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AN ACT concerning local government.

## Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 Section 5. The Illinois Local Library Act is amended by 5 changing Section 4-7 as follows:

6 (75 ILCS 5/4-7) (from Ch. 81, par. 4-7)

Sec. 4-7. Each board of library trustees of a city, incorporated town, village or township shall carry out the spirit and intent of this Act in establishing, supporting and maintaining a public library or libraries for providing library service and, in addition to but without limiting other powers conferred by this Act, shall have the following powers:

13 1. To make and adopt such bylaws, rules and 14 regulations, for their own guidance and for the government 15 of the library as may be expedient, not inconsistent with 16 this Act;

17 2. To have the exclusive control of the expenditure of
18 all moneys collected for the library and deposited to the
19 credit of the library fund;

3. To have the exclusive control of the construction of any library building and of the supervision, care and custody of the grounds, rooms or buildings constructed, leased or set apart for that purpose; SB2488 Engrossed

4. To purchase or lease real or personal property, and 1 2 to construct an appropriate building or buildings for the 3 use of a library established hereunder, using, at the board's option, contracts providing for all or part of the 4 5 consideration to be paid through installments at stated 6 intervals during a certain period not to exceed 20 years 7 with interest on the unpaid balance at any lawful rate for 8 municipal corporations in this State, except that 9 contracts for installment purchases of real estate shall 10 provide for not more than 75% of the total consideration to 11 be repaid by installments, and to refund at any time any 12 installment contract entered into pursuant to this paragraph by means of a refunding loan agreement, which may 13 14 provide for installment payments of principal and interest 15 to be made at stated intervals during a certain period not 16 to exceed 20 years from the date of such refunding loan 17 agreement, with interest on the unpaid principal balance at any lawful rate for municipal corporations in this State, 18 19 except that no installment contract or refunding loan 20 agreement for the same property or construction project may 21 exceed an aggregate of 20 years;

5. To remodel or reconstruct a building erected or purchased by the board, when such building is not adapted to its purposes or needs;

25 6. To sell or otherwise dispose of any real or personal
 26 property that it deems no longer necessary or useful for

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library purposes, and to lease to others any real property not immediately useful but for which plans for ultimate use have been or will be adopted but the corporate authorities shall have the first right to purchase or lease except that in the case of the City of Chicago, this power shall be governed and limited by the Chicago Public Library Act;

To appoint and to fix the compensation of a 7 7. 8 qualified librarian, who shall have the authority to hire 9 such other employees as may be necessary, to fix their 10 compensation, and to remove such appointees, subject to the 11 approval of the board, but these powers are subject to 12 Division 1 of Article 10 of the Illinois Municipal Code in municipalities in which that Division is in force. The 13 14 board may also retain counsel and professional consultants 15 as needed;

16 8. To contract with any public or private corporation 17 or entity for the purpose of providing or receiving library service or of performing any and all other acts necessary 18 19 and proper to carry out the responsibilities, the spirit, 20 and the provisions of this Act. This contractual power 21 includes, but is not limited to, participating in 22 library compacts interstate and library systems, 23 contracting to supply library services, and expending of 24 any federal or State funds made available to any county, 25 municipality, township or to the State of Illinois for 26 library purposes. However, if a contract is for the supply

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of library services for residents without a public library 1 2 established under the provisions of this Act, the terms of 3 that contract will recognize the principle of equity or cost of services to non-residents expressed in this Section 4 5 of this Act, and will provide for the assumption by the 6 contracting party receiving the services of financial 7 responsibility for the loss of or damage to any library 8 materials provided to non-residents under the contract;

9 9. To join with the board or boards of any one or more 10 libraries in this State in maintaining libraries, or for 11 the maintenance of a common library or common library 12 services for participants, upon such terms as may be agreed 13 upon by and between the boards;

14 10. To enter into contracts and to take title to any 15 property acquired by it for library purposes by the name 16 and style of "The Board of Library Trustees of the (city, 17 village, incorporated town or township) of ...." and by 18 that name to sue and be sued;

19 11. To exclude from the use of the library any person20 who wilfully violates the rules prescribed by the board;

12. To extend the privileges and use of the library, including the borrowing of materials on an individual basis by persons residing outside of the city, incorporated town, village or township. If the board exercises this power, the privilege of library use shall be upon such terms and conditions as the board shall from time to time by its

regulations prescribe, and for such privileges and use, the 1 2 board shall charge a nonresident fee at least equal to the 3 cost paid by residents of the city, incorporated town, village or township, with the cost to be determined 4 5 according to the formula established by the Illinois State Library. A person residing outside of a public library 6 7 service area must apply for a non-resident library card at 8 public library located closest to the person's the 9 principal residence. The nonresident cards shall allow for 10 borrowing privileges at all participating public libraries 11 in the regional library system. The nonresident fee shall 12 not apply to privilege and use provided under the terms of the library's membership in a library system operating 13 14 under the provisions of the Illinois Library System Act, 15 under the terms of any reciprocal agreement with a public 16 or private corporation or entity providing a library service, or to a nonresident who as an individual or as a 17 partner, principal stockholder, or other joint owner owns 18 19 or leases taxable property that is taxed for library 20 service or is a senior administrative officer of a firm, 21 business, or other corporation owning taxable property 22 within the city, incorporated town, village or township upon the presentation of the most recent tax bill upon that 23 24 taxable property or a copy of the commercial lease of that taxable property , provided that the privilege and use of 25 26 the library is extended to only one such nonresident

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each parcel of such taxable property. Nothing in this item 12 requires any public library to participate in the non-resident card reciprocal borrowing program of a regional library system as provided for in this Section;

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5 13. To exercise the power of eminent domain subject to 6 the prior approval of the corporate authorities under 7 Sections 5-1 and 5-2 of this Act;

8 14. To join the public library as a member and to join 9 the library trustees as members in the Illinois Library 10 Association and the American Library Association, 11 non-profit, non-political, 501(c)(3) associations, as 12 designated by the federal Internal Revenue Service, having the purpose of library development and librarianship; to 13 14 provide for the payment of annual membership dues, fees and 15 assessments and act by, through and in the name of such 16 instrumentality by providing and disseminating information 17 and research services, employing personnel and doing any and all other acts for the purpose of improving library 18 19 development;

20 15. To invest funds pursuant to the Public Funds
21 Investment Act;

16. To accumulate and set apart as reserve funds portions of the unexpended balances of the proceeds received annually from taxes or other sources, for the purpose of providing self-insurance against liabilities relating to the public library. SB2488 Engrossed - 7 - LRB100 15711 AWJ 30816 b 1 (Source: P.A. 91-357, eff. 7-29-99; 92-166, eff. 1-1-02.)

Section 10. The Public Library District Act of 1991 is
amended by changing Section 30-55.60 as follows:

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(75 ILCS 16/30-55.60)

5 Sec. 30-55.60. Use of library by nonresidents. The board 6 may extend the privileges and use of the library, including the 7 borrowing of materials on an individual basis by persons residing outside the district. If the board exercises this 8 9 power, the privilege of library use shall be upon terms and 10 conditions prescribed by the board in its regulations. The 11 board shall charge a nonresident fee for the privileges and use of the library at least equal to the cost paid by residents of 12 13 the district, with the cost to be determined according to the 14 formula established by the Illinois State Library. A person 15 residing outside of a public library service area must apply for a non-resident library card at the public library closest 16 to the person's principal residence. The nonresident cards 17 shall allow for borrowing privileges at all participating 18 libraries in 19 public the regional library system. The 20 nonresident fee shall not apply to any of the following:

(1) Privileges and use provided (i) under the terms of
the district's membership in a library system operating
under the provisions of the Illinois Library System Act or
(ii) under the terms of any reciprocal agreement with a

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public or private corporation or entity providing a library service.

3 (2) Residents of an area in which the library is 4 conducting a program for the purpose of encouraging the 5 inclusion of the area in the library district.

(3) A nonresident who, as an individual or as a 6 partner, principal stockholder, or other joint owner, owns 7 8 or leases taxable property that is taxed for library 9 service or is a senior administrative officer of a firm, 10 business, or other corporation owning taxable property 11 within the district, upon presentation of the most recent 12 tax bill upon that taxable property or a copy of the 13 commercial lease of that taxable property , provided that the privileges and use of the library is extended to only 14 15 one such nonresident for each parcel of taxable property.

Nothing in this Section requires any public library to participate in the non-resident card reciprocal borrowing program of a regional library system as provided for in this Section.

20 (Source: P.A. 92-166, eff. 1-1-02.)

Section 99. Effective date. This Act takes effect upon
 becoming law.