

The regular meeting of the Village of Arcade (VOA) Board of Trustees, Wyoming County, New York was held on Tuesday, April, 20 2010 at 7:00pm there were:

**PRESENT**

Trustee Joanne Offers, Trustee Jay May, Deputy Mayor Ken Rule, Trustee Donna Schiener, Superintendent of Public Works Larry Kilburn, Clerk/Treasurer Pam Beiersdorf, and Police Chief John Laird

**ABSENT**

Mayor Paul Burkett

**ALSO PRESENT**

Carole Jones (Arcade Herald), Bill Hicks, Gayle Sprague, and Richard Anderson

**PLEDGE OF ALLEGIANCE**

Deputy Mayor Rule opened the meeting with the Pledge of Allegiance.

**PUBLIC HEARING - PROPOSED LOCAL LAW TAX EXEMPTION - COLD WAR VETERANS'**

Deputy Mayor Rule opened the public hearing at 7:01pm to hear comments from citizens regarding the proposed changes to the Tax Exemption - Cold War Veterans' local law.

**Bill Hicks** - what were the proposed changes?

**Deputy Mayor Rule** - limits for the Cold War exemption coinciding with the 2009 change in the NYS law (Chapter 235, S.4766 RPTL §458-b) were increased from \$12,000 to \$27,000 and \$40,000 to \$90,000.

There being no further comments or concerns, Trustee Offers made a motion, seconded by Trustee May, the Board close the public hearing regarding the proposed changes to the Tax Exemption - Cold War Veterans' local law at 7:04pm.

The motion was passed upon the following vote:

<b>VOTE</b>								
Mayor Paul Burkett		Yes		No		Abstain	X	Absent
Trustee Jay May	X	Yes		No		Abstain		Absent
Trustee Joanne Offers	X	Yes		No		Abstain		Absent
Deputy Mayor Ken Rule	X	Yes		No		Abstain		Absent
Trustee Donna Schiener	X	Yes		No		Abstain		Absent
<b>VOTE TOTAL:</b>								
	4	Yes	0	No	0	Abstain	1	Absent
<b>RESULTS</b>		<b>X</b>	<b>PASS</b>				<b>FAIL</b>	

**PUBLIC HEARING - PROPOSED LOCAL LAW STREETS AND SIDEWALKS**

Deputy Mayor Rule opened the public hearing at 7:05pm to hear comments from citizens regarding the proposed changes to the Streets and Sidewalks local law.

Superintendent of Public Works Kilburn provided a summary of the changes. The use of skate boards or roller skates shall be permitted on sidewalks, while reasonably done, except for the sidewalks on both sides of Main Street from Sanford Avenue to Church Street. Bicycles shall be permitted on all sidewalks while reasonably done providing that bicyclist yields the right-of-way to any pedestrian. Home owners shall be responsible for excavation, restoration work, backfill, however, the VOA will be responsible for street paving and replacing curbs and/or gutters as necessary.

There being no further comments or concerns, Trustee Offers made a motion, seconded by Trustee Schiener, the Board close the public hearing regarding the proposed changes to the Streets and Sidewalks local law at 7:07pm.

The motion was passed upon the following vote:

<b>VOTE</b>									
Mayor Paul Burkett		Yes		No		Abstain	X	Absent	
Trustee Jay May	X	Yes		No		Abstain		Absent	
Trustee Joanne Offers	X	Yes		No		Abstain		Absent	
Deputy Mayor Ken Rule	X	Yes		No		Abstain		Absent	
Trustee Donna Schiener	X	Yes		No		Abstain		Absent	
<b>VOTE TOTAL:</b>									
	4	Yes	0	No	0	Abstain	1	Absent	
<b>RESULTS</b>		<b>X</b>	<b>PASS</b>				<b>FAIL</b>		

**ADOPT LOCAL LAW TAX EXEMPTION - COLD WAR VETERANS'**

Motion by Trustee May and seconded by Trustee Offers, the Village Board reviewed the changes to Chapter 59 of the Village Laws titled Tax Exemption - Cold War Veterans', Clerk/Treasurer Beiersdorf duly advertised for the public hearing held on April 20, 2010, the Village Board considered such arguments as were presented for and/or against the adoption of the local law, and hereby adopts the Tax Exemption - Cold War Veterans' Local Law. (See attached.)

The motion was passed upon the following vote:

<b>VOTE</b>									
Mayor Paul Burkett		Yes		No		Abstain	X	Absent	
Trustee Jay May	X	Yes		No		Abstain		Absent	
Trustee Joanne Offers	X	Yes		No		Abstain		Absent	
Deputy Mayor Ken Rule	X	Yes		No		Abstain		Absent	
Trustee Donna Schiener	X	Yes		No		Abstain		Absent	
<b>VOTE TOTAL:</b>									
	4	Yes	0	No	0	Abstain	1	Absent	
<b>RESULTS</b>		<b>X</b>	<b>PASS</b>				<b>FAIL</b>		

**REOPEN PUBLIC HEARING - PROPOSED LOCAL LAW STREETS AND SIDEWALKS**

Motion by Trustee Offers and seconded by Trustee Schiener, the Board re-opened the public hearing to hear comments from Richard Anderson regarding the proposed changes to the Streets and Sidewalks local law. Mr. Anderson's letters to the Board prompted the Board to consider changes to the law.

**Richard Anderson** - how do the changes to the law benefit residents?

**Superintendent of Public Works Kilburn** - before the changes were considered, the home owner was responsible for excavation, backfill, blacktop or concrete and anything that was disturbed. In the proposed law, the home owner shall be responsible for excavation, restoration work, backfill, however, the VOA will be responsible for street paving and replacing curbs and/or gutters as necessary.

**Richard Anderson** - expressed his appreciation to the Board for changing the law so quickly and for making it more fair.

**Richard Anderson** - asked for clarification about the deposit and fee requirements.

**Superintendent of Public Works Kilburn** - Currently, the fee is \$50.00 and the deposit is \$250.00. The deposit will be returned one year from the date inspected by the VOA.

There being no further comments or concerns, Trustee Offers made a motion, seconded by Trustee May, the Board reclose the public hearing regarding the proposed changes to the Streets and Sidewalks local law at 7:12pm.

The motion was passed upon the following vote:

<b>VOTE</b>									
Mayor Paul Burkett		Yes		No		Abstain	X	Absent	
Trustee Jay May	X	Yes		No		Abstain		Absent	
Trustee Joanne Offers	X	Yes		No		Abstain		Absent	
Deputy Mayor Ken Rule	X	Yes		No		Abstain		Absent	
Trustee Donna Schiener	X	Yes		No		Abstain		Absent	
<b>VOTE TOTAL:</b>									
	4	Yes	0	No	0	Abstain	1	Absent	
<b>RESULTS</b>									
	X	<b>PASS</b>					<b>FAIL</b>		

**ADOPT LOCAL LAW STREETS AND SIDEWALKS**

Motion by Trustee Offers and seconded by Trustee May, the Village Board reviewed the changes to Chapter 55 of the Village Laws titled Streets and Sidewalks, Clerk/Treasurer Beiersdorf duly advertised for the public hearing held on April 20, 2010, the Village Board considered such arguments as were presented for and/or against the adoption of the local law, and hereby adopts the Streets and Sidewalks Local Law. (See attached.)

The motion was passed upon the following vote:

<b>VOTE</b>									
Mayor Paul Burkett		Yes		No		Abstain	X	Absent	
Trustee Jay May	X	Yes		No		Abstain		Absent	
Trustee Joanne Offers	X	Yes		No		Abstain		Absent	
Deputy Mayor Ken Rule	X	Yes		No		Abstain		Absent	
Trustee Donna Schiener	X	Yes		No		Abstain		Absent	
<b>VOTE TOTAL:</b>									
	4	Yes	0	No	0	Abstain	1	Absent	
<b>RESULTS</b>									
	X	<b>PASS</b>					<b>FAIL</b>		

**APPROVE MINUTES**

Motion by Trustee May and seconded by Trustee Schiener, the minutes from the regular meeting held on April 6, 2010 be approved as presented by Clerk/Treasurer Beiersdorf.

The motion was passed upon the following vote:

<b>VOTE</b>									
Mayor Paul Burkett		Yes		No		Abstain	X	Absent	
Trustee Jay May	X	Yes		No		Abstain		Absent	
Trustee Joanne Offers		Yes		No	X	Abstain		Absent	
Deputy Mayor Ken Rule	X	Yes		No		Abstain		Absent	
Trustee Donna Schiener	X	Yes		No		Abstain		Absent	
<b>VOTE TOTAL:</b>									
	3	Yes	0	No	1	Abstain	1	Absent	
<b>RESULTS</b>									
	X	<b>PASS</b>					<b>FAIL</b>		

**STANDOFF AND ARREST**

Police Chief Laird reported about the tense situation on Saturday (April 17, 2010) afternoon involving an intoxicated man inside his residence that refused to exit the residence. The Police Department was dispatched to a reported verbal domestic on Prospect Street. Upon arrival the wife of the suspect had already exited the residence with her children and met with the officer. Members of the State Police and the Wyoming County Sheriff's Office assisted at the scene. Numerous nearby residents were evacuated from their houses during the ordeal and the Arcade Rescue Squad was put on standby. The State Police Special Operations Response Team, their negotiator and other specialized units arrived also. Negotiations went on for over five (5) hours but came to a successful conclusion when the man agreed to come out of his house. The man was arrested. Police Chief Laird will be sending letters of appreciation to the units that assisted.

**PERMISSION TO HIRE PART-TIME OFFICER**

As recommended by Police Chief Laird, a motion was made by Trustee May and seconded by Deputy Mayor Rule, to hire Dustin Brown as a part-time Police Officer effective the first Monday after successful completion of Civil Service requirements at a starting rate of \$14.65/hr.

The motion was passed upon the following vote:

<b>VOTE</b>									
Mayor Paul Burkett		Yes		No		Abstain	X	Absent	
Trustee Jay May	X	Yes		No		Abstain		Absent	
Trustee Joanne Offers	X	Yes		No		Abstain		Absent	
Deputy Mayor Ken Rule	X	Yes		No		Abstain		Absent	
Trustee Donna Schiener	X	Yes		No		Abstain		Absent	
<b>VOTE TOTAL:</b>									
	4	Yes	0	No	0	Abstain	1	Absent	
<b>RESULTS</b>		X	<b>PASS</b>				<b>FAIL</b>		

**PERMISSION TO WAIVE EMPLOYEE RESIDENCY REQUIREMENT**

Motion by Trustee Offers and seconded by Trustee May, per the recommendation of Police Chief Laird, the employee residency requirement shall be waived for Dustin Brown as his principal residence and domicile is in Gainesville, NY, approximately 15-20 miles from the Village Office. This waiver is effective during this employee's part-time status only.

The motion was passed upon the following vote:

<b>VOTE</b>									
Mayor Paul Burkett		Yes		No		Abstain	X	Absent	
Trustee Jay May	X	Yes		No		Abstain		Absent	
Trustee Joanne Offers	X	Yes		No		Abstain		Absent	
Deputy Mayor Ken Rule	X	Yes		No		Abstain		Absent	
Trustee Donna Schiener	X	Yes		No		Abstain		Absent	
<b>VOTE TOTAL:</b>									
	4	Yes	0	No	0	Abstain	1	Absent	
<b>RESULTS</b>		X	<b>PASS</b>				<b>FAIL</b>		

**CONSIDER SEASONAL EMPLOYMENT AGREEMENT - EDMUND BECK**

Motion by Deputy Mayor Rule and seconded by Trustee May, Superintendent of Public Works Kilburn be hereby authorized to execute the seasonal agreement extension #3 as presented between Edmund Beck and the VOA commencing on or about May 3, 2010 and lasting approximately twelve (12) weeks not too exceed the annual limit (for 2010 \$14,160) set by the Social Security Administration.

The motion was passed upon the following vote:

<b>VOTE</b>									
Mayor Paul Burkett		Yes		No		Abstain	X	Absent	
Trustee Jay May	X	Yes		No		Abstain		Absent	
Trustee Joanne Offers	X	Yes		No		Abstain		Absent	
Deputy Mayor Ken Rule	X	Yes		No		Abstain		Absent	
Trustee Donna Schiener	X	Yes		No		Abstain		Absent	
<b>VOTE TOTAL:</b>									
	4	Yes	0	No	0	Abstain	1	Absent	
<b>RESULTS</b>		<b>X</b>	<b>PASS</b>				<b>FAIL</b>		

**CONSIDER SEASONAL EMPLOYMENT AGREEMENT - DONALD NORTON**

Motion by Trustee Offers and seconded by Trustee Schiener, Superintendent of Public Works Kilburn be hereby authorized to execute the seasonal agreement as presented between Donald Norton and the VOA commencing on or about May 3, 2010 and lasting approximately twenty-six (26) weeks not too exceed \$13,780.

The motion was passed upon the following vote:

<b>VOTE</b>									
Mayor Paul Burkett		Yes		No		Abstain	X	Absent	
Trustee Jay May	X	Yes		No		Abstain		Absent	
Trustee Joanne Offers	X	Yes		No		Abstain		Absent	
Deputy Mayor Ken Rule	X	Yes		No		Abstain		Absent	
Trustee Donna Schiener	X	Yes		No		Abstain		Absent	
<b>VOTE TOTAL:</b>									
	4	Yes	0	No	0	Abstain	1	Absent	
<b>RESULTS</b>		<b>X</b>	<b>PASS</b>				<b>FAIL</b>		

**RESOLUTION - SUPPORT FOR NYS MAIN STREET GRANT APPLICATION**

The following resolution was offered by Trustee Offers and seconded by Trustee Schiener:

**RESOLUTION**

**WHEREAS**, the Village of Arcade Board of Trustees recognizes the Main Street New York program as administered by the New York State Department of Housing and Community Renewal as a valuable opportunity to support revitalization efforts in Arcade’s Downtown Business District and;

**WHEREAS**, Wyoming County Community Action, Inc. is submitting an application for funding to the New York Main Street 2010 Program on behalf of the Arcade Downtown Business District,

**NOW THEREFORE BE IT RESOLVED**, that the Village Board hereby offers its full support to this Downtown Arcade Revitalization Project.

The motion was passed upon the following vote:

<b>VOTE</b>								
Mayor Paul Burkett		Yes		No		Abstain	X	Absent
Trustee Jay May	X	Yes		No		Abstain		Absent
Trustee Joanne Offers	X	Yes		No		Abstain		Absent
Deputy Mayor Ken Rule	X	Yes		No		Abstain		Absent
Trustee Donna Schiener	X	Yes		No		Abstain		Absent
<b>VOTE TOTAL:</b>								
	4	Yes	0	No	0	Abstain	1	Absent
<b>RESULTS</b>								
	X	<b>PASS</b>				<b>FAIL</b>		

**PERMISSION TO ADVERTISE FOR SEALED BIDS FOR A FOUR-WHEEL (4WD) ARTICULATING TRACTOR**

Motion by Trustee Offers and seconded by Deputy Mayor Rule, Superintendent of Public Works Kilburn be hereby authorized to advertise for sealed bids for a four-wheel (4WD) articulating tractor to replace the 2005 John Deere 4115 (Vehicle #210).

The motion was passed upon the following vote:

<b>VOTE</b>								
Mayor Paul Burkett		Yes		No		Abstain	X	Absent
Trustee Jay May	X	Yes		No		Abstain		Absent
Trustee Joanne Offers	X	Yes		No		Abstain		Absent
Deputy Mayor Ken Rule	X	Yes		No		Abstain		Absent
Trustee Donna Schiener	X	Yes		No		Abstain		Absent
<b>VOTE TOTAL:</b>								
	4	Yes	0	No	0	Abstain	1	Absent
<b>RESULTS</b>								
	X	<b>PASS</b>				<b>FAIL</b>		

**PERMISSION TO ADVERTISE THE SALE OF STREETS AND PARKS DEPARTMENT JOHN DEERE TRACTOR (VEHICLE #210)**

Motion by Deputy Mayor Rule and seconded by Trustee Offers, the Board hereby declares the John Deere 4115 (Vehicle #210) as surplus and hereby authorizes the sale of this vehicle on behalf of the VOA upon delivery of a four-wheel (4WD) articulating tractor.

The motion was passed upon the following vote:

<b>VOTE</b>								
Mayor Paul Burkett		Yes		No		Abstain	X	Absent
Trustee Jay May	X	Yes		No		Abstain		Absent
Trustee Joanne Offers	X	Yes		No		Abstain		Absent
Deputy Mayor Ken Rule	X	Yes		No		Abstain		Absent
Trustee Donna Schiener	X	Yes		No		Abstain		Absent
<b>VOTE TOTAL:</b>								
	4	Yes	0	No	0	Abstain	1	Absent
<b>RESULTS</b>								
	X	<b>PASS</b>				<b>FAIL</b>		

**INDEPENDENT HEALTH - NEW YOUNG ADULT COVERAGE OPTION**

Governor Patterson recently signed into law a bill that allows young adults through age 29 to be covered under a parent's group health insurance policy. The VOA has the option to purchase a rider that extends dependent coverage through age 29. The union membership held a meeting on April 20, 2010 and voted against purchasing the rider.

**PERMISSION FOR CLERK/TREASURER TO SIGN CLOSING CERTIFICATE AND SUPPLEMENTAL AGREEMENT - STATE WATER POLLUTION CONTROL REVOLVING FUND**

At the March 23, 2010 meeting, a motion was passed giving the Mayor authorization to execute the closing certificate and supplemental agreement by and between the VOA and NYS Environmental Facilities Corporation (NYSEFC) regarding the NYSEFC State Water Pollution Control Revolving Fund Project No. C9-6678-01-00. On April 19, 2010, Clerk/Treasurer Beiersdorf was notified by John McDonald from the NYS Environmental Facilities Corporation that the certificate and agreement must be signed by the Chief Fiscal Officer, not the Mayor.

Motion by Trustee Offers and seconded by Trustee May, Clerk/Treasurer Beiersdorf be hereby authorized to execute the closing certificate and supplemental agreement by and between the VOA and NYS Environmental Facilities Corporation (NYSEFC) regarding the NYSEFC State Water Pollution Control Revolving Fund Project No. C9-6678-01-00. This motion supersedes the motion made at the March 23, 2010 meeting.

The motion was passed upon the following vote:

<b>VOTE</b>								
Mayor Paul Burkett		Yes		No		Abstain	X	Absent
Trustee Jay May	X	Yes		No		Abstain		Absent
Trustee Joanne Offers	X	Yes		No		Abstain		Absent
Deputy Mayor Ken Rule	X	Yes		No		Abstain		Absent
Trustee Donna Schiener	X	Yes		No		Abstain		Absent
<b>VOTE TOTAL:</b>								
	4	Yes	0	No	0	Abstain	1	Absent
<b>RESULTS</b>		<b>X</b>	<b>PASS</b>				<b>FAIL</b>	

**ANNOUNCE TENTATIVE EQUALIZATION RATE**

Clerk/Treasurer Beiersdorf reported that the tentative 2010 State equalization rate as prepared by the New York State Board of Real Property Services have been received. The equalization rate is 72.41 down from last years rate of 77.99.

**FIRE DEPARTMENT MEMBERSHIP**

Per a report from Debby Austin-LaCerais, Secretary, the following individual(s) were voted into the fire department membership on April 7, 2010:

- Aaron Preston

Membership applications were received from the following individuals and will be considered at the AFDs May 2010 meeting:

- None.

The following individual(s) was removed from the fire department membership:

- Jim Wood as he moved from the fire district.

Motion by Trustee Schiener and seconded by Trustee Offers, the Board approves the changes to the fire department membership as presented above.

The motion was passed upon the following vote:

<b>VOTE</b>								
Mayor Paul Burkett		Yes		No		Abstain	X	Absent
Trustee Jay May	X	Yes		No		Abstain		Absent
Trustee Joanne Offers	X	Yes		No		Abstain		Absent
Deputy Mayor Ken Rule	X	Yes		No		Abstain		Absent
Trustee Donna Schiener	X	Yes		No		Abstain		Absent
<b>VOTE TOTAL:</b>								
	4	Yes	0	No	0	Abstain	1	Absent
<b>RESULTS</b>								
	X	<b>PASS</b>				<b>FAIL</b>		

**2010 FIRE DEPARTMENT OFFICERS**

Motion by Trustee Schiener and seconded by Trustee May, the following officers of the Arcade Fire Department, Rescue Squad, Auxiliary, and Junior Fire Department be approved as presented:

<b>Fire Department Officers</b>	
Chief	Tom Beiersdorf
1st Assistant Chief	Don Meyers
2nd Assistant Chief	Chris Lester
3rd Assistant Chief	Don Saulter
Secretary	Debby Austin-LaCerais
Treasurer	Kathy Landahl
Chief Mechanic	Dave Bray
Assistant Mechanic	Mark Ressler
Chaplain	Mark Schultz
Trustees	Greg Landis
	Len Connelly
	Henry Goodomote
<b>Rescue Squad Officers</b>	
Captain	Bill Landahl
1st Lieutenant	Justin Lewandowski
2nd Lieutenant	Sheila Williams
3rd Lieutenant	Lydia Thomas
Secretary	Claudia Miller
<b>Ladies Auxiliary Officers</b>	
President	Dawn Saulter
Vice President	Diane Martin
Secretary	Joanne Fitzpatrick
Assistant Secretary	Sharon VanSplunder
Treasurer	Kathy Landahl
Sergeant of Arms	Paula Edwards
Chaplain	Linda Rule
Trustees	Cyndi Gradl
	Judy Chapman
	Pat Palmerton
<b>Junior Fire Department Officers</b>	
President	Koalbie Bray
Secretary/Treasurer	Kristen Gleason

The motion was passed upon the following vote:

<b>VOTE</b>									
Mayor Paul Burkett		Yes		No		Abstain	X	Absent	
Trustee Jay May	X	Yes		No		Abstain		Absent	
Trustee Joanne Offers	X	Yes		No		Abstain		Absent	
Deputy Mayor Ken Rule	X	Yes		No		Abstain		Absent	
Trustee Donna Schiener	X	Yes		No		Abstain		Absent	
<b>VOTE TOTAL:</b>									
	4	Yes	0	No	0	Abstain	1	Absent	
<b>RESULTS</b>		<b>X</b>	<b>PASS</b>				<b>FAIL</b>		

**AUDIT BILLS**

Motion by Trustee May and seconded by Trustee Offers, the Village bills be audited and paid and that the Clerk be authorized to transfer funds from the money market accounts to the checking accounts to cover such bills.

The motion was passed upon the following vote:

<b>VOTE</b>									
Mayor Paul Burkett		Yes		No		Abstain	X	Absent	
Trustee Jay May	X	Yes		No		Abstain		Absent	
Trustee Joanne Offers	X	Yes		No		Abstain		Absent	
Deputy Mayor Ken Rule	X	Yes		No		Abstain		Absent	
Trustee Donna Schiener	X	Yes		No		Abstain		Absent	
<b>VOTE TOTAL:</b>									
	4	Yes	0	No	0	Abstain	1	Absent	
<b>RESULTS</b>		<b>X</b>	<b>PASS</b>				<b>FAIL</b>		

**CONCERNED RESIDENT AND REALTOR**

Resident and realtor, Gail Sprague, expressed her concern to the Board about the Village property tax increase. As a realtor, she explained that houses aren't selling in the VOA because the taxes are very, very high. Gail brought along some statistics to share with the Board. She explained that currently there are 18 houses for sale in the VOA. Of the 18 active listings, the selling price ranges from \$165,000 to \$49,900. A report on the past twelve (12) months shows there have been nine (9) listings: 3 pending sales and 6 closed sales. According to Gail, this is very low for a Village. Another report compared list price versus sale price with days on the market. One house was on the market for 400 days. An ideal number of days on the market is 90 days.

Gail was also concerned with the current revaluation project that reassessed properties to reflect 100% of full market value. With VOA and Pioneer Central School (PCS) taxes going up, Gail asked "Where does it stop?" Trustees Offers and May explained that if the VOAs tax base increases then the VOAs tax rate should go down. Trustee Schiener suggested Gail compile some statistics to compare taxes and electric utility costs within the PCS district, both inside and outside of the Arcade Electric district. In addition, Trustee Schiener acknowledged that revaluations are never fool proof and complimented TOA Assessor, Doug Ronan, for his availability to hear complaints and his patience and assistance to residents.

On two different topics, Gail asked if the application for electric service policy could be reviewed to make it more user friendly and accommodating? And commented that if you work for the VOA, you should live in the VOA.

**2010 MAIN STREET ECONOMIC DEVELOPMENT WORKSHOP**

Trustee Schiener reported that she attended the 2010 Main Street Economic Development Workshop sponsored by the New York Conference of Mayors (NYCOM). She concluded that even the larger municipalities experience the same challenges as the VOA in regards to revitalization of Main Streets. Trustee Schiener also commented that most of the attendees at the seminar do not think there is any existence west of Syracuse, NY.

**TAXES PAID BY THE VILLAGE OF ARCADE**

Trustee Offers distributed a chart she compiled showing the amount of taxes and in lieu of taxes budgeted for 2010 and paid by the VOA in 2008, 2009, and 2010 to the Town of Arcade, Wyoming County, Pioneer Central School, Town of Freedom, Cattaraugus County, Town of Sardinia, and Erie County. The information was gathered to illustrate the amount of taxes the VOA pays to other taxing jurisdictions.

**ARCADE PLANNING BOARD RESIGNATION**

Motion by Trustee May and seconded by Deputy Mayor Rule , the Board accepts, with regret, the resignation of Thomas Mason from his position on the Arcade Planning Board, effective April 15, 2010. Clerk/Treasurer Beiersdorf was instructed to send Tom a thank you letter in appreciation for his time on the planning board.

The motion was passed upon the following vote:

<b>VOTE</b>								
Mayor Paul Burkett		Yes		No		Abstain	X	Absent
Trustee Jay May	X	Yes		No		Abstain		Absent
Trustee Joanne Offers	X	Yes		No		Abstain		Absent
Deputy Mayor Ken Rule	X	Yes		No		Abstain		Absent
Trustee Donna Schiener	X	Yes		No		Abstain		Absent
<b>VOTE TOTAL:</b>								
	4	Yes	0	No	0	Abstain	1	Absent
<b>RESULTS</b>		<b>X</b>	<b>PASS</b>				<b>FAIL</b>	

**LEGISLATION TO ADDRESS CONCERNS WITH NEW DISSOLUTION LAW**

Deputy Mayor Rule reported on an email from Peter Baynes, NYCOM Executive Director. NYCOM has drafted legislation to address several of the procedural and technical shortcomings in the new consolidation in dissolution of local government law. The law provides a new and significantly different legal framework for dissolving villages and districts, as well as consolidating towns, villages and districts. While intended to streamline the consolidation/dissolution process, the law's new process, if left unamended, will lead to uninformed voters and, as a result, sometimes unintended consequences. NYCOM is asking villages to support their legislation by contacting state legislators.

**REPORTS RECEIVED**

The following reports were received, reviewed, and placed on file:

- Justice (March 2010)

**ADJOURN**

There being no further business to come before the Board the meeting duly adjourned at 8:19pm upon motion by Trustee Offers and seconded by Trustee May.

---

Clerk/Treasurer

Local Law – Chapter 59-D  
Rev. 1  
Page 1 of 1

## CHAPTER 59-D

### TAX EXEMPTION - COLD WAR VETERANS'

*Be it enacted by the Board of Trustees of the Village of Arcade as follows:*

- Section 59-1.** Purpose
- Section 59-2.** Eligibility
- Section 59-3.** Percent of exemption allowed
- Section 59-4.** Application for exemption
- Section 59-5.** Renewal
- Section 59-6.** Effective Date

#### **SECTION 59-1. PURPOSE**

Pursuant to the provision of Real Property Tax Law Section 458-b, real property in the Village of Arcade (VOA), owned by Cold War veterans' (active duty in the United States Armed Forces between September 2, 1945 and December 26, 1991 and honorably discharged or released from service), the spouse of such veteran, or the unremarried surviving spouse shall be limitedly exempt from Village taxation based on a percentage of assessed value.

#### **SECTION 59-2. ELIGIBILITY**

To obtain the Cold War veterans' exemption, the property must be the primary residency of the veteran or his/her unremarried surviving spouse unless such person is absent from the property due to medical reasons. In addition, the property must be used exclusively for residential purposes.

#### **SECTION 59-3. PERCENT OF EXEMPTION ALLOWED**

A qualified residential parcel may receive a maximum exemption equal to fifteen percent (15%) of its assessed value, not to exceed \$27,000.00 multiplied by the latest final state equalization rate for service during the Cold War and a percentage of the property's assessment equal to one-half (1/2) of any service connected disability rating not to exceed \$90,000.00 multiplied by the latest final state equalization rate.

#### **SECTION 59-4. APPLICATION FOR EXEMPTION**

This is NOT an automatic exemption. An initial application for such exemption must be made by the owner or all of the owners of the property on forms prescribed by the New York State Office of Real Property Services and filed with the Village Clerk by the taxable status date of January 1 of each year.

#### **SECTION 59-5. EFFECTIVE DATE**

This Local Law shall take effect once filed with the Secretary of State or as noted below.

Local Law No. 3-2008  
Adopted: 09/02/2008  
Filed: 10/01/2008

Amended – Rev. 1  
Local Law No. 1-2010  
Adopted: 04/20/2010  
Filed:

S:\Pam\Village Laws\Chapter 59D Tax Exemption - Cold War Veterans\Chapter 59-D Cold War Veterans', Rev. 1.doc

Local Law – Chapter 55  
Rev. 7  
Page 1 of 7

## CHAPTER 55

### STREETS AND SIDEWALKS

*Be it enacted by the Board of Trustees of the Village of Arcade (VOA) as follows:*

#### *ARTICLE I – USE OF SIDEWALKS*

- Section 55-1.** Use of sidewalks, penalty.  
**Section 55-2.** Sidewalk repair & construction.  
**Section 55-3.** Assessments.

#### *ARTICLE II – SHADE TREES ALONG STREET*

- Section 55-4.** Lot owner's duty.  
**Section 55-5.** Failure to comply.

#### *ARTICLE III – POLES AND WIRES*

- Section 55-6.** License required, exception; penalty.

#### *ARTICLE IV – OBSTRUCTION IN STREETS*

- Section 55-7.** Prohibition.  
**Section 55-8.** Penalty.

#### *ARTICLE V – STREET OPENING*

- Section 55-9.** Permit required.  
**Section 55-10.** Application for permit.  
**Section 55-11.** Backfill requirements.  
**Section 55-12.** Street cleanup; removal of snow, etc.  
**Section 55-13.** Adequate traffic signs required.  
**Section 55-14.** Excavations, construction material adequately barricaded.  
**Section 55-15.** Obligation of permittee.  
**Section 55-16.** Emergency authorization.

#### *ARTICLE VI – PENALTIES*

- Section 55-17.** Penalties.

#### *ARTICLE VII – EFFECTIVE DATE*

- Section 55-18.** Effective Date

### **ARTICLE I – USE OF SIDEWALKS**

#### **SECTION 55-1. USE OF SIDEWALKS, PENALTY.**

- A. VOA sidewalks are located within the public street right-of-way. They are a part of the public way, reserved for pedestrian traffic. Like the streets they are public property.
- B. It shall be the duty of every owner or occupant of any premises fronting on any public street or alley to remove all snow and ice which may have fallen upon the sidewalk in front of said premises daily . The VOA will attempt to assist the occupant of the premise by plowing the sidewalk when the VOA work schedule and equipment availability allow. However, final responsibility lies with the occupant.

In case the snow and ice on the sidewalk shall be frozen so hard that it cannot be removed without material difficulty or injury to the pavement, the owner, occupant or other person having charge of the property shall minimize the hazards of the conditions by spreading upon the sidewalk ashes, sand, sawdust, salt or some suitable material and shall as soon as weather permits, thoroughly clean said sidewalk.

## Local Law – Chapter 55

Rev. 7

Page 2 of 7

- C. It shall be the duty of every owner or occupant of any premises fronting on any public street or grounds to keep the sidewalk and the area between the sidewalk and street in front of the same in good order and repair and no one shall brush, sweep, shovel, plow or heap any accumulation of refuse or other material into the street, nor allow any accumulation of refuse to remain thereon.
- D. No person shall use any part of any sidewalk or area between the sidewalk and street, alley, parkway, or other public place for the parking, storing, exhibiting, repairing or otherwise caring for automobiles or other vehicles.
- E. No person shall conduct or maintain any sideshow, any vending stand of any nature whatsoever or any mobile lunch counter or stand for the sale of foodstuffs or drinks of any kind upon any sidewalk or street of the VOA without the consent of the VOA Board of Trustees.
- F. No person shall spill, place or deposit upon the sidewalk in the VOA any substance which tends to disintegrate the pavement or is otherwise dangerous for animals, vehicles or persons.
- G. No person shall be permitted to drive equipment upon any sidewalk in the VOA, the wheels of which contain or are equipped with any lugs, spikes or any other wheel equipment causing or liable to cause any indentations or damage to the sidewalk.
- H. No person shall ride, or operate any, motorized vehicle or, snowmobile, nor ride or drive any horse or other farm animal, upon any sidewalk in said VOA, except at the usual places of crossing, or for the reception and discharge of passengers, or for the loading and unloading of goods or for the purposes of cleaning of walks from snow, under a penalty as described in Article VI of this Chapter 55.
- I. No person shall ski, ice skate, or coast on any sidewalk in said VOA upon any sled, ski, skate, toboggan or other vehicle, under a penalty as described in Article VI of this Chapter 55. The use of skate boards or roller skates shall be permitted while reasonably done, except for the sidewalks on both sides of Main Street from Sanford Avenue to Church Street.
- J. The use of bicycles shall be permitted on all sidewalks in the VOA while reasonably done providing that bicyclist yields the right-of-way to any pedestrian.
- K. All ball playing, throwing, passing, batting, kicking or ball practice whatever is hereby prohibited upon the streets and sidewalks of the said VOA, as described in Article VI of this Chapter 55.

**SECTION 55-2. SIDEWALK REPAIR AND CONSTRUCTION.**

- A. The VOA will determine when and where any sidewalk shall be constructed or in need of repair or reconstruction.
- B. Sidewalks will be constructed by the VOA by force account, by award to private contractors in accordance with the laws governing the award of public works contracts, or as otherwise deemed appropriate.
- C. Property owners who desire to repair or reconstruct sidewalks in front of their own premises may do so by making written application to the VOA for approval. Such application shall include proof of providing public liability and property damage insurance. All construction shall be in full compliance with VOA specifications. Such owner will not be required to submit bids, nor to execute a formal contract with the VOA. Such owner will, however, be required to have the VOA inspect the line and grade of forms before the concrete is placed, and who will continuously check the mixing, placing, finishing and curing of the concrete; the placing of barricades, flares, etc. for the protection of the work and the public; and the subsequent removal of the forms and the placing of any topsoil and seeding which may be required.
- D. Property owners who, for reasons of their own, wish to have any sidewalk repaired that is located in VOA street right-of-way may have such work performed by the VOA, subject to VOA work schedules. The owner(s) must make written application to the VOA Board for their approval. In such cases, the owners will be assessed for the full cost of the work.

Local Law – Chapter 55

Rev. 7

Page 3 of 7

- E. Whenever sidewalks that are in good condition are damaged or removed by the VOA in connection with any of its operations, the sidewalk will be repaired or replaced at no expense to the owner.
- F. General Specifications
1. The sidewalk shall be four inches (4") in thickness in all locations except at driveway entrances where it shall be six inches (6") in thickness. Forms securely staked to hold the line and grade shall be used. The sidewalks shall be a minimum of five feet (5') wide. The sidewalks shall be constructed parallel to the traveled portion of the street and located so that there is a five foot (5') wide tree lawn between the edge of the roadway curb and the outside edge of the sidewalk.
  2. Concrete shall be made using Portland cement with air entraining admixture to provide four to seven percent (4 - 7%) air. The concrete shall provide a minimum 7 day strength of 2300 psi and a minimum 28 day strength of 3500 psi. The cement and aggregate (pea gravel) shall meet the generally accepted specifications for Portland cement concrete. Proportioning, batching and mixing of concrete shall be in accordance with the Recommended Specifications of the National Ready Mixed Concrete Association.
  3. Wherever the sidewalk intersects a curb, building or permanent structure other than another sidewalk, one-half inch (1/2") premolded expansion joint materials shall be used for the full length and depth. Expansion joints of the same materials shall be used between adjacent slabs at intervals not exceeding eighty feet (80'). Sidewalk shall be scored to a depth of at least one inch (1") every four to six feet (4 - 6').
  4. Just prior to placing the concrete, the subgrade shall be moistened. Concrete mixed to the proper consistency shall be placed in the forms and thoroughly tamped in place so that all honey-combs will be eliminated and sufficient mortar will be brought to the surface. After this, the surface shall be brought to a smooth, even finish by means of a float. All faces adjacent to the forms shall be spaded so that after the forms are stripped the surface of the face will be smooth, even and free of honey-comb. All edges shall be tool rounded and the sidewalk surface shall be first troweled and then lightly broomed.
  5. When completed, the concrete shall be kept moist for a period of not less than three (3) days and shall be protected from the elements and other damage in a satisfactory manner.
  6. Immediately after removal of the forms, good quality topsoil shall be placed along both sides of the sidewalk and laterally to provide a neat surface without pockets or depressions, uniformly sloped to the abutting private property, curb, ditchline or pavement edge, as the case may be. The topsoil shall be brought to a level not less than two inches (2") below the sidewalk surface and the area lightly raked, seeded and rolled.
  7. In the event of temporary suspension of work or during inclement weather, or whenever the Superintendent of Public Works (SPW) shall direct, work and materials must be carefully protected against damage or injury from the weather. If, in the opinion of the Superintendent, any work or materials shall have been damaged or injured by reason of failure to so protect the work, such materials shall be removed and replaced.

### **SECTION 55-3. ASSESSMENTS**

- A. The cost of sidewalk construction shall be met by the general tax levy.
- B. The repair and maintenance of VOA sidewalks shall be the responsibility of the VOA. One exception shall be if the property owner or surrogate damages the sidewalk. In this situation, repair costs will become the responsibility of the property owner or surrogate. If after a 60-day notification period, the property owner or surrogate fails to make repairs, the VOA will make repairs at the owners expense.

Local Law – Chapter 55  
Rev. 7  
Page 4 of 7

- C. The cost of sidewalk construction repair or reconstruction shall be computed by combining all materials relating to the sidewalk constructed and dividing the total by the total number of square feet of standard sidewalk constructed to produce a unit cost per square foot.
- D. In cases where a sidewalk of excess width or thickness is required, or where special construction is required by the owner, the full cost of the excess width, or thickness, or special construction, will be assessed to the property owner.

#### **ARTICLE II – SHADE TREES ALONG STREET**

##### **SECTION 55-4. LOT OWNERS DUTY.**

All owners or occupants of lots in said VOA are hereby required to trim the shade trees in front of such lots along the street and all other trees whose branches overhang the sidewalks or streets as may be directed by the SPW from time to time and to keep such trees so trimmed thereafter.

##### **SECTION 55-5. FAILURE TO COMPLY.**

If the owner or occupant of such premises shall fail to comply with this Section within ten (10) days after receiving notice from the SPW, it shall be the duty of the SPW to authorize the trimming of such trees as aforesaid and such owners or occupants shall be liable to said VOA for the costs thereof.

#### **ARTICLE III – POLES AND WIRES**

##### **SECTION 55-6. LICENSE REQUIRED; EXCEPTION; PENALTY.**

No person shall place any electric, telegraph or telephone wire or poles or other wires in, upon or over any of the streets or public places of said VOA, without written permission of the SPW, except in cases where franchises have heretofore been granted, under penalty as described in Article VI of this Chapter 55, and a separate offense shall be deemed to have been committed for each period of 24 hours such violation shall contain.

#### **ARTICLE IV – OBSTRUCTION IN STREETS**

##### **SECTION 55-7. PROHIBITION.**

No person shall place or cause to be placed any merchandise shelves, boxes, barrels, crates or obstructions of any kind upon any sidewalk or public place in said VOA so as to obstruct the free passage of people, except when actually engaged in loading or unloading goods. An area not to exceed three feet (3') from the outer wall of the building may be used for the display of merchandise.

##### **SECTION 55-8. PENALTY.**

Any violation of this Section shall be punishable by a fine as described in Article VI of this Chapter 55 and each day said obstruction shall continue shall be deemed a separate and additional violation.

#### **ARTICLE V – STREET OPENING**

##### **SECTION 55-9. PERMIT REQUIRED.**

No person, firm or corporation, excepting employees of the VOA, in the performance of their official duties, shall make or cause to be made, any excavations within the limits of any of the streets, alleys or other public places in the VOA, without first having obtained a permit therefor from the VOA Clerk.

Local Law – Chapter 55  
Rev. 7  
Page 5 of 7

**SECTION 55-10. APPLICATION FOR PERMIT.**

A. Application

The completed Street Opening Permit Application must be issued prior to any excavation within the limits of any streets, alleys, or other public places in the VOA and must clearly describe the property information, property owner, contractor (if applicable), and project description. The application must be signed by the property owner or party authorized by the owner to file this permit application on their behalf.

B. Fees

Every applicant must pay to the VOA Clerk a fee as set forth on the fee schedule adopted by the VOA Board for each excavation.

C. Liability Insurance

Property owners and contractors shall each be required to furnish evidence of general liability insurance by providing a certificate of liability insurance or equivalent. The VOA must be named as an additional insured.. Required policy limits are as follows:

Property Owners: minimum \$300,000 per occurrence

Contractors: minimum \$1,000,000 per occurrence

D. Deposit

Every applicant must pay to the Village Clerk a deposit as set forth on the fee scheduled adopted by the VOA Board for each excavation.

The deposit ensures that all restoration work required of the permittee within the street right-of-way is completed. All work must be inspected by the SPW or his designee. If the work meets with the approval of the SPW, the deposit will be returned to the permittee one year from the date inspected by the SPW or his designee.

The return of such deposit shall not release the permittee from his obligation to make any further repairs occasioned by settling, depression or breakup resulting from the permitted street opening, which may occur or develop within a period of one (1) year from the date of completion. If repairs are found to be necessary, the VOA shall provide thirty (30) days written notice to the permittee to perform the required work. Should the permittee not make the repairs within the specified time, the VOA will perform the work and the permittee will be required to repay the VOA the additional costs. In the event such additional costs are not paid within thirty (30) days after billing, such costs shall become a charge against the real estate or other property benefited and may be included as a special assessment on a subsequent VOA assessment roll.

**SECTION 55-11. BACKFILL REQUIREMENTS.**

Backfill of excavated areas shall be performed in the following manner:

A. General

The permittee shall be responsible for the cost of all excavation and restoration work, except the street paving and replacing any gutters or curbs. All work must follow sound, safe construction practices, including traffic control, shoring, barricading, etc.

Local Law – Chapter 55  
Rev. 7  
Page 6 of 7

All pipes shall be bedded in sand or #1 stone, as approved by the VOA. All excavated areas within the street right-of-way above the bedding material shall be backfilled with dry well-graded, screened bank run gravel. Backfill shall be well compacted. No backfill shall be placed prior to an inspection of the excavation and the backfill materials by the SPW or his designee. Excessive water in the excavation shall be removed before backfilling is commenced.

B. Excavation Within Paved Areas and Shoulders

Wherever the pavement is cut (including paved driveways), excavated material shall be hauled away. The excavation shall be backfilled with dry well graded bank run gravel, placed in well-compacted lifts not to exceed six inches (6"). The excavation shall be completely backfilled to original grade to allow traffic to resume until the VOA is able to pave the excavated area.

The adjacent pavement shall be neatly saw-cut back for a distance of not less than twelve inches (12") from the edge of the excavation. All cuts shall be straight with sides smooth and vertical. The locations and dimensions of all openings to be made in the bituminous surface shall be approved by the SPW or his designee.

All paving and curbs and gutter replacement is the responsibility of the VOA. The VOA will remove any excess fill prior to re-paving. Final repair work will be performed as soon as time and weather allow, but in no case later than the next following July 1.

C. Excavation Outside Paved Areas and Shoulders

The backfill in excavations beyond the pavement and/or shoulder areas but within the street limits shall be compacted in lifts not exceeding twelve inches (12"). A minimum of three inches (3") of topsoil shall be placed and the area seeded or otherwise restored to original condition. Sidewalks shall be constructed in accordance with Section 55-2 of this Chapter.

**SECTION 55-12. STREET CLEANUP; REMOVAL OF SNOW, ETC.**

The permittee shall restore shoulders and ditches and clean up the street as his work progresses. During winter conditions, highway shoulders shall be maintained free of obstructions which would interfere with snow removal or surface drainage.

**SECTION 55-13. ADEQUATE TRAFFIC SIGNS REQUIRED.**

Traffic shall be maintained at all times during the progress of the work excepting under prior arrangements with the VOA Police Department. Adequate signs, barricades and lights SHALL BE USED TO PROTECT THE PUBLIC. Flagmen shall be employed by the permittee to direct traffic during periods when only one-way traffic can be maintained or when equipment is in operation back and forth, across or along the pavement.

**SECTION 55-14. EXCAVATIONS, CONSTRUCTION MATERIAL ADEQUATELY BARRICADED.**

No construction material or equipment shall be left on the shoulders or pavement after working hours. Unattended excavations shall be adequately barricaded during daylight hours and marked with flares, lanterns or flashers during night hours.

**SECTION 55-15. OBLIGATION OF PERMITTEE.**

If necessity arises in the future because of work by the VOA requiring removal, relocation or replacement of the facilities installed under a permit, said work shall be done as directed by the SPW or his designated representative and all costs and expenses so incurred shall be the obligation of the permittee or his successor in interest.

Local Law – Chapter 55  
Rev. 7  
Page 7 of 7

**SECTION 55-16. EMERGENCY AUTHORIZATION.**

In the event of an emergency when the VOA Office is closed, the SPW or his designated representative may authorize the excavation and the permit must be applied for the first day the VOA Office is open. The permittee shall notify the SPW or his designated representative the day he intends to commence the excavation, not less than one (1) hour before starting work, and again immediately upon completion of final work.

**ARTICLE VI – PENALTIES**

**SECTION 55-17. PENALTIES.**

Any person, firm or corporation who violates any provision of this Chapter, shall upon conviction thereof, be fined not less than \$10.00 nor more than \$100.00 for each offense, and a separate offense shall be deemed to have been committed for each occurrence and in the event no corrective action have been taken, for each period of twenty-four (24) hours such violation shall continue.

Any corrective action made by the VOA employees shall be fully paid by the person, firm, or corporation who violates the provision of this Chapter.

**ARTICLE VII – EFFECTIVE DATE**

**SECTION 55-18. EFFECTIVE DATE**

This Local Law shall take effect once filed with the Secretary of State or as noted below.

Continuation (renumbered)  
Local Law No. 2-1968  
Adopted: February 22, 1969  
Posted: February 27, 1969  
Published: February 28, 1969  
Effective: March 10, 1969

Amended  
Local Law No. 1-2006  
Adopted: June 20, 2006  
Effective: January 1, 2007  
Filed: July 13, 2006

Amended  
Local Law No. 2-1987  
Adopted: February 17, 1987  
Filed: February 23, 1987

Amended  
Local Law No. 2-2008  
Adopted: February 5, 2008  
Filed: February 19, 2008

Amended  
Local Law No. 3-1988  
Adopted: November 1, 1988  
Filed: November 10, 1988

Amended - Rev. 7  
Local Law No. 2-2010  
Adopted: 04/20/2010  
Filed:

Amended  
Local Law No. 2-1992  
Adopted: January 7, 1992  
Filed: January 15, 1992

Amended  
Local Law No. 1-2001  
Adopted: January 16, 2001  
Filed: January 24, 2001

VENDOR	AMOUNT	VENDOR	AMOUNT
ABBOTT WELDING SUPPLY CO	\$ 247.29	J & J EQUIPMENT, LLC	\$ 125.97
AMCHAR WHOLESAL, INC	\$ 634.96	KRIST, MATTHEW	\$ 32.73
ARCADE HERALD	\$ 103.26	LARRY ROMANCE & SON INC.	\$ 125.16
ARCADE LUMBER & MILLWORK	\$ 372.26	LEXISNEXIS RISK DATA MGMT INC	\$ 50.00
ARCADE POSTMASTER	\$ 1,546.79	MARTIN BROTHERS CHEVROLET	\$ 319.65
ARCADE POSTMASTER	\$ 250.36	MATTHEW BENDER & CO INC.	\$ 42.47
ARCADE POSTMASTER	\$ 185.00	MAYNARDS ELECTRIC SUPPLY	\$ 769.59
AUTOZONE	\$ 32.97	METRO GROUP INC	\$ 82.40
BANK OF NEW YORK	\$ 1,854.62	MEUA OF N.Y.S.	\$ 13,600.00
BENCHMARK ANALYTICS, INC	\$ 630.38	MILTON CAT	\$ 447.80
BLUE MOON PORTABLE TOILET	\$ 140.00	MOGAVERO, ALBERT J., CHAPTER 1	\$ 422.00
BRASS SHURFINE	\$ 14.99	MOORE MEDICAL, LLC	\$ 157.00
C & G ELECTRICAL SUPPLY	\$ 1,403.25	NY POWER AUTHORITY	\$ 128,317.23
CATTARAUGUS CO LABORATORY	\$ 120.00	NY RURAL WATER ASSOC	\$ 355.00
CATTARAUGUS COUNTY CLERK	\$ 110.00	NYMPA	\$ 340,887.00
CHURCHVILLE FIRE EQUIP	\$ 700.00	NYS INCOME TAX	\$ 3,962.27
CID-DIV WASTE MANAGEMENT	\$ 320.35	NYS SALES TAX	\$ 21,388.18
CINTAS CORPORATION #782	\$ 481.15	OBRIEN & GERE ENGINEERS INC	\$ 860.00
CLARK PATTERSON LEE	\$ 23,420.52	O'BRIEN, JONATHAN DBA ACTIVE I	\$ 1,477.30
COMSTOCK, GORDON F., MD	\$ 855.00	OFFICE OF STATE COMPROLLER	\$ 2,906.00
CONROY MOTOR CORPORATION	\$ 87.95	OSEA INC	\$ 450.00
CRABB OIL & PROPANE INC.	\$ 7,401.45	PARTSMASTER	\$ 271.52
CSEA	\$ 721.72	PIONEER FORD/MERCURY INC.	\$ 255.18
CSEA POLICE UNIT	\$ 149.95	R.C. FIRE EQUIPMENT INC.	\$ 1,438.45
CURR A/C ELECTRIC	\$ 8,163.09	SCHWAAB, INC.	\$ 259.81
CURR A/C SEWER	\$ 136.09	SHEER, MAUREEN	\$ 100.00
CURR A/C WATER	\$ 677.36	SOUTER & SONS PRINTING	\$ 60.00
D & H EXCAVATING INC	\$ 22,991.29	SPENCER'S SPORTING GOODS	\$ 81.25
DAN HEINEMAN & SONS INC	\$ 96.51	SS DIESEL & AUTO	\$ 1,103.56
DELL MARKETING LP	\$ 10.00	STANTEC CONSULTING SRVCS, INC	\$ 3,224.00
DFT COMMUNICATIONS/SECURITY	\$ 561.38	TECH PRODUCTS INC.	\$ 195.95
DODGE, TONYA	\$ 25.00	TECHNICAL ASSISTANCE AND	\$ 25,226.61
DODGE, TONYA	\$ 100.00	TIME WARNER CABLE	\$ 122.95
DOLORES M DAWLEY	\$ 540.00	TRACTOR SUPPLY COMPANY	\$ 42.72
DOWNTOWN GRAPHICS DBA	\$ 125.33	TRI-COUNTY SUPPLY INC	\$ 224.85
DUBAY ELECTRIC INC	\$ 1,442.36	TYLER TECHNOLOGIES	\$ 957.00
EATON OFFICE SUPPLY	\$ 1,033.20	UPS	\$ 20.75
FASTENAL COMPANY	\$ 826.25	USA BLUEBOOK	\$ 117.30
FEDEX	\$ 142.50	VERIZON	\$ 184.63
FIRST REHABILITATION LIFE	\$ 555.00	VERIZON WIRELESS	\$ 98.46
FLEET MAINTENANCE INC	\$ 366.56	VILLAGE OF ARCADE	\$ 70.00
GALETON GLOVES	\$ 355.31	ZIMMER AUTO PARTS & SALES INC	\$ 426.38
GERNATT ASPHALT PROD INC	\$ 292.17		
GEXPRO	\$ 529.13	<b>TOTAL COLUMN 2</b>	<b>\$ 551,259.12</b>
GRAINGER, INC.	\$ 599.20	<b>OVERALL TOTAL</b>	<b>\$ 673,629.15</b>
HALEY CONCRETE INC	\$ 380.00		
HAMBY YOUNG	\$ 1,387.03		
HSBC BANK USA	\$ 75.00		
IEEP:IND ENERGY EFF PROG	\$ 18,375.30		
IRS - FEDERAL PAYROLL TAX PAYME	\$ 20,800.75		
<b>TOTAL COLUMN 1</b>	<b>\$ 122,370.03</b>		