THE BOARD OF LIBRARY TRUSTEES OF THE WILMETTE PUBLIC LIBRARY DISTRICT COOK COUNTY, ILLINOIS

ORDINANCE NO. 2015/2016-174

AN ORDINANCE LEVYING TAXES FOR LIBRARY PURPOSES FOR THE FISCAL YEAR 2015-2016

WHEREAS, the Illinois Municipal Budget Law, ILCS, Chap. 50, Para. 330/1, et seq., as amended, requires all Illinois municipal corporations to adopt a Combined Annual Budget and Appropriation Ordinance specifying the objects and purposes of expenditures; and the Illinois Public Library District Act, ILCS, Chap. 75, Paras. 16/35-5 and 16/30-85, provides procedures for the passage of a Budget and Appropriation Ordinance and a Tax Levy Ordinance; and

WHEREAS, pursuant to the above and other statutes, an ordinance has been prepared in tentative form and made available for public inspection at least thirty (30) days prior to the adoption thereof, and a public hearing on said Budget and Appropriation Ordinance has been held prior to final action thereon, and notice of said hearing was published at least thirty (30) days prior to said hearing in a newspaper published within the District; and said Ordinance was passed more than seven (7) days prior to passage of this Levy Ordinance; and a certified copy of said Ordinance has been published not less than seven (7) days prior to the adoption of this Ordinance; and said Budget and Appropriation Ordinance was filed with the County Clerks of all Counties affected thereby; and a "Certified Estimate of Anticipated Revenues" was filed within thirty (30) days of their adoption;

NOW, THEREFORE, BE IT ORDAINED by the Board of Library Trustees of the Wilmette Public Library District, Cook County, Illinois, as follows:

<u>Section 1</u>. Ordinance No. 2015/2016-173 of this Board, "Combined Annual Budget and Appropriation Ordinance for Library Purposes for the Fiscal Year 2015-2016" is hereby incorporated by reference.

Section 2. A tax in the sum of FIVE MILLION EIGHT HUNDRED NINETY-FOUR THOUSAND FOUR HUNDRED SIXTY-FIVE AND NO/100 DOLLARS (\$5,894,465) be and hereby is levied upon all taxable property within the corporate limits of this District, in accordance with the Appropriation Ordinance previously enacted; said tax to be levied to defray the expenses and liabilities of this District for the fiscal year beginning July 1, 2015 and ending June 30, 2016, for the specific objects and purposes indicated as follows:

2015-2016 WILMETTE PUBLIC LIBRARY DISTRICT TAX LEVY

I. PATRON MATERIALS/SERVICES:

371,031
159,612
75,980
330,000
30,000
110,000
37,855
47,586
9,000
-0-
-0-
-0-
1,171,064

II. PERSONNEL:	
A. Librarian Salaries	1,304,792
B. Non-Librarian Salaries	1,548,106
C. Custodial Salaries	164,557
D. Professional Memberships	7,000
E. Continuing Education/Meetings	6,365
F. Mileage/Travel	25,000
G. Staff Development	30,000
H. Insurance-Employee	<u>499,480</u>
	3,585,300
III. OPERATION:	
A. Fees (p/r, bank, credit card)	9,500
B. Professional Fees	21,000
C. Library Supplies	29,000
D. Office Supplies	27,740
E. Copiers	32,000
F. Printing	10,000
G. Postage/Shipping	15,000
H. Telephone	15,000
I. Equipment/Furnishings/Computers	50,000
J. Equipment/Computer Maintenance	81,139
K. Insurance-Property/Casualty	25,000
L. Building Improvement	50,000
M. Building Supplies	34,322
N. Building Maintenance	50,000
O. Building Maintenance Contracts	110,000
P. Grounds Maintenance	25,000
Q. Parking Lot Rent	12,000
R. Utilities	
	48,000
S. Sales and Use Tax	<u>100</u>
	644,801
W. CONTINUENCY	0
IV. CONTINGENCY	-0-
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V. SPECIAL RESERVE FUND: Specific Fund for library site, building & equipment	-0-
accumulated according to ordinance pursuant to 75 ILCS16/40-50	
VI. CAPITAL IMPROVEMENTS	-0-
TOTAL GENERAL FUND LEVY	5,401,165
VII. FUNDS LEVIABLE IN EXCESS OF LIBRARY TAX RATE:	
A. Municipal Retirement-Social Security. (Pursuant to 40 ILCS 5/7-171)	
1. Municipal Retirement	192,000
2. Social Security	248,000
B. Audit Expense (Pursuant to 50 ILCS 310/9)	8,300
C. Liability Insurance, including Worker's Compensation and Unemployment Insurance	<u>45,000</u>
(Pursuant to 745 ILCS 10/9-107)	493,300
TOTAL FUNDS LEVIABLE IN EXCESS OF LIBRARY TAX RATE:	493,300
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AGGREGATE TOTAL LEVIED - ALL FUNDS	5,894,465

<u>Section 3</u>. All unexpended balances of proceeds received annually from public library taxes not in excess of statutory limits may be transferred to the Special Reserve Fund, heretofore established according to ILCS, Chap. 75, Para. 16/40-50, pursuant to plans developed and adopted by this Board, and said unexpended balances shall be accumulated in this Fund for the purpose of erecting or purchasing a new library building, purchasing a site for the same, or building an addition thereto, or furnishing necessary equipment and materials therefor.

Section 4. Except as otherwise provided by law, no further appropriations shall be made at any other time within such fiscal year, provided that this Board may from time to time make transfers between the various items in any Fund, or appropriations in excess of those authorized by the budget in order to meet an immediate and unforeseen emergency by a two-thirds (2/3) vote of all the trustees, as provided by ILCS, Chap. 75, Para. 16/30-90, et seq., and this Board may amend said Budget and Appropriation Ordinance from time to time by the same procedure as prescribed by statute for the original adoption of a Budget and Appropriation Ordinance, provided that nothing in this Section shall be construed to permit transfer between Funds required by law to be kept separate. Any remaining balances after the close of the fiscal year shall be available until August 30th for the authorization of the payment of obligations incurred prior to the close of the fiscal year, and until September 30th for the payment of such obligations or for the transfer of unexpendable balances thereof to be accumulated, as provided by ILCS, Chap. 75, Para. 16/30-90.

<u>Section 5</u>. The Secretary of this Board shall file, on or before the last Tuesday in December, a certified copy of this Levy Ordinance with the County Clerk of each county affected by this Levy; and the Secretary of this Board shall also file, on or before the last Tuesday in December, certified copies of this Ordinance and of the Budget and Appropriation Ordinance, with the Library or Libraries operated by this District, and make such Ordinances available for public inspection at all times.

Section 6. Upon filing said certified copy hereof with such County Clerk, the rate percent shall be ascertained and the tax extended as provided by law against property in this District; and the tax so levied and assessed shall be collected and enforced in the same manner and by the same officers as the general taxes in this District and County, and shall be paid over to the Treasurer of this Board by the officers collecting the same.

<u>Section 7</u>. This Board hereby certifies that all applicable provisions of ILCS, Chap. 35, Para. 215/1, <u>et seq.</u>, as amended ("the Illinois Truth-in-Taxation Statute"), have been complied with.

<u>Section 8</u>. Pursuant to ILCS, Chap. 35, Para. 205/157a and related statutes, this Board hereby determines that no surplus of funds is available for any debt, obligation, liability, operation, fund or account for any purpose, and accordingly the abatement and reduction provisions of the Personal Property Tax Replacement Fund Act are not applicable hereto.

 $\frac{Section\ 9}{E}. This\ Ordinance\ is\ passed\ pursuant\ to\ statutory\ authority,\ including\ the\ Illinois\ Public\ Library\ District\ Act,\ ILCS,\ Chap.\ 75,\ Para.\ 16/35-5,\ \underline{et\ seq}.,\ Para.\ 16/30-85,\ \underline{et\ seq}.,\ and\ Para.\ 16/40-50,\ and\ the\ Illinois\ Municipal\ Budget\ Law,\ ILCS,\ Chap.\ 50,\ Para.\ 330/1,\ \underline{et\ seq}.,\ and\ the\ Illinois\ Revenue\ Code,\ ILCS,\ Chap.\ 35,\ Para.\ 205/157,\ \underline{et\ seq}.,\ and\ other\ statutes\ hereunto\ appertaining.$

Section 10. This Ordinance shall be in full force and effect from and after its passage and approval according to law, and any resolutions or ordinances in conflict herewith are hereby repealed; and should any part of this ordinance be adjudged invalid or unconstitutional, such adjudication shall affect only that part of this act specifically covered thereby, and shall not affect any other provisions or parts of this act, but shall be severable therefrom.