

ILLINOIS STATE BOARD OF EDUCATION

School Business Services Division 217/785-8779

CERTIFICATE OF TAX LEVY

A copy of this Certificate of Tax Levy shall be filed with the County Clerk of each county in which the school district is located on or before the last Tuesday of December.

District Name				District Number		County		
Township High School District 214				Agency Nu	Agency Number 04-2150-000		Cook	
Amount of Levy								
Educational		s 174.	500,000	Fire Prevention	& Safety * S	. 0		
Operations & N	Aaintenance		500,000	Tort Immunity	ې د	0		
Transportation	10 500 000			Special Education	on Ś	1,500,000	_	
Working Cash			Leasing	Ś				
-	cipal Retirement \$ 4,500,000			Other	Ś	0	_	
Social Security			000,000	Other	Ś	0		
·····		,	,	Total Levy	Ś	225,500,000		
See explanation on reverse side. * Includes Fire Prevention, Safety, Energy Conservation, Disabled Note: Any district proposing to adopt a levy must comply with the provisions set forth in the Truth in Taxation Law.								
We hereby certify that we require:								
	the sum of	174,500,000	dollars to be le	vied as a special tax	for educational purpos	es; and		
	the sum of 28,500,000 dollars to be levied as a special tax for operations and maintenance purposes; and						and	
	the sum of 10,500,000 dollars to be levied as a special tax for transportation purposes; and							
the sum of 2,000,000 dollars to be levied as a special tax for a working cash fund; and								
	the sum of 4,500,000 dollars to be levied as a special tax for municipal retirement purposes; and							
	the sum of 4,000,000 dollars to be levied as a special tax for social security purposes; and							
	the sum of 0 dollars to be levied as a special tax for fire prevention, safety, energy conservation,							
	disabled accessibility, school security and specified repair purposes; and							
	the sum of dollars to be levied as a special tax for tort immunity purposes; and							
	the sum of	1,500,000	dollars to be le	vied as a special tax	for special education p	urposes; and		
	the sum of	0	dollars to be le	vied as a special tax	for leasing of education	nal facilities		
			or computer te	echnology or both, a	nd temporary relocation	n expense purposes;	and	
	the sum of	0	dollars to be le	vied as a special tax	for		; and	
	the sum of	0		vied as a special tax	for		_	
on the taxable property of our school district for the year								
Signed this	13th	day of <u>December</u>	20	18 .	4-		_	
					(Pre	esident)		
(Clark or Secretary of the School Doord of Said School District)								
(Clerk or Secretary of the School Board of Said School District)								
When any school is authorized to issue bonds, the school board shall file a certified copy of the resolution in the office of the county clerk of each county in which the district is situated to provide for the issuance of the bonds and to levy a tax to pay for them. The county clerk shall extend the tax for bonds and interest as set forth in the certified copy of the resolution, each year during the life of the bond issue. Therefore to avoid a possible duplication of tax levies, the school board should not include a levy for bonds and interest in the district's annual tax levy.								
Number of bond issues of said school district that have not been paid in fu						<u> 4 </u> .		
(Detach and Return to School District)								
This is to co	ortify that the C	ertificate of Tax Levy fo	r School District	No	214 ,	Cook	County,	
		•				2018	County,	
Illinois, on the equalized assesed value of all taxable property of said school district for the year 2018, was filed in the office of the County Clerk of this County on .								
In addition to an extension of taxes authorized by levies made by the Board of Education (Directors), an additional extension(s)								
will be made, as authorized by resolution(s) on file in this office, to provide funds to retire bonds and pay interest thereon.								
The total levy, as provided in the original resolution(s), for said purposes for the year, is, is								
						ture of County Clerk)		
						- , ,		
		(Date)	-			(County)		
ISBE Form	50-02 (Version	1) x/s	1					

EXPLANATION

The school board of any school district having a population of less than 500,000 inhabitants may levy a tax annually, for educational purposes, upon all the taxable property of the district at the value, as equalized or assessed by the Department of Revenue (Section 17-2 of the School Code).

The school board of any school district having a population of less than 500,000 inhabitants may levy a tax annually, for operations and maintenance purposes, upon all the taxable property of the district at the value, as equalized or assessed by the Department of Revenue (Section 17-2 of the School Code).

The school board of any school district having a population of less than 500,000 inhabitants may levy a tax annually, for transportation purposes, upon all the taxable property of the district at the value, as equalized or assessed by the Department of Revenue (Section 17-2 of the School Code).

The school board of any school district having a population of less than 500,000 inhabitants may levy a tax known as a Working Cash Fund Tax upon all the taxable property of the district, annually (Section 20-3 of the School Code).

The school board of any school district may levy a tax for municipal retirement purposes in a sum sufficient to provide all the contributions required of the school district by including the amount to be levied for such purposes in the Certificate of Tax Levy for other school taxes, or such district may file with the county clerk a separate certificate or resolution setting forth the amount of tax to be levied for such purpose (40 ILCS 5/7-171).

The school board of any school district may levy a tax for social security (includes Medicare only) purposes in a sum sufficient to provide all the contributions required of the school district by including the amount to be levied for such purposes in the Certificate of Tax Levy for other taxes, or such district may file with the county clerk a separate certificate or resolution setting forth the amount of tax to be levied for such purpose (40 ILCS 5/21-110, 21-110.1).

The school board of any school district having a population of less than 500,000 inhabitants may levy a tax upon all the taxable property of the district at the value as equalized or assessed by the Department of Revenue for the purposes of professional surveys, alterations, and reconstruction for fire prevention, safety, energy conservation, disabled accessibility, school security, and specified repair purposes upon meeting certain statutory conditions (Section 17-2.11 of the School Code).

The school board of any school district may levy a tax upon all the taxable property within the district for tort immunity purposes in a sum sufficient to pay the costs of purchasing such insurance or sufficient to pay any tort judgment, settlement, or insurance imposed upon it under the Local Government and Governmental Employees Tort Immunity Act including liabilities under the Workers' Compensation Act, Occupational Diseases Act, or the Unemployment Insurance Act 745 ILCS 10/9-107 and Section 17-2.5 of the School Code).

The school board of any school district may levy, with voter approval, a tax upon the full, fair cash value as equalized or assessed by the Department of Revenue within the district for capital improvement purposes (which levy is in addition to that for building purposes) and such funds are to be levied, accumulated, and spent only in accordance with Section 17-2.3 of the School Code.

The school board of any school district having a population of less than 500,000 inhabitants, by proper resolution, may levy an annual tax upon the full, fair cash value as equalized or assessed by the Department of Revenue for special education purposes including the purposes authorized by Section 10-22.31b and Section 17-2.2a of the School Code.

The school board of any school district having a population of less than 500,000 inhabitants, with voter approval, may levy a tax annually, for summer school purposes, upon all the taxable property of the district at the value, as equalized or assessed by the Department of Revenue (Section 17-2.1 of the School Code).

The school board of any school district having a population of less than 500,000 inhabitants may, by proper resolution, levy an annual tax upon the value as equalized or assessed by the Department of Revenue for a period of not more than five years for area vocational education building purposes including the purposes authorized by Section 10-22.31b of the School Code, upon the condition that there are not sufficient funds available in the operations and maintenance fund of the district to pay the cost thereof. Such tax shall not be levied without the prior approval of the State Superintendent of Education and prior approval by a majority of the electors voting upon the proposition at a general or special election (Section 17-2.4 of the School Code).

The school board of any school district having a population of less than 500,000 inhabitants may levy an annual tax not to exceed 0.05% upon the taxable property, as equalized or assessed by the Department of Revenue, for the purposes of leasing educational facilities or computer technology or both, and for temporary relocation expense (Section 17-2.2c of the School Code).

The school board of any school district, upon determining that a surplus of funds is available, shall adopt a resolution or ordinance reducing the tax levy of such district for the year for which the resolution or ordinance is adopted. The district shall certify the action to the county clerk who shall abate the levy in accordance with the provision of the ordinance (35 ILCS 200/18-20).

The Truth in Taxation Law affects all units of local government, school districts, and community colleges, including home rule units, who are authorized to levy property taxes. For the requirements of the law, refer to 35 ILCS 200/18-55 et seq.