

**RESOLUTION OPPOSING REDUCTION
OF
STATE COLLECTED REVENUES DUE MUNICIPALITIES**

WHEREAS, all Illinois municipalities provide direct frontline services to their residents; and

WHEREAS, these services have an immediate and fundamental reality to those residents who depend on local police and fire protection, water and sewer service, snow removal, roads and traffic safety; and

WHEREAS, local residents pay income taxes to the State for both the State budget and local municipal budgets and the revenue is collected by the State; and

WHEREAS, since the inception of the State income tax in 1969, municipalities have received, relied upon and provided such services with those revenues to their taxpaying residents; and

WHEREAS, the fiscal reality is that municipalities have already experienced less income tax revenues from the State; and

WHEREAS, the recent income tax increase provided new revenues all of which went to the State budget – none of the increase was received by the municipalities – costing over \$2.7 billion in future lost revenues; and

WHEREAS, the State, through its Legislature and Governor, is contemplating further reductions to municipal revenues;

WHEREAS, one proposal under discussion would take an additional \$300,000,000.00 of State-collected income tax from municipalities, which would reduce their revenues by \$23.40 per capita;

NOW THEREFORE BE IT RESOLVED by the President and the Board of Trustees of the Village of Barrington Hills, Cook, Kane, Lake, and McHenry Counties, Illinois, as a home rule municipality the following:

Section One. The Village of Barrington Hills cannot preserve basic services with this tremendous loss of income tax revenues. Road patching and resurfacing of 1,700 feet of roadway would be suspended as well as the lay-off of a police officer.

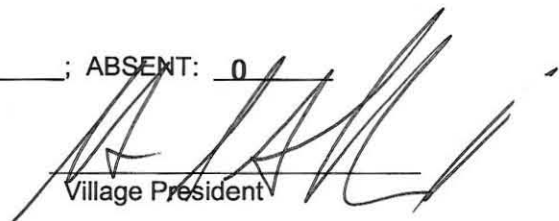
Section Two. The Village of Barrington Hills strongly opposes further reduction in state collected revenues and demands that the General Assembly and Governor take no further action to financially ruin municipalities.

Section Three. If any part or provision of this Resolution shall be held or deemed to be invalid, such invalidity shall not have the effect of rendering another part or provision of this Resolution invalid.

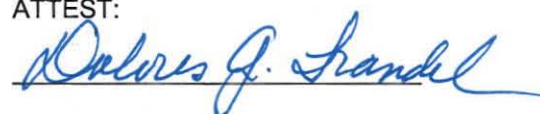
BE IT FURTHER RESOLVED that this Resolution shall be enrolled in the minutes of the meeting as a public record upon its passage and approval as provided by law.

APPROVED THIS 25th day of April, 2011

AYES: 7; NAYS: 0; ABSENT: 0


Village President

ATTEST:



Village Clerk