				1,704,438

LOCAL LAW NO. 1 OF 2025

A LOCAL LAW AMENDING THE BOUNDARIES OF THE ZONING DISTRICTS AS DEFINED IN ARTICLE 2, SUBSECTION 134-6.1 OF THE ZONING CODE OF THE VILLAGE OF FALCONER, NEW YORK

Be it enacted by the Village Board of the Village of Falconer, New York, pursuant to the authority and provisions of §10 of the Municipal Home Rule Law and §7-725a of the New York State Village Law, as follows:

1. INTENT. Amend the boundaries of the Zoning Districts as defined in Article 2, §134-6.1 of the Zoning Code of the Village of Falconer, New York.

2. ZONING MAP AMENDMENTS

(a) The Village Zoning Map is hereby amended so that the zoning districts of the following parcels are changed from R-Residential to VC-Village Center.

PARCEL #	STREET ADDRESS
371.07-2-23	66 East. Main Street
371.07-2-37	66 East. Main Street
371.07-2-42	66 East. Main Street
371.07-2-47	116 East Main Street
371.07-2-48	116 East Main Street
371.07-2-59.1	47 East Everett Street
371.07-2-58.1	47 East Everett Street
371.07-2-57.1	47 East Everett Street
371.07-2-59.2	47 East Everett Street

(b) The Village Zoning Map is hereby amended so that the zoning districts of the following parcels are changed from MR-Mixed Residential to C-Commercial.

PARCEL#	STREET ADDRESS
371.10-5-16	Across from 82 Carter Street
371.10-5-20	82 Carter Street

(c) The Village Zoning Map is hereby amended so that the zoning districts of the following parcels are changed from MR-Mixed Residential to I-Industrial.

PARCEL #	STREET ADDRESS
371.11-3-44	97 Lister Avenue
371.11-3-38.1	97 Lister Avenue

(d) The amendments in this section shall apply to the entirety of each of the described parcels notwithstanding any prior split-zoning of said parcels.

3. CONFLICTING STATUTES.

All local laws or ordinances or parts of local laws or ordinances in conflict herewith are hereby repealed.

4. SEVERABILITY

Should any clause, sentence, paragraph, subdivision, section or other part of this local law be adjudicated by any court of competent jurisdiction to be invalid, such judgment, decree or order shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, subdivision, section or other part thereof directly involved in the controversy in which such judgment, decree or order shall have been rendered and to this end, the provisions of each section of this local law are hereby declared to be severable.

5. EFFECTIVE DATE

This Local Law shall be effective immediately upon filing with the New York State Secretary of State.

LOCAL LAW NO. 2 OF 2025

A LOCAL LAW AMENDING CHAPTER 90 PEDDLING, VENDING AND SOLICITING CODE OF THE VILLAGE OF FALCONER, NEW YORK

Be it enacted by the Village Board of the Village of Falconer, New York, pursuant to the authority and provisions of §10 of the Municipal Home Rule Law and §7-725a of the New York State Village Law, as follows:

- 1. INTENT. Amend Chapter 90 Peddling, Vending and Soliciting Code of the Village of Falconer, New York as follows:
- 2. AMENDED CHAPTER 90 PEDDLING, VENDING AND SOLICITING

§ 90-1. Title.

This chapter shall be known and may be cited as the "Peddling, Vending and Soliciting Law of the Village of Falconer," Local Law Chapter 90.

§ 90-2. Legislative intent.

This chapter is enacted for the purpose of regulating itinerant peddling, vending or soliciting of goods, wares, commodities, food, money or services in order that the peace, health, safety, welfare and good order of the Village and its inhabitants shall not be endangered or unduly disturbed.

§ 90-3. Definitions.

As used in this chapter, the following terms shall have the meanings indicated:

APPLICANT — Any person 16 years of age or older, by or for whom an application is made under this chapter.

ESTABLISHED PLACE OF BUSINESS — A permanent building, store, or depository in which or where the person transacts business and deals in the goods, wares, commodities, food or services they peddle, vend or solicit in the ordinary and regular course of business.

LICENSEE — The person who has applied for, and received, a license.

MERCHANDISING — The selling, bartering or trading or offering to sell, barter or trade any goods, wares, commodities, food or services.

MOBILE FOOD UNIT — A mobile food unit in which ready-to-eat food is prepared, cooked, wrapped, packaged, processed or portioned for service, sale or distribution. This shall include self-contained carts, trailers, motorized vehicles, mobile grills (propane, charcoal, etc.), mobile smokers, temporary structures, tents or stands.

MOBILE FOOD VEHICLE — A mobile food unit registered as a commercial vehicle with a state department of motor vehicles.

PEDDLER, VENDOR and SOLICITOR — Includes, unless otherwise herein provided, any person who engages in merchandising or who solicits contributions of goods or moneys from any public street or public place or by going from house to house or place of business to place of business, on foot, on or from any vehicle or by temporarily occupying a room, building or other premises therefor.

PERSON — Includes any individual, firm, partnership, corporation, unincorporated association and principal or agent thereof.

TEMPORARY OCCUPANCY — A store, room, building, tent, enclosure, or structure of any kind intended to be occupied for the period of time necessary to peddle, vend or solicit the merchandise or products therein housed initially, without the intent to replenish or restock such goods, wares and merchandise sold therein. In all prosecutions for violation of this chapter, the intent of the defendant to conduct an established place of business shall be a material fact, and the burden of proving such intent shall be upon the defendant in such prosecution.

§ 90-4. License required; general provisions.

- A. It shall be unlawful for any person within the jurisdiction of this chapter to act as a peddler, vendor or solicitor, as herein defined, without first having obtained and paid for, and having in force and effect, a license therefor.
- B. It shall be unlawful for any person to operate a mobile food unit within the public rights-of-way or on public property anywhere within the Village of Falconer, except as permitted herein.
- C. It shall be unlawful for any person to operate a mobile food unit on private property without first having obtained a valid license as prescribed in this section. Operation of a mobile food vehicle on private property shall be regulated in accordance with all applicable provisions of the Village Code.
- D. Mobile food units with a valid license as prescribed by this section shall be allowed to operate on private property within an area that has been designated by the Village of Falconer as an approved location.

§ 90-5. Applicability.

- A. The provisions of this chapter shall not apply to the following:
 - (1) Any person soliciting at the express invitation of the person solicited or serving an established customer.
 - (2) A wholesaler selling articles to dealers or merchants who have an established place of business within the Village.
 - (3) Vendors while participating in the Village operated Farmers' Market.
 - (4) A child regularly attending any public or parochial or private school located within the Village of Falconer or within the Falconer Central School District; and further provided that any person coming within the provisions of this exemption shall only peddle, vend or solicit in connection with an authorized activity of the organization of which they are a member or of the school which they attend.
- B. The following persons and organizations are exempt from licensing fees:
 - (1) Peddlers, vendors or solicitors operating on Village-owned property which is host to a Village permitted, recognized, or sponsored festival or special event.
- (2) A representative of any established religious institution maintaining a place of worship within the Village of Falconer; or a member of a veterans' organization, provided that such organization maintains a chapter, post, lodge, camp or other group within the Village of Falconer; or a member of a civic group that maintains a chapter or local organization within the Village of Falconer; and further provided that any person coming within the provisions of this exemption shall only peddle, vend or solicit in connection with an authorized activity of the organization of which they are a member.
 - (3) Any member of the United States armed forces who is the holder of a license issued by the Chautauqua County Clerk as provided by § 32 of the General Business Law of the State of New York, as amended or changed.
- C. When the applicant shall have established to the satisfaction of the Village Clerk that they are entitled to one or more of the above exemptions, the Village Clerk shall issue a certificate of compliance stating, among other things, that such person has complied with the requirements of this section. Such certificate shall be carried with the person exercising it and shall be exhibited upon demand.
- D. This chapter shall not apply to interfere unlawfully with interstate commerce.

§ 90-6. Application for license.

- A. Every applicant for a license shall make a written application for such license on forms provided by the Village Clerk which shall include the following:
 - (1) Name, signature, and permanent home address of the applicant.
 - (2) The name and address of the firm or corporation represented, if any, and the name and signature of each corporate officer.
 - (3) The length of time for which the license is required.
 - (4) A proposed service route and hours of operation with a detailed schedule of times and locations where the mobile food unit will be stationary and serving food.
 - (5) A description of the goods, wares, commodities, food or services to be offered, including method and place of sale.
 - (6) Valid identification of the applicant, such as a driver's license or other photo identification.
 - (7) All felonies or misdemeanors with which the applicant has been charged and the disposition of each such charge. The Village of Falconer reserves the right to perform criminal background checks.
 - (8) A letter of authorization appended to the application from the firm or corporation which the applicant purports to represent.
 - (9) A signed statement that the applicant shall hold harmless the Village of Falconer and its officers and employees for any claims for damages to property or injury to persons which may be occasioned by any activity carried on under the terms of the license.

(10) Insurance.

a. The applicant shall furnish a certificate of insurance evidencing that the applicant possesses and maintains such public liability, food products liability, and damage to property or bodily injury, including death, which may arise from the operations under the license or in connection therewith. Such insurance shall provide coverage of not less than \$1,000,000 per occurrence. The policy shall further provide that it may not be canceled except upon 30 days' written notice served upon the Village of Falconer. A license issued pursuant to the provisions of this section shall be invalid at any time the insurance required herein is not maintained and evidence of continuing coverage is not filed with the Village of

Falconer

- b. In addition to the above-required certificate of insurance, the applicant shall also endorse, maintain, and include the Village of Falconer as an additional named insured on its underlying business commercial general liability policy.
- (11) A valid copy of all necessary licenses, permits or certificates required by the County of Chautauqua, the State of New York or any subsidiary enforcement agencies or departments thereof, including, but not limited to, a valid department of motor vehicles registration and certificate of inspection and valid driver's licenses of all vehicle operators.
- B. If the applicant has one or more employees, contractors or volunteers, the same information shall be supplied for each employee, contractor or volunteer.

§ 90-7. Issuance and terms of license.

Upon receipt of the application and of the license fees and if satisfied with the applicant's qualifications, the Village Clerk shall issue a license to the applicant specifying the business authorized and the location wherein it may be conducted. Every license shall be subject to the following conditions:

- A. The license shall be issued for a period not to exceed one year, but in any event shall expire on March 31 following the date of issuance.
- B. The license shall not be transferable from person to person.
- C. The license is valid only for the vehicle for which it was issued.
- D. The license shall be in the continuous possession of the licensee while engaged in the licensed business and shall be produced upon the demand of any village official, prospective buyer or law enforcement officer.

§ 90-8. Records to be kept.

The Village Clerk shall keep a record of the application, of the determinations thereon and of all licenses in accordance with this chapter. The record shall contain the name and residence of the person licensed, the location of the business, the amount of the license fees paid and the date of revocation of all licenses revoked.

§ 90-9. Fees.

The fees for all licenses and/or required inspections, as established from time to time by resolution of the Village of Falconer Board of Trustees, shall be paid to the Village Clerk for the licenses herein required. All fees are nonrefundable.

§ 90-10. Regulations.

- A. A licensed peddler, vendor or solicitor shall:
 - (1) Not willfully misstate the quantity or quality of any article offered for sale.
 - (2) Not willfully offer for sale any article of an unwholesome or defective nature.
 - (3) Not shout, cry out or make any loud or unusual noises for the purpose of selling any food, goods, wares, commodities or services.
 - (4) Not chain or otherwise attach any signs, goods, merchandise, chairs, stools or food cart or other equipment used to any tree, hydrant, sign or post, light pole, telephone pole or other street appurtenance or leave any such items unattended on a public street, sidewalk or place. Items left in violation of this subsection shall be seized at the direction of Village personnel.
 - (5) Keep the vehicle and/or receptacles used in the furtherance of the licensed business in a sound, clean and sanitary condition.
 - (6) Keep edible articles offered for sale well protected from dirt, dust and insects.
 - (7) Not frequent any street in an exclusive nature that may cause a private or public nuisance.
 - (8) Not dispense products from the street side of a vehicle when parked on a public or private right-of-way.
 - (9) Not operate in a location that has the effect of obstructing access to or egress from any structure for the free flow of vehicular and pedestrian traffic.
 - (10) Not operate a vehicle in reverse to attempt or make a sale.
 - (11) Abide by the New York State Transportation Law and all applicable Parking, Vehicle and Traffic Laws, Ordinances, Rules and Regulations.
 - (12) Temporarily move a vehicle or equipment to another location if the approved location is on public property and needs to be used for emergency purposes, snow removal, construction or other public benefits.

- (13) Not sell confectionery or ice cream within 250 feet of any school between the hours of 8:00 a.m. and 4:00 p.m. on school days.
- (14) Comply with all provisions of federal, state and local laws and ordinances.
- (15) Comply with all notices, orders, decisions, rules and regulations made by the Village of Falconer Code Enforcement Officer, Village Clerk, Law Enforcement Agencies, Chautauqua County Health Department or any other local, state or federal department and/or agency.
- B. The following regulations shall apply to vendors operating mobile food units:
 - (1) Mobile food vendors shall only operate within the boundaries of the Village Center, Commercial or Industrial zoning districts, or Village-owned property, unless catering on private property with a sign conspicuously posted on the mobile food unit stating, "Private Property No Sales." A mobile food unit may operate outside of these boundaries, on public streets or within public rights-of-way if it makes intermittent stops for no more than 10 minutes and not less than 200 feet between each stop.
 - (2) To operate in an approved location, the vendor shall obtain and provide evidence of permission granted by the owner of the property, in written and notarized form, specifying the day(s), times and specific location(s) for which permission has been granted.
 - (3) Approved locations may not be adjacent to or within a radius of 100 feet of the nearest edge of any building or section of a building comprising a licensed food establishment, excluding any patio, awning or temporary enclosure attached thereto, the kitchen of which is open for serving food to patrons. This requirement may be waived if the application includes the written consent of the proprietor of the adjacent food establishment.
 - (4) Mobile food units may be operated by the vendor during hours as approved by the property owner. However, vendors may not operate mobile food vehicles:
 - a. Before 8:00 a.m.; or
 - b. After 9:00 p.m., Sunday through Thursday; or
 - c. After 10:00 p.m. on Friday and Saturday.

The Village Clerk may modify the license or certificate of compliance to allow a variance from these limitations during Village permitted, recognized or sponsored

festivals or special events that operate outside these hours.

- (5) Any mobile food unit operating outside of an approved route, at an unauthorized location or beyond the hours for which the operation has been permitted, shall be deemed operating without a permit in violation of this ordinance.
- (6) All signage shall be permanently affixed to the mobile food unit except each vehicle may use one sandwich board sign no larger than six square feet per side.
- (7) All mobile food units shall be equipped with trash receptacles of a sufficient capacity and shall be changed as necessary to prevent overflow or the creation of litter or debris. All trash, waste, litter, and debris shall be removed from the site of the vending operation at the end of each daily operation.
- (8) No alcohol, tobacco or cannabis products may be sold or dispensed from mobile food units.
- (9) It shall be unlawful to discharge liquid waste, fats, oils or grease on the land. Such discharges shall be held in appropriate containers and then disposed of in a legally permissible manner.
- (10) Mobile food units shall not conduct operation from a site that contains a gasoline service.
- (11) Mobile food vehicles that also meet the definition of a "mobile food preparation vehicle" as defined in the New York State Uniform Fire Prevention and Building Code shall be inspected annually by the Code Enforcement Officer for compliance with all applicable requirements.
- (12) All required permits and/or licenses shall be posted conspicuously on the mobile food unit.
- (13) Each mobile food vehicle shall be registered as a commercial vehicle with a state department of motor vehicles and hold an unexpired certificate of inspection.
- (14) When parked on a public or private right-of-way, a mobile food unit shall not operate within sixty (60) feet of an intersection with another public or private right-of-way boundary.
- (15) No mobile food unit shall operate within 500 feet of the boundary line of any festival or special event that is permitted, recognized or sponsored by the Village of Falconer, except when the vendor has obtained approval by the Board of Trustees.

- (16) Any mobile food unit being operated without a valid mobile food unit permit issued by the Village, shall be deemed a public safety hazard, and may be ticketed and impounded.
- (17) No mobile food unit shall be parked on the street overnight or left unattended and unsecured at any time food is kept in the mobile food unit. Any mobile food unit which is found to be unattended, shall be considered a public safety hazard and may be ticketed or impounded.

§ 90-11. Enforcement.

Primary enforcement of the regulations contained in this chapter shall be the responsibility of the Village Code Enforcement Officer or their designee. Matters concerning licensing shall be the responsibility of the Village Clerk. Matters concerning the Vehicle and Traffic Law, the New York State Transportation Law, illegal parking, and trespassing shall be the responsibility of the appropriate law enforcement agencies. If the Village Code Enforcement Officer determines an issue to be a police matter, the Code Enforcement Officer shall refer that issue to the Police Department. The Village Code Enforcement Officer shall administer this chapter and be authorized to issue appearance tickets for a violation of this chapter.

§ 90-12. Revocation of license or certificate of compliance.

- A. Licenses or certificates of compliance issued under the provisions of this chapter may be revoked by the Village Clerk upon consultation with the Village Attorney, Village Code Enforcement Officer and/or the Ellicott Police Department. If the licensee has one or more employees, agents or contractors, the revocation hereunder shall apply to all. Revocation may occur for the following reasons:
 - (1) Fraud, misrepresentation, or false statement contained in the application for license or certificate of compliance.
 - (2) Fraud, misrepresentation, or false statement made while carrying on the business as peddler, vendor, or solicitor.
 - (3) Any violation of this chapter.
 - (4) Conviction of any crime or misdemeanor involving moral turpitude.
 - (5) Conducting the business of peddling, vending or soliciting in an unlawful manner or in such a manner as to constitute a breach of the peace or as to constitute a menace to the health, safety, or general welfare of the public.

- (6) Any breach of stipulations or conditions specified in the license, if any, or any deviation from the terms and agreements upon which a license has been granted as provided herein.
- B. Notice of the hearing for revocation of a license or certificate of compliance shall be given in writing, setting forth specifically the grounds of complaint and the time and place of hearing. Such notice shall be mailed to the licensee's last known address at least ten days prior to the date set for the hearing.
- C. The Village Clerk, upon receiving information providing reasonable cause to believe that the holder of any license issued hereunder has violated any provisions of this chapter or has been convicted of any violation referred to in this section or has been indicted or charged with or for any crime or offense or has been convicted of any crime or offense, may forthwith temporarily suspend such license until a hearing is held, as provided herein, and the Village Clerk shall have issued a determination thereon.
- D. If the licensee has one or more employees, contractors or volunteers, the revocation hereunder shall apply to the licensee and all employees if either the licensee or any one or more of the licensee's employees, contractors or volunteers are determined to be in violation of this chapter.

§ 90-13. Appeals.

- A. Any person aggrieved by the action of the Village Clerk in the denial of an application for a license, as provided in this chapter, or in the decision of the Village Clerk with reference to the revocation of a license, as provided in this chapter, shall have the right to appeal to the Village of Falconer Planning Board. Such appeal shall be taken by filing, within 14 days after notice of the action complained of has been mailed to such person's last known address, a written statement setting forth fully the grounds for the appeal. The Village Planning Board shall set a time and place for a hearing on such appeal and notice of such hearing shall be mailed to the applicant's last known address at least five days prior to the date set for the hearing.
- B. Should any person affected by this chapter suffer an unnecessary hardship in the carrying out of the strict letter of this chapter, such person may apply to the Planning Board in writing for a variance from strict compliance with this chapter, with proof of such unnecessary hardship. For the purposes of this chapter, unnecessary hardship shall not be the mere delay in being permitted to make an application or waiting for a decision on the application for a permit.
- C. The decision and order of the Village Planning Board on such appeal shall be final and conclusive.

§ 90-14. Eligibility for new license or certificate of exemption restricted.

Any person denied a license or certificate of compliance or whose license or certificate of compliance has been revoked in accordance with § 90-12 of this chapter shall be ineligible to apply for a new license or certificate of compliance for a period of six months from the date of such denial or revocation unless the applicant shows that the conditions upon which such action was based have been remedied or removed.

§ 90-15. Penalties for offenses.

Any person who violates any provision of this chapter shall be guilty of a violation. Each violation shall be punished by a fine not to exceed \$250 or by imprisonment for a period not to exceed 15 days, or both. In addition, such person shall incur a civil penalty of \$50 for each day on which violation continues.

§ 90-16. Severability.

The invalidity of any section or provision of this Local Law shall not invalidate any other section or provision of this Local Law.

3. CONFLICTING STATUTES.

All local laws or ordinances or parts of local laws or ordinances in conflict herewith are hereby repealed.

4. SEVERABILITY

Should any clause, sentence, paragraph, subdivision, section or other part of this local law be adjudicated by any court of competent jurisdiction to be invalid, such judgment, decree or order shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, subdivision, section or other part thereof directly involved in the controversy in which such judgment, decree or order shall have been rendered and to this end, the provisions of each section of this local law are hereby declared to be severable.

5. EFFECTIVE DATE

This Local Law shall be effective immediately upon filing with the New York State Secretary of State.





NFIRS Data Summary for March 01 2025, through March 31 2025

Number of incidents: 57

Average Response Time: 00:10:31 Average Incident Duration: 00:44:03

Average Number Of Responders Per Incident: 2 Average Number Of Apparatus Per Incident: 0

Number of Fire incidents: 10

Average Fire Response Time: 00:09:30 Average Fire Incident Duration: 00:21:45

Average Fire Number Of Responders Per Incident: 4 Average Fire Number Of Apparatus Per Incident: 1

*In the incident reports within the date range of this report, 0 of the 57 incident reports did not specify whether the incident was a fire incident or a rescue/EMS incident because that data entry option did not exist when those reports were entered.

Number of Rescue/EMS incidents: 47

Average Rescue/EMS Response Time: 00:10:49 Average Rescue/EMS Incident Duration: 00:50:25

Average Rescue/EMS Number Of Responders Per Incident: 2 Average Rescue/EMS Number Of Apparatus Per Incident: 0

*In the incident reports within the date range of this report, 0 of the 57 incident reports did not specify whether the incident was a fire incident or a rescue/EMS incident because that data entry option did not exist when those reports were entered.

Top 20 Incident Types

Incident Type	Number of Incidents	Average Response Time	Average Number of	Average Number of	Average Incident
	incidents	Response Time	Responders	Apparatus	Duration
321 EMS call, excluding vehicle accident with injury.	24	00:10:37	3	1	00:51:12
611 Dispatched & canceled en route.	21	00:00:00	0	0	00:00:00
733 Smoke detector activation due to malfunction.	2	00:12:30	1	1	00:17:00
743 Smoke detector activation, no fire - unintentional.	1	00:03:00	6	1	00:10:00
571 Cover assignment, standby, moveup.	1	00:02:00	4	1	00:19:00
735 Alarm system sounded due to malfunction.	1	00:09:00	10	1	00:24:00
311 Medical assist, assist EMS crew.	1	00:14:00	1	1	00:50:00



324 Motor vehicle accident with no injuries.	1	00:12:00	9	1	01:06:00
113 Cooking fire, confined to container.	1	00:14:00	6	1	00:31:00
551 Assist police or other governmental agency.	1000 1000	00:07:00	6	1	00:29:00
322 Motor vehicle accident with injuries.	1	00:11:00	3	1	00:35:00
554 Assist invalid.	1	00:13:00	4	1	00:27:00
400 Hazardous condition, other.	1	00:14:00	6	1	00:32:00
ALL OTHERS	0	00:00:00	0	0	00:00:00

Mutual AID FOR MARCH 2025

Biven
Frewsburg- 5
Ellery Center - 1
Alstar - 1

Recieved!

Alstar - 15

Kennedy - 3

Medic 74 - 2

Gerry - 2

Village of Falconer



101 West Main Street Falconer, New York 14733

Phone (716) 665-4400

Email: falconer@netsync.net

Fax (716) 488-9224

CODE ENFORCEMENT DEPARTMENT MONTHLY REPORT FOR March/April

To Members of the Village Board of Trustees, below is a summary of activity since the last Village Board Meeting:

THIS MONTH

YEAR TO DATE

Building Permit Fees Collected:

\$823.00

\$1073.00

Building Permits Issued:

25-006, 332 West Main St. Ryan Snow roof permit \$25.00

25-007, 26 Valmeere Ave George Duncan garage roof permit \$25.00

25-008, 113 Hickory St. Angel Patel fence permit \$25.00

25-009, 16 Davis St. JTAL1 LLC, roof permit \$25.00

25-010, 127 Richard Ave Lisa Teboe roof permit \$25.00

25-011, 216 West Falconer ST. Melissa Quisimberto roof permit \$25.00

25-012, 300 East Everett St. Tamara Houston pool permit \$25.00

25-013, 19 Homestead st. Jim Lodestro addition permit \$423.00

25-014, 123 North Dow St. Randy-Barnes Tooley alterations permit \$25.00

Highlights:

- * 56 E. Main St. Jim Sirianno to break ground this spring for a 3 phase project for retail buildings has been put on hold
 - * Sent violation letter to Kenneth Intikar at 125 North Dow St. for debri left from garage fire
- * 8 North Dow St. all garbage picked up on property, fixed lock hasp on lower apt. door (per code enforcement officer)

Respectfully Submitted, Paul Capitano, Code Enforcement Officer To: Mayor and Village Board of Trustees

From: Avery Faulkner

Re: Work Report for March to April 2025

Streets

Tree trimming Sign repair Plow damage Street Sweeping

Equipment Service & Repair

Fabrication of Lift gate General maintenance

Parks

Check dog waste bags and garbage Building checks

Fire Hall

Generator-weekly test

Highway Garage/Exempts

DPW painting interior of shop

Community Building

Moving furniture

Informational/Pending

D and S installed door

FALCONER PUBLIC LIBRARY

101 West Main Street

Falconer, NY 14733

(716) 665-3504

Fax (716) 665-5320

www.falconerlibrary.org

FALCONER PUBLIC LIBRARY BOARD REPORT MARCH 10, 2025 – APRIL 7, 2025

The FPL Board met on Thursday, March 13th. We are pleased to have Senior Library Clerk, Sandy Thies and Village Historian, Brenda Cavallaro working together to scan historical documents. They are using a scanning machine that is on loan from the Chautauqua-Cattaraugus Library System to complete this work.

The library is displaying the artwork of Aleida Foulk's Drawing and Painting and Advanced Art students from Falconer Central School for the month of April.

The Grange will be having a 150^{th} Anniversary Open House that will be held at the library on April 30^{th} from 2:00 PM -5:00.

Under the supervision of DPW Superintendent, Avery Faulkner, the replacement of the front door and mechanics were completed on March 19th and 20th. We have received many compliments about it.

Craft Club meets on Friday, April 4th with Sue Johnson leading the group and creating a honeycomb book page bunny.

Our Book Club continues to meet on the third Tuesday of the month, Knitting Group meets on the second and fourth Thursdays. We deliver a large print collection of books to Silver Tree Living every three months and readers from Hultquist Place visit as often as they can to check out reading materials and enjoy the displays.

The next meeting of the Falconer Public Library Board will be held on Thursday, May 8th at 8:00 AM.

Cindy Capestrani

From:

Matt Abbey <

Sent:

Monday, March 31, 2025 9:00 AM

To: Subject: Cindy Capestrani
DCO report March

No calls to report.

Humane Society called on March 25th to give all clear that dogs can be allowed again. They said they were under Parvo quarantine.

Matt

Sent from my iPhone

Village of Falconer Farmers' and Artisans' Market 2025 Participation Rules and Regulations

Market Season:

Every Saturday from June 7th through August 23rd, 2025 10:00am-4:00pm in Davis Park

All Market vendors must apply and be accepted prior to setting up and vending. The Falconer Farmers' and Artisans' Market Manager (FFAMM) will be responsible for selecting market participants.

The term "vendor", as used herein, is someone who brings to market at least 75% of product(s) grown or produced directly by the vendor; this includes wineries and breweries. The term "artisan", as used herein, means someone who makes and sells handmade items at the Market. Other vendors will be approved at the discretion of the market manager. "Locally" is defined as products grown, raised or created in Western NY or Western PA.

MARKET PRODUCTS

- 1. All vendors must present copies of all appropriate licenses, permits and certificates to FFAMM prior to the start of the market season.
- 2. Products offered for sale must be of the highest quality. Please submit a representative photo of the items you plan to sell with your vendor application. If in the opinion of the FFAMM a vendor offers an inferior product, the vendor may be asked to withdraw the product(s).
- 3. Once approved to sell items of a specific product, a vendor may add products for sale should they fit within the approved category. For example, if a vendor is approved to sell vegetables, any type can be added without approval. However, they cannot add fruit bread or cut flowers if they were only approved to sell vegetables.
- 4. The market manager may schedule a farm visit at any time during the market season. Participating farms and the market manager must arrange the visit at a mutually convenient time if a visit is requested. Any farmer refusing a farm visit will result in immediate dismissal from the market.
- Because of the complex Health Department regulations involving sampling, no sampling will be permitted at the market.

MARKET OPERATIONS

- 1. The 2025 Falconer Farmers' and Artisans' Market will operate every Saturday from 10am-4pm starting May 31st through August 23 in Davis Park. May 31st will be a no-charge soft opening of the market.
- 2. The market is open to approved farms, bakeries, wineries, craft breweries, artists, and crafters.
- 3. All vendors must be ready by 9:30am. Vendors may set-up between 8:00am and 9:30am at the discretions of the vendor. It is the responsibility of the vendor to arrive on-time to provide ample set-up time.
- 4. It is mandatory all vendors stay until the market closes at 2pm, unless all products have been sold.
- 5. If customers arrive at the market prior to the 10am opening, vendors may accommodate those sales at their discretion. Vendors should not occupy their space no later than 1-hour after the market closes.
- **6.** Vendors must notify the market manager if unable to attend no later than 2:00pm on the Friday before the market day. (Email: clerk@falconerny.gov or call the office at 716-665-4400)
- 7. Smoking/vaping within market boundaries and or use of alcohol or illegal drugs is prohibited.

PRICING

Pricing of all products sold at the market is the responsibility of the individual vendor/artisan. Vendors and artisans are not permitted to give away products for free or at a below-cost pricing, thus undercutting the potential sales of other vendors/artisans.

NON-PROFIT ORGANIZATIONS

Non-profit organizations (service clubs, churches, school organizations) are welcome to participate free of charge for fundraising purposes only.

VENDOR GUIDELINES

- 1. Vendors supply their own tables, chairs, stand and/or canopy as needed. Tents must be properly weighted down to prevent tents from lifting in case of high winds.
- All vendors must maintain a clean and presentable booth at all times. All spaces must be free of debris at the close of the Market.
- 3. All vendors must dress appropriately for the Market.
- 4. Vendors are required to have a visible sign or banner displayed stating the name of their business.
- 5. All products must be properly marked, priced and visible to customers upon Market opening.
- 6. Vendors are responsible for obtaining and visibly posting any and all necessary state and county permits & licenses that are legally required to operate their business.
- 7. Each vendor represents the integrity of the Falconer Farmers' and Artisans' Market. Customers are key to the success of the Market. All vendor employees must exhibit quality customer service at all times.
- 8. Flea market and garage sale items are not suitable for this venue and will not be permitted.

VENDOR SPACE ALLOCATION

1. Allocation of spaces are at the discretion of the FFAMM. Vendor seniority, product for sales and full season vs. daily vendors are factored into space allocation.

VENDOR FEES

- 1. The 2025 fee structure is as follows:
 - a. Season (12 weeks) = \$100.00
 - b. Per individual week = \$10.00
- 2. Vendor application fees must be paid when an agreement is submitted.
- 3. It is expected that all vendors participate in market days mutually agreed upon. Vendors who do not alert the FFAMM of an absence are subject to violations.

LIABILITY INSURANCE

All vendors must provide proof of liability insurance to FFAMM prior to selling at the market.

VIOLATIONS

- 1. 1st violation: Review of Falconer Farmers' and Artisans' Market Regulations with the Market Manager.
- 2. 2nd violation: Warning letter on behalf of FFAM and one week market suspension.
- 3. 3rd violation: Indefinite suspension for remainder of the season.

RULES AND REGULATIONS ARE SUBJECT TO CHANGE WITHOUT NOTICE

Village of Falconer Farmers' and Artisans' Market 2025 Vendor Application

Market Season:

Every Saturday from May 31st through August 23rd, 2025 10:00am - 4:00pm in Davis Park

Business Name:		Contact Na	ame:	
Mailing Address: _				
Business Number:		Cell Numb	er:	
	nes of other staff operat			
Products Offered:				
(Please submit rep	presentative photos of it	ems you plan to sel	l with this applicatio	n)
The sale of produc	ce requires proof of insu	rance		
Please select the o	lates that you wish to se	ll at the market:		_
□ AII	☐ June 14	☐ July 5	☐ July 26	☐ August 16
☐ May 31 (N/C)		-	☐ August 2	☐ August 23
☐ June 7	☐ June 28	☐ July 19	☐ August 9	
	Vendor Fees - \$100 for a	•		on
	 May 31 will be a soft 	t opening and no ch	arge to vendors	
	 Please make check p 	ayable to: Village o	f Falconer	
We reserve the rig	oes not guarantee your a ght to prohibit anyone fr the Village of Falconer f e Falconer Farmers' and	om participating at from all liability, cos	the market. By signi	ng this application, the
	olication, the applicant hand that the information			e Falconer Farmers' an
Name:		Signature:		
Date:		_		
Please sign and re	turn this application to:			

Please refer all questions to the village office: 716-665-4400 or clerk@falconerny.gov

• Email: clerk@falconerny.gov

Mail: Village of Falconer, 101 W. Main Street

Village of Falconer



101 West Main Street Falconer, New York 14733

Phone (716) 665-4400

Email: falconer@netsync.net

Fax (716) 488-9224

VILLAGE OF FALCONER

Resolution #9-2025 to Authorize the Mayor to sign a letter giving Falconer Printing permission to move sewer lines located on village owned property behind Falconer Printing

Motion to Approve as written:
Motion Seconded: Roll: Trustee Gustafson:, Trustee Dunn:, Trustee Cavallaro: Mayor Jaroszynski:, Motion:
<u>CERTIFICATE</u>
I, Cynthia L. Capestrani, Village Clerk of the Village of Falconer, in the County of Chautauqua, State of New York, HEREBY CERTIFY that the foregoing annexed motion from the minutes of a meeting of the Mayor and Board of Trustees of said Village duly called and held on April 7, 2025, has been compared by me with the original minutes as officially recorded in my office and is a true, complete and correct copy thereof and of the whole of said original motion so far as the same relate to the subject matters referred to in said extract.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of said Village this 8th day of April, 2025.
Cynthia L Capestrani, Village Clerk



FALCONER VOLUNTEER FIRE DEPARTMENT

Helmet Camera Policy

Helmet Camera Policy

Contents List:

- 1. Policy Statement
- 2. Purpose and Scope
- 3. Principles
- 4. Responding to, operating, and returning from scenes
- 5. Helmet Camera Recordings
- 6. Handling and preserving images
- 7. Members
- 8. Non members
- 9. Complaints
- 10. Monitoring and review
- 11. Disciplinary action
- 12. Acknowledgement

1. POLICY STATEMENT

This Helmet Camera Policy outlines the Falconer Volunteer Fire Department's (FFD) regulations regarding the use of on-person incident capture devices (helmet and body cameras) by department personnel. It clarifies the rights, responsibilities, and restrictions associated with such use, ensuring lawful and appropriate operation while protecting individual privacy and departmental integrity.

2. PURPOSE AND SCOPE

The primary uses of helmet cameras are to assist in the Protection and Safety of Persons and Property, Prevention or Detection of Criminal Offenses, Defense of Legal Claims, Training and that the professional image of the department is maintained. It is not FFD's intended purpose to use helmet cameras to monitor members' performance, except under circumstances such as subpoenas, FOIA (Freedom of Information Act) requests, complaints, citations, training evaluations, or incident reviews.

3. PRINCIPLES

A. Definitions:

- a. Helmet Camera: A recording device affixed to a firefighter's helmet for capturing incident-related footage.
- b. Designated Responsible Person (DRP): An individual authorized to manage access to recorded footage.
- c. FOIA: The Freedom of Information Act, allowing public access to certain government records, subject to limitations.

The following principles apply:

A. Helmet cameras will be installed on department approved firefighters helmets. Fire department personnel are prohibited from using non-department owned helmet

- cameras while on-duty with FFD. The Fire Chief may grant an exception to this rule on an individual basis. Any permission granted by the Fire Chief shall be in writing and shall indicate any conditions or limitations upon the member.
- B. Helmet cameras shall only be utilized on scenes and training that Falconer Fire Department has been dispatched to and/or is attending and should not be utilized for any other teams members may be a part of. ie; FAST, TECH RESCUE ect.
- C. Only personnel who have been trained on compliance with this policy and who have been approved by the Fire Chief shall be permitted to use helmet cameras pursuant to this policy
- D. On-duty personnel shall only take images that are of business related matters of the department and events for purposes of incident documentation, evidence, training, investigation, and/or public relations. All images taken shall be considered public records and shall be managed in accordance with standard department practices for the retention and preservation of public records.
- E. All images taken with a helmet camera by on-duty personnel taken shall be preserved and shall not be deleted without the permission of the Fire Chief or his/her designee, except as permitted by the department. This includes; accidentally taken imagery, imagery which is blurred, imagery that is whited out or blacked out, or imagery that otherwise cannot be viewed.
- F. Helmet Cameras are set up in a way that ensures that there is minimal intrusion of privacy, and that any intrusion is fully justified. It is possible to review video if deemed necessary to determine fault in the case of a complaint, citation or incident.
- G. Access to retained images and videos will be restricted, with clearly defined rules to Designated Responsible Persons (DRPs) who can gain access. Members are advised that they have no expectation of privacy in the contents of any helmet cameras in their possession.
- H. The Helmet cameras cannot be accessed covertly to monitor the employees or to see what the operator is doing at that time. However, where an incident is captured that reveals inappropriate conduct that cannot in good conscience be ignored, FFD reserves the right to proceed in the best interests of the Village of Falconer and the Falconer Fire Department. This may include disciplinary proceedings, defense or litigation of a legal claim, and training. When relevant to do so, helmet cam footage may be retained and used for future training. We shall seek the members consent if we wish to use it for this purpose.
- I. Recorded images and information will be subject to appropriate security measures to safeguard against unauthorized access and use.
- J. All images taken by personnel are the sole property of the department, and are under the control of the Fire Chief or his/her designee. For purposes of copyright law such images are considered to be a work for hire owned solely and exclusively by the fire department.
- K. Members are expressly prohibited from taking any images of another person in any location where a person has a reasonable expectation of privacy, including a bathroom, bedroom, locker room, changing area, or any other location where a reasonable person would believe that he or she could disrobe in privacy, without being concerned that his

or her undressing was being photographed, filmed, or videotaped by another; or a place where one would reasonably expect to be safe from hostile intrusion or surveillance.

4. RESPONDING TO, OPERATING AT, AND RETURNING FROM INCIDENT SCENES

- A. The taking of imagery shall not interfere with nor delay operational activities.
- B. Imagery taken by on-duty personnel while responding to, operating at, and returning from incident scenes shall be for incident documentation, evident ary, training, investigation, and/or public relations purposes only, and shall be subject to any limitations or restrictions imposed by the on scene incident commander.

5. HELMET CAMERA RECORDINGS

Access is approved on an incident by incident basis. Once access is approved by the Designated Responsible Person, recorded footage can be reviewed (not deleted or amended) by:

- 1. The Chief
- 2. Village of Falconer
- 3. Public Information Officer
- 4. Statutory bodies such as Police and Insurance Companies
- 5. Disciplinary Committee

Any other person with interest must obtain authority from the Chief to view recorded footage, providing reasons and justification. Any persons whose images are recorded have a right to view those images, and to be provided with a copy of those images, within one week of making a written access request. Availability of images will be subject to the retention period. Members making such a request should do so in writing, providing the relevant time and date of the image, so that they may be easily identifiable. The request should be made to the current acting Chief.

6. HANDLING AND PRESERVING OF IMAGES

- A. Fire department owned images shall not be used, printed, copied, scanned, emailed, texted, forwarded, posted, uploaded, shared, reproduced or distributed in any manner, except as provided herein in this policy. This prohibition specifically includes the posting of any images on personal Web sites such as, but not limited to: FaceBook, X, Instagram, Snapchat, Tik Tok or YouTube; posting to public safety Websites; or e-mailing to friends, relatives, colleagues, or other third parties unless and until formally released as a public record
- B. All fire department owned images as described in this policy shall be downloaded from the helmet camera as soon as possible after they are taken, and will be cataloged and stored in a secure archive with controlled access. After being downloaded and verifying

- that the downloading is successful, the images on the helmet camera memory card shall be erased.
- C. Imagery that has known evidentiary value, including vehicular accidents involving department vehicles, fire scenes showing evidence of cause and origin, incident scenes showing the locations of victims, fire code violations, etc., require that a Chain of Custody form be initiated by the photographer and forwarded with the imagery.
- D. Images in the secured archive shall not be accessed by any party, or altered via any software product or utility such as Photoshop, unless express permission is granted in writing by the Fire Chief or his/her designee. If permission to alter an image is granted, the original image shall not be altered in any way, and any copies that are altered shall be appropriately identified and documented as being an altered copy. The details of the alteration including what was done (cropped, lightened, darkened, etc.), the name and rank of the member performing the alteration, and the time and date of the alteration, shall be noted and preserved.
- E. All imagery containing individually identifiable patient information shall be presumed to be covered by HIPAA and state medical privacy laws and shall be protected in the same manner as patient care reports and medical documentation.
 - a. Any imagery and video being requested that contains HIPAA sensitive information must have a submitted written request to the chief and written approval by all current chiefs and must have consent from the victim, the legal representative and/or next of kin before being authorized for viewing. Only members who were actively involved on scene shall have access to imagery if approved.
 - b. Imagery and video containing HIPAA sensitive information will not be approved for a FOIA request to the public or media. FOIA requests will be approved for HIPAA sensitive information if requested by the Patient, Police Department, legal representative, fire investigation team, coroner and medical examiners, and subpoena.

7. MEMBERS

- A. As stated, the primary uses of helmet cameras are to assist in the Protection and Safety of Persons and Property, Prevention or Detection of Criminal Offenses, Defense of Legal Claims and Training. However, when helmet Cams are deployed, they are likely to capture pictures of members and emergency scenes.
- B. In accordance with the principle at 3(G) above, Helmet Camera evidence may be used as part of a member investigation by the disciplinary committee where, in the reasonable belief of officers, that there may have been misconduct, or a breach of Safety.
- C. Where footage is used in disciplinary proceedings, it will be retained for a further period of up to three years. The member will be permitted to see and respond to the images.
- D. Under appropriate circumstances the footage may be provided to Police (or other Competent Authority) with the intention to prosecute for criminal offenses. In defense of legal claims, or in pursuance of civil recovery, footage may also be provided to our legal representatives with the intention of providing evidence before the courts.

8. NON-MEMBERS

Where an incident involves a third party, the relevant insurers will be informed of the details. Although the third party may be made aware that there is recorded evidence in the form of helmet camera footage, a copy of the recorded material can only be obtained if requested by the subject themselves. Third Parties should also be aware that under appropriate circumstances the footage may be provided to Police (or other Competent Authority) with the intention to prosecute for criminal offenses. In defense of legal claims, or in pursuance of civil recovery, footage may also be provided to our legal representatives with the intention of providing evidence before the courts with a provided FOIA request.

9. COMPLAINTS

Complaints about the operation of the helmet camera system should be addressed initially to the current acting Chief.

10. MONITORING AND REVIEW

This policy will be reviewed annually, or sooner if there is a policy need or legislative change. This policy may be subject to change at the discretion of the current acting Chief.

11. DISCIPLINARY ACTION

Disciplinary action up to and including the possibility of termination will be taken against any Member who is involved in any of the following actions;

- 1. Destroying, dismantling or unplugging the camera (device) to hide evidence.
- 2. Exhibits unsafe behavior that endangers the lives of other members and the public.
- Uses the camera for inappropriate acts.
- 4. Utilizing the camera on any other non-department related functions or scenes.

12. ACKNOWLEDGEMENT

By signing this form, I acknowledge that I have received a copy of the Helmet Camera Policy currently in effect for the Falconer Fire Department as of this date, and I understand that it is my responsibility to read and comply with this policy.

This policy is subject to change, and I acknowledge that revisions may occur as needed. Although I will usually be provided with notice of changes, I understand that changes will apply to me regardless of whether I receive actual notice.

Member Name (Print)			
Member Name (Signate	ure)		Date

Fire cam ONYX 4k with mount Base price 339.95 -addons Us mount 64gb SD \$15 Extended battery \$19 External charger \$30 Total \$403.95

Fire cam 1080 with mount Base price 279.95 -addons Us mount 64gb SD \$15 Extended battery \$19 External charger \$30 Total \$343.95

Pros and Cons of Firefighter Helmet Cameras

Introduction Firefighter helmet cameras have become an increasingly popular tool in fire departments across the world. These cameras provide real-time footage that can be used for training, accountability, and operational analysis. However, their use also comes with challenges and potential drawbacks. Below is an analysis of the pros and cons of firefighter helmet cameras.

Pros

1. Enhanced Training Opportunities

- Recorded footage can be used to train new recruits and experienced firefighters by reviewing real-life scenarios.
- Helps identify areas for improvement in tactics and strategies.

2. Improved Incident Documentation

- Provides an accurate record of events during fire incidents, rescue operations, and hazardous situations.
- Can assist in post-incident reports and legal documentation.

3. Increased Accountability and Transparency

- Helps ensure firefighters follow protocols and procedures.
- Can serve as evidence in investigations regarding firefighter conduct or accident analysis.

4. Safety and Situational Awareness

- Live streaming capabilities allow incident commanders to have better situational awareness.
- Enables real-time monitoring of dangerous situations for enhanced decision-making.

5. Public Relations and Education

- Footage can be used to educate the public on fire safety and emergency response efforts.
- Can help build community trust by showcasing the challenges and dedication of firefighters.

Cons

1. Privacy Concerns

- Potential privacy violations for civilians and firefighters captured on camera.
- Legal restrictions may limit the use and sharing of recorded footage.

2. Cost and Maintenance

- o High-quality helmet cameras can be expensive to purchase and maintain.
- o Requires regular upkeep and software updates to ensure functionality.

3. Distraction and Operational Interference

- The presence of a camera may cause some firefighters to become self-conscious or distracted.
- Additional equipment on the helmet may affect mobility and comfort.

4. Data Storage and Management

- Large amounts of video data require secure storage solutions.
- o Proper management and retrieval of footage can be time-consuming and costly.

5. Potential Misinterpretation of Footage

- Camera angles may not capture the full scope of an incident, leading to misinterpretation.
- Videos may lack context, resulting in misleading conclusions.

Conclusion Firefighter helmet cameras offer significant benefits, including improved training, accountability, and operational analysis. However, challenges such as privacy concerns, cost, and data management must be carefully considered before widespread implementation. Fire departments must weigh these factors and establish clear policies to maximize the benefits while mitigating potential drawbacks.



MARIE THERESE DOMINGUEZ

Commissioner

ERIC MEKA, P.E. Regional Director

March 12, 2025

Village of Falconer ATTN: Ms. Cindy Capestrani 101 West Main Street Falconer, New York 14733

RE:

PIN 581506201 PROC 15560 SH 5067, Falconer Village

Town of Ellicott, Chautauqua County Map(s) 23 Parcel(s) 28 FEE

Dear Ms. Cindy Capestrani, Village of Falconer:

The New York State Department of Transportation (NYSDOT) is progressing the above-captioned project to construct curb ramps and sidewalks to comply with the Americans with Disabilities Act (ADA) and department requirements for pedestrian accessibility in Chautauqua County and we are now able to extend an offer of just compensation to you for your property as described in the attached maps. Our offer, based on the amount of our highest approved appraisal, is \$550.00 (Five Hundred Fifty and 00/100 Dollars).

To assist you with your review of our offer, enclosed please find the following documents:

- 1) EXPLANATION OF ACQUISITION & OFFER OF SETTLEMENT (ROW 265-1)
- 2) HOW PROPERTY IS ACQUIRED IN NEW YORK STATE (ROW 432a)
- 3) ACQUISITION FACT SHEET (ROW 431a)
- 4) APPROPRIATION MAP: This map depicts the area and interest the Department is acquiring. The map became official upon filing with the Department of Transportation on 2/20/2025. After you have had a reasonable opportunity to consider the offer stated above, we will record this map with the County Clerk's Office where the property is located whereupon title will transfer from you to the State of New York; you will be notified of this by personal service or certified mailing of a Notice of Appropriation and map.
- 5) PLAN SHEET
- AGREEMENTS: By law, you may receive your compensation either as an advance payment on your claim by signing and returning the enclosed Agreement for Advance Payment, or as a full settlement of your claim by signing an Agreement of Adjustment and Release of Owner (which will be provided upon request).
 - (a) If you sign the enclosed Agreement for Advance Payment, you may collect the amount stated on the agreement, plus applicable interest, and negotiate for additional compensation, if warranted and justified. The Agreement for Advance Payment provides you with the right to file a claim with the Court of Claims, within a three-year period from the date the Department delivers you a Notice of Appropriation. Your failure to file a claim in the Court of Claims within the three years shall be automatically deemed an acceptance of the amount paid as full settlement of your claim.
 - (b) If you sign the Agreement of Adjustment and Release of Owner, this settles your claim for the offered amount, plus applicable interest, and waives your right to file a claim in the Court of Claims. Please note that this agreement is not included in this offer package but is available upon request. For either type of agreement, please execute all four (4) originals in the presence of a notary public, if indicated. Keep one original for your files and return the other three (3) to my attention in the enclosed postpaid envelope.

50 Wolf Road, Albany, NY 12232 | www.dot.ny.gov



NEW YORK STATE DEPARTMENT OF TRANSPORTATION

HOW PROPERTY IS ACQUIRED IN NEW YORK STATE

The acquisition of property required for a public improvement occurs only after an extensive, coordinated process that includes careful planning, engineering and design. This leads to a determination of property that is needed to construct a public improvement. You may have attended one or more of the public hearings as part of the overall process.

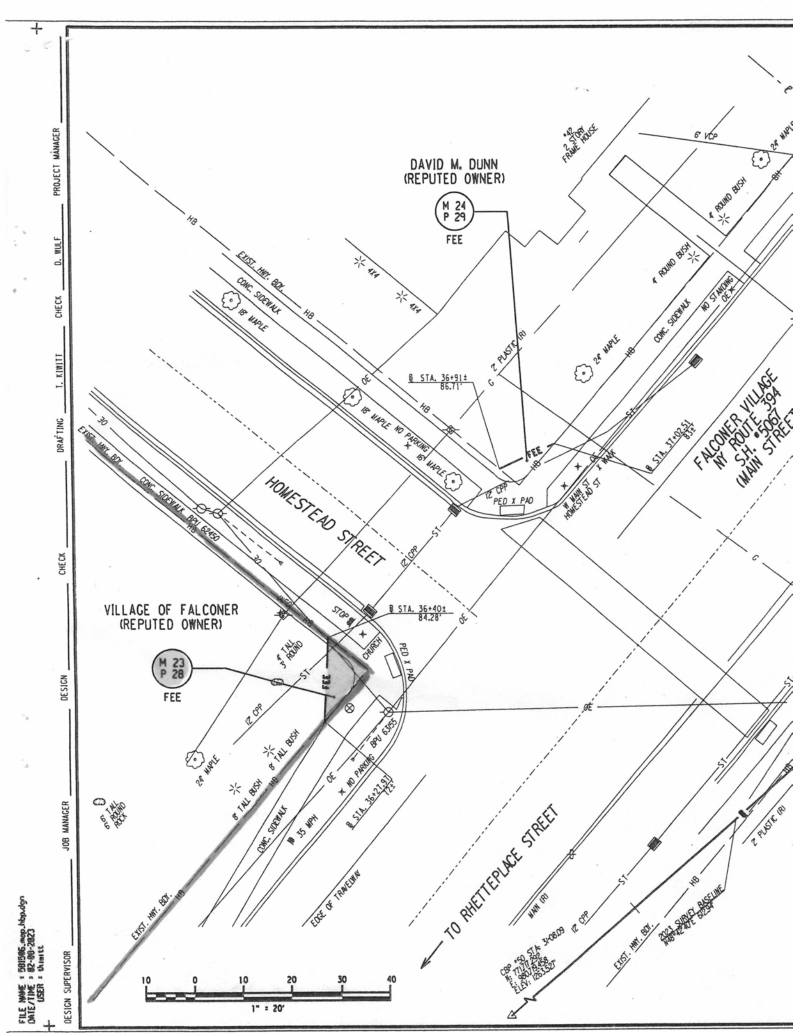
When it is necessary for the Department to acquire private property, a detailed map is prepared to illustrate the extent of right of way needed from each property. Concurrently, a title search is conducted to determine the ownership interests in the property along with any liens and encumbrances. Title to the property is transferred to the State when the map is filed with the County Clerk's Office in the county in which the property is located. Before any transfer of title takes place, the law requires the State make an offer in writing for Just Compensation, which is based on the amount of the State's highest approved appraisal.

An appraisal is prepared either by Department or Consultant Appraisers, each of whom have had extensive experience in the valuation of real estate as well as having received special training in valuing property affected by eminent domain proceedings. You will be offered the opportunity to accompany the appraiser during the inspection of your property. In completing the appraisal, the Appraiser will analyze market conditions and prices at which properties similar to yours are sold. With your offer, you will receive a summary statement explaining the Just Compensation established and the basis for the valuation. If we are unable to arrive at an agreement in full settlement of your claim, you will have the option to collect an advance payment of the Just Compensation offered and continue negotiations. Agreeing to accept an advance payment affords you the time and opportunity to present additional information for consideration which you may feel has a bearing on the appraised value. Ultimately, you have the right to file a claim with the State Court of Claims if a full settlement cannot be reached. The Department representative assigned to your claim will explain the options for agreements and methods of payment at the time the offer is extended.

Occasionally, a claimant may refuse or fail to accept the State's offer, and the Map is still filed. In that case, if federal money is in any phase of the project, the amount offered will be deposited in a variable rate interest bearing account. Depositing the amount of the State's offer is considered to be the legal equivalent of payment to you and allows the State's Contractor to enter upon your property for construction even though you have not signed an agreement. To withdraw the amount deposited, a claimant must either sign an Agreement or formally request of the Court of Claims a distribution of the funds held in the interest bearing account. If there is no federal money in any phase of the project, the amount offered will not be deposited, but will accrue interest from the date the map is filed in accordance with State Law. In this situation, the filing of the map will allow the State's Contractor to enter upon your property for construction even though you have not signed an agreement.

Our acquisition process is not a routine real estate transaction, nor one which most people will experience. We expect you will have concerns and questions and we want to reassure you that our trained, professional staff will make themselves available to discuss the variety of issues that arise and assist you *throughout*.

The Office of Right of Way at the Department of Transportation





FALCONER

Saturday, May 10, 2025

BEAUTIFICATION

Join the village-wide cleanup crews at 9 a.m. outside of the Falconer Fire Department. Bring your own gloves, rakes, and brooms. The Village will provide garbage bags.

Lunch will be served between 11 a.m. - noon!

Help spruce up your corner of Falconer! Whether it's spring cleaning inside or tending to your yard, every effort makes a difference!

Dumpsters will be located at the Highway Garage. You may dispose of items from your home with the following exceptions:

- 1. No electronic devices or appliances
- 2. No tires
- 3. No commercial or construction waste
- 4. No hazardous waste or chemicals

(Limit of one vehicle load per household. The Village reserves the right to reject any items deemed unacceptable for disposal.)

VILLAGE OF— FALCONER





REMEMBER & HONOR

MONDAY, MAY 26, 2025 10:15 AM

The parade will travel down W. Main St. to N. Work St.

A service will be held at Pine Hill Cemetery following the parade.





VILLAGE OF FALCONER SURPLUS - UNUSABLE INVENTORY 4/7/2025

DESCRIPTION	QUANTITY
Xerox Printer - stopped printing - mayor's office	1
Dell Optiplex 780 tower - Library downstairs	1
Dell Optiplex 7050 tower - Library downstairs	1
Dell Optiplex 9020 tower - Library downstairs	1
Library - used computer Keyboards and mouse	2

From:

Kim LaCross <kim@preventionworks.us>

Sent:

Thursday, March 13, 2025 3:08 PM

To:

Cindy Capestrani

Subject:

Cornhole Event planned for August 23, 2025

Hì Cindy,

It was great speaking with you this morning. Prevention Works is planning a family friendly cornhole event on August 23, 2025, at our office location in Falconer.

- Is it possible to close off the one-way street that runs behind our office between our two parking lots, as we plan on utilizing the space for our event. We are also planning on speaking with our neighbors to let them know about the street closure, but we are confident it shouldn't be an issue.
- We plan on having family-friendly music playing during our event, and wondered if there was anything we needed to do to get that approved. Our event is going to run between the hours of 10:00 AM and 4:00 PM.
- Are there any permits we need to obtain before the event in August?
- We plan to have the following activities/food at the event
 - BBQ Chicken
 - Popcorn Machine
 - Slushie Machine
 - Approximately 10-15 Cornhole games happening at a time (In the large parking lot)
 - · This is an alcohol-free event

Thank you for taking the time to help us get ready for our fun, family friendly event. Please let me know if you have any questions.

From:

Kim LaCross <kim@preventionworks.us>

Sent:

Thursday, March 27, 2025 1:31 PM

To:

Cindy Capestrani

Subject:

Re: Cornhole Event planned for August 23, 2025

Hì Cindy,

We reached out to all our neighbors and building owner and everyone is okay with our event closing the one-way street on August 23rd. Please let me know when the board approves it and if there are any questions.

Thank you,



Join the Cattaraugus County Bank & the Jamestown SBDC for the Falconer

SMALL BUSINESS

INFORMATION EVENT

We know operating a small business can be overwhelming.

Do you know about all the free business guidance services in the county? Join us to learn more!



WED. APRIL 23RD

4:00pm-5:30pm

Falconer Public Library: 101 W. Main St. Falconer, NY 14733

No Appointment Needed!

Meet representatives from the following agencies:

- Cattaraugus County Bank
- Small Business Development Center
- Small Business Administration
- · CHQ Chamber of Commerce
- Pursuit Lending
- Southern Tier West
- Chautauqua County
- Chautauqua County IDA
- Chautauqua Opportunities
- Chautauqua County Visitors Bureau
- JCC Workforce Development

Hosted by:







You and a guest are cordially invited to attend the Annual Inspection Dinner and Awards Banquet celebrating the Falconer Volunteer Fire Department.

Date: May 3rd, 2025
Social Hour 6:00pm
Dinner at 7:00pm
Location: The Falconer Moose
Dow Street, Falconer NY

Dinner Choices include Prime Rib or Alice Springs Chicken Cash Bar Available

> RSVP to Greg Scott at 716-518-1282 or Chief Bryce Webster at 716-450-6102

Village of Falconer General Fund Abstract # 11

April 7, 2025

Date	Name	Item	Account	Original Amount
04/07/2025	Matthew Abbey	Contractual Agreement	3510.4 · Animal Control - Contractual	258.00
04/07/2020				
04/07/2025	Allen Fire Equip Sales & Service, Inc.	Inv 30046 Fire Extinguishers Serviced	5110.4 · Maintenance of Roads - Contract	144.00
04/01/2020		Inv 30046 Fire Extinguishers Serviced	1620.4 · B&G-Contractual	141.00
		Inv 30045 Fire Extinguishers Serviced	3420.4 · Station - Maint./Supplies	79.00
04/07/2025	Allied Alarm Services	Inv 113789 Fire Alarm Monitioring	1620.4 · B&G-Contractual	119.85
0 11 0 1 1 2 0 2 0		Inv 113789 Fire Alarm Monitioring	5110.4 · Maintenance of Roads - Contract	119.85
		Inv 113789 Fire Alarm Monitioring	3410.4 · Fire Protection - Contractual	119.85
04/07/2025	Amherst Exterminators	Inv 250071 Pest Management Inspection and Service	3510.4 · Animal Control - Contractual	55.00
0 11 0 11 2 0 2 0		Inv 250066 Pest Management Inspection and Service	3510.4 · Animal Control - Contractual	65.00
04/07/2025	AT&T Mobility	Wireless Telephone	3420.44 · Station - Telephone	63.41
•				
04/07/2025	Brenntag Lubricants, LLC	Inv BLN25-797456 Diesel Exhaust	5110.2 · Maintenance of Roads- Equipment	228.25
04/07/2025	Bush Industries, Inc.	Inv S200616047 Desks	A688 · Other Liabilities - ARPA	4,676.50
		Inv S200616047 Desks	1325.4 · Treasurer - Contractual	49.94
04/07/2025	Casella Waste Systems, Inc.	Contractual Agreement	8160.4 · Refuse and Garbage -Contractual	7,750.00
04/07/2025	CINTAS	Inv 5258430106 Blood Cotter Spray, Wire Dispenser	5110.4 · Maintenance of Roads - Contract	52.17
		Inv 9314831444 Eyewash Service Agreement	5110.4 · Maintenance of Roads - Contract	97.85
04/07/2025	Chautauqua County DPF	121.879 Gals Unleaded 298.37 Diesel 86.249 gals 249.87	3410.4 · Fire Protection - Contractual	548.24
		177.556 fals unleaded 434.67 Diesel 782.638 gals 2267.38	5110.4 · Maintenance of Roads - Contract	2,702.05
		86.58 Salt 9.38 ton Rock Salt and Sand	5110.4 · Maintenance of Roads - Contract	4,525.95
04/07/2025	Chaut. Cnty Village Highway Sup. Assoc.	Highway Superintendent fees	5110.4 · Maintenance of Roads - Contract	760.00
04/07/2025	Charter Communications	Televison	3410.4 · Fire Protection - Contractual	33.00
04/07/2025	Column Software	Inv 0625e63b-0031 25/26 Budget Public Meeting	1325.4	44.88
		Inv 0625e63b-0029 Local Law 1 Legal Notice	8664.4	37.95
		Inv 0625e63b-0030 Local Law 2 Legal Notice	8664.4	39.93
		Inv 0625E63B-0032 Curbs, Driveway, Approaches	5110.4	43.89
04/07/2025	DFT COMMUNICATIONS	Telephone and Internet	1620.43 · B&G - Telephone	234.65

Village of Falconer General Fund Abstract # 11

April 7, 2025

		Telephone and Internet	5132.41 · Garage - Utilities	157.17
		Telephone and Internet	3410.4 · Fire Protection - Contractual	351.10
04/07/2025	ECO Strategies	Retainer Fee for design drawings	5112.2 · CHIPS - Capital Outlay	5,000.00
04/07/2023	Loo oranges			
04/07/2025	Erie County Comptroller's Office	Natural Gas	1620.41 · B&G-Natural Gas	1,215.53
04/07/2020	Lilo Odani, Odanpasani	Natural Gas	5132.41 · Garage - Utilities	1,739.31
		Natural Gas	3420.42 · Station -Natural Gas	1,187.96
04/07/2025	Falconer Public Library	Village Contribution	9901.9 · Transfer for the Liabrary	47,940.00
04/01/2023	Talconer Fabric Library			
04/07/2025	Falconer Veterinary Clinic	Inv 941662 Feral Cat Program	3510.4 · Animal Control - Contractual	1,156.00
04/07/2023	Parconer vectorally office			
04/07/2025	Fastnel	Inv NYJAM365615 3/4 - 10x3 Sqhd G5	5110.4 · Maintenance of Roads - Contract	243.60
04/01/2023	astre			
04/07/2025	GREEN MOUNTAIN ELECTRIC SUPPLY	Inv S5091399.001 Fuse Holder	5132.4 · Garage -Contractual	176.99
04/07/2023	GREEN MOONTH ELECTRIC CO. T.	Inv S5252515.001 Plug Crimper Kit	1620.4 · B&G-Contractual	43.79
04/07/2025	Great Lakes Insurance Services Group LLC	Inv 9085 Accident and Health Policy	3420.41 · Station - Insurance	775.00
04/07/2025	Great Lakes insurance dervices croup 225	Inv 9056 Municipal Package	1910.4 · Unallocated Insurance	211.00
0.4.107.1000F	Jamestown Boiler & Mfg. Co., Inc.	Inv 29142 Pipe	5110.4 · Maintenance of Roads - Contract	756.80
04/07/2025	Jamestown boiler & Milg. Co., Illo.	111 Z01 Z1 Ipo		
	Jamestown Macadam, Inc.	Inv 125395 Measuring Wheel, Ear Plugs	5110.4 · Maintenance of Roads - Contract	322.92
04/07/2025	Jamestown Macadam, mc.	The record modeling through the region		
	City of Igmostrum	Utilities	1620.42 · B&G-Electricity	10.76
04/07/2025	City of Jamestown	Utilities	1620.42 · B&G-Electricity	263.31
		Utilities	1620.44 · B&G-Water & Sewer	70.47
		Utilities	5182.4 · Street Lighting - Contractual	2,384.56
		Utilities	3420.43 · Station - Electric	410.88
		Utilities	3420.45 · Station -Water & Sewer	77.89
		Utilities	5132.41 · Garage - Utilities	490.31
		Utilities	7140.4 · Recreation - Contractual	187.36
		Guides		
	LL Deart Condit Consison	Blinds for Office	1620.4 · B&G-Contractual	202.32
04/07/2025	Home Depot Credit Services	Ceiling Tiles	1620.4 · B&G-Contractual	173.85
		Dft Door & Window Alarm	1620.4 · B&G-Contractual	24.97
		Resettable Combo Cable	5110.4 · Maintenance of Roads - Contract	17.78
		Nesotiable Colling Capit		
		Inv 3213670 Pole Pruner	5132.4 · Garage -Contractual	772.77
04/07/2025	Land Pro Equipment	IIIY 32 13070 FOIC FIGHE		

Village of Falconer General Fund Abstract #11

April 7, 2025

		Inv 3213670 Filters	5110.4 · Maintenance of Roads - Contract	27.99
04/07/2025	MedEx Billing, Inc.	Inv 2025-3 Billing Services Qty 16	3410.22 · Ambulance Billing	560.00
04/07/2025	MT&T Credit Card	Deposit Mayor Conference	1210.4 · Mayor - Contractual	395.00
04/01/2020		Storage Boxes, Dream Host, Clorox Wipe	1325.4 · Treasurer - Contractual	131.58
		Circular Sign, Marker Flags, Posters, Display Racks	5132.4 · Garage -Contractual	232.54
04/07/2025	Southworth- Milton, Inc.	Inv 307499 Bar, Nut, Brket As-Gd	5110.2 · Maintenance of Roads- Equipment	1,595.30
04/07/2025	NCS- Jamestown	Inv 25510228 2 in 1 trim, self etch primer	5110.2 · Maintenance of Roads- Equipment	114.72
04/07/2025	NEWMAN SIGNS, INC	Inv TRFINV059760 Street Signs	5110.43 · Maint of Roads- Maint of Equip	1,131.00
04/07/2025	NYS Association of Fire Chiefs	Membership Dues	3410.4 · Fire Protection - Contractual	200.00
04/07/2025	Southern Tier Graphics Inc.	Inv 10767 IT Maintenance	5110.4 · Maintenance of Roads - Contract	95.00
04/01/2020		Inv 10767 IT Maintenance	1010.4 · Trustees-Contractual	23.75
		Inv 10767 IT Maintenance	1325.4 · Treasurer - Contractual	23.75
04/07/2025	Shults of Jamestown	Inv 5207141 n-panel	5110.2 · Maintenance of Roads- Equipment	527.10
04/07/2025	Paula Spunaugle	Clerks' Luncheon NYS Archive Application Overnight	1325.4 · Treasurer - Contractual	114.83
04/07/2025	Strate Welding Supply Co., Inc.	Inv1450169 Rosebud Assembly	5110.2 · Maintenance of Roads- Equipment	176.52
04/07/2025	STS Operating, Inc.	Inv 6302123-00 Cylinder Repair	5110.43 · Maint of Roads- Maint of Equip	1,802.70
		Inv 516425 Peak BlueDef Diesel Exhaust	5110.4 · Maintenance of Roads - Contract	371.36
04/07/2025	Superior Auto	Inv 517253 Air Filter	5110.4 · Maintenance of Roads - Contract	14.52
04/07/2025	Welders supply	Inv 687952 Compressed Gas	5110.2 · Maintenance of Roads- Equipment	200.33
04/07/2025	UPMC Health Services	Physical and Pulmonary Function Test-	3420.4 · Station - Maint./Supplies	143.00
	Total General Fund Abstract #11 April	7, 2025		97,235.60

The above listed claims having been presented to the Board OF TRUSTEES of the above named Village, and having been duly audited and allowed in the amounts as shown on the above mentioned date, your are herby authorized and directed to pay to. I have hereunto set my hand as CLERK of the above Village Date:

CLERK:	

Village of Falconer Cemetery Abstract # 11 April 7, 2025

Date	Name	Item	Account	Original Amount
04/07/2025	City of Jamestown	Utilities	Utilities 8810.4	
Total Cemeter	y Abstract #11 April 7, 2025			22.25
duly audite	d and allowed in the amo	presented to the Board Ol bunts as shown on the abo and as CLERK of the above	TRUSTEES of the above named we mentioned date, your are her Village	Village, and having been by authorized and directed
Date:	CLERK:			

Village of Falconer Library Abstract

April 7, 2025

Date	Name	Memo	Account	Original Amount
04/07/2025	DFT COMMUNICATIONS	Telephone and Internet	7410.19 · Telecommunication	166.10
04/07/2025	Tim Becker	Scanner Setup	7410.45 · Library - Anderson/Rosch Trust	157.50
04/07/2025	Brenda Cavallaro	Research Projects, filing	7410.45 · Library - Anderson/Rosch Trust	150.00
04/07/2025	D&S Glass Products	Entry Door	7411.6 · NYS GRANT DOOR	11,135.00
04/07/2025	Chautauqua- Cattaragus Library System	Ebooks	7410412 · Library Electronic Materials	125.00
				045.42
04/07/2025	Amazon Capital Services	Books	7410410 · Library - Books	645.42
		Paper, envelop, chair	7410430 · Library Supplies	86.44
		Books	7410410 · Library - Books	-27.38
				40 400 00

Total Library Abstract #11 April 7, 2025

12,438.08

The above listed claims having been presented to the Board OF TRUSTEES of the above named Village, and having been duly audited and allowed in the amounts as shown on the above mentioned date, your are herby authorized and directed to pay to. I have hereunto set my hand as CLERK of the above Village

Date:	CLERK:
-------	--------

Village of Falconer General Fund Hand Items Abstract #11 April 7, 2025

Date	Name	Amount
4/1/2025	Independent Health	3886.38
4/1/2025	ISI Infinity Group	78.83
4/1/2025	Guardian	674.58
4/1/2025	Principal Life insurane	48
4/1/2025	The Hartford	123.8
4/1/2025	AFLAC	194.64
Total Abstra	ct #11 Handchecks April 7, 2025	5006.23

The above listed claims having been presented to the Board OF TRUSTEES of the above named Village, and having been duly audited and allowed in the amounts as shown on the above mentioned date, your are herby authorized and directed to pay to. I have hereunto set my hand as CLERK of the above Village

Date:	CLERK: _	
-------	----------	--