

RANTOUL-LUDLOW JOINT CEMETERY DISTRICT
TAX LEVY ORDINANCE 2004

Mark Sheldon
CHAMPAIGN COUNTY CLERK

An ordinance levying taxes for the RANTOUL-LUDLOW JOINT CEMETERY DISTRICT, County of Champaign, and State of Illinois.

Now be it ordained by the Board of Trustees of the RANTOUL-LUDLOW JOINT CEMETERY DISTRICT, County of Champaign, State of Illinois, in meeting assembled that we do hereby find and declare that there will be required to be raised by general taxation the amount herein set down. To be levied upon all taxable property in said cemetery district, in order to meet and defray all necessary expenses and liabilities of the cemetery district as required by statute, the amounts so required are itemized and need for uses and purposes as follows, to-wit:

For necessary expenses for the general uses and purposes of the Rantoul-Ludlow Joint Cemetery District.

RANTOUL-LUDLOW JOINT CEMETERY DISTRICT FUND

Personal Services	\$40,298
Contractual Services	17,461
Commodities	5,000
Other Expenses	2,500
Capital Outlay	7,500
Contingencies	2,000
TOTAL FOR CEMETERY DIST.	\$74,759

Making the amount to be raised by taxation and levied on all taxable property in said cemetery district, for the uses and purposes aforesaid, for the cemetery district, the sum of \$74,759.

Approved by the Board of Trustees of the RANTOUL-LUDLOW JOINT CEMETERY DISTRICT in meeting assembled on the 17th day of November 2004.

Ayes: 5

Nayes: 0

Absent: 0

CERTIFICATE OF ANNUAL RANTOUL-LUDLOW JOINT CEMETERY
DISTRICT TAX LEVY 2004

To be filed with the County Clerk, County of Champaign for RANTOUL-LUDLOW JOINT CEMETERY DISTRICT.

I, Gary M. Crane, do hereby certify that I am the Rantoul-Ludlow Joint Cemetery District Clerk, duly appointed, qualified and acting in and for the same cemetery district; and that in pursuance of authority vested in them, the Rantoul-Ludlow Joint Cemetery District Board in meeting assembled on November 17, 2004 did direct that there be raised by general taxation the amounts hereinafter set down, to be levied upon all the taxable property in said district, in order to meet and defray all the necessary expenses and liabilities of the cemetery district as required by statute, and the amounts so required are itemized and need for uses and purposes as follows, as appears from the record of the proceedings of the cemetery board, now on file in my office, to-wit:

For necessary expenses for the general uses and purposes of the cemetery district

RANTOU-LUDLOW JOINT CEMETERY DISTRICT FUND

Personal Services	\$49,298
Contractual Services	17,461
Commodities	5,000
Other Expenses	2,500
Capital Outlay	7,500
Contingencies	2,000

TOTAL FOR RANTOUL-LUDLOW JOINT CEMETERY DISTRICT	\$74,759
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Making the amount to be raised by taxation and levied on all taxable property in said cemetery district, for the uses and purposes aforesaid, for the cemetery district, the sum of \$74,759.

Approved by the Board of Trustees of the RANTOUL-LUDLOW JOINT CEMETERY DISTRICT in meeting assembled on the 17th day of November, 2004.

Ayes: 5

Nays: 0

Absent: 0



Gary M. Crane, Clerk
RANTOUL-LUDLOW JOINT CEMETERY DISTRICT

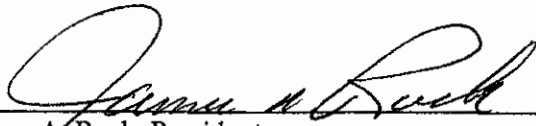
Filed this _____ day of _____, 2004.

Champaign County Clerk

RANTOUL-LULDOW JOINT CEMETERY DISTRICT

Summary Sheet of 2004 Tax Levy Payable in 2005

Rate Limit	Fund	Levy Amount
_____	General	\$74,759



James A. Rusk, President



Gary M. Crane, Clerk
RANTOUL-LUDLOW JOINT CEMETERY DISTRICT

TRUTH IN TAXATION CERTIFICATE OF COMPLIANCE
RANTOUL-LUDLOW JOINT CEMETERY DISTRICT

I, the undersigned, hereby certify that I am the presiding office of RANTOUL-LUDLOW JOINT CEMETERY DISTRICT, and as such presiding office I certify that the levy ordinance, a copy of which is attached, was adopted pursuant to, and in all respects in compliance with the provisions of Section 18-60 through 18-85 of the "Truth in Taxation" law.

Check one of the choices below:

 1) the taxing district published a notice in the newspaper and conducted a hearing meeting the requirements of the "Truth in Taxation Law."

 2) the taxing district's aggregate levy did not exceed 4% increase over the prior year's extension. Therefore, a notice and hearing were not necessary.

X 3) the *proposed* aggregate levy did not exceed a 5% increase over the prior year's extension. Therefore, a hearing was not held. The *adopted* aggregate tax levy exceeded 5% of the prior year's extension and a notice was published with 15 days of its adoption in accordance with the "Truth in Taxation Law."

 4) the adopted levy exceeded the amount stated in the published notice. A second notice was published within 15 days of the adoption in accordance with the "Truth in Taxation Law."

Date 11-17-04

Presiding Office

J. M. [Signature]