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I. Mission and Vision Statement

Mission: We create a community of readers and a world of possibilities.

Vision: A proud, inspired Battle Creek.

II. Introduction
The purpose of this manual is to provide to the members of the Willard Public Library Board of Trustees information about the structure and responsibilities of the Board, basic policies, regulations, and agreements pertinent to the overall direction of Willard Public Library.

III. Library Board of Trustees
A. Board Origin
The Willard Public Library was organized as a District Library on March 1, 1994. The School Boards of Battle Creek, Harper Creek, Lakeview, and Pennfield chose to appoint a Board of five trustees for the management and control of the Library.

B. Board Authority
The Board’s organization must conform to State District Library laws. The Board’s functions and services comply with the regulation/standards promulgated by the State Library Board. The Board hereby retains and reserves unto itself, without limitations, all powers, rights, authority, duties, and responsibilities conferred upon and vested in it by the laws and the Constitution of the State of Michigan, and/or the United States, including, but without limiting the generality of the foregoing: the management and control of the library facility, the selection of library material and the selection, transfer, direction, promotion or demotion, discipline or dismissal of all personnel.

C. Library Funds
The Willard Public Library is a District Library. The Library Board operates as a taxing authority pursuant to the Michigan Constitution, Article IX, Section VI. As a taxing authority, the Board has the power to place a district-wide library millage question on the ballot for voter approval. Other funding sources include but are not limited to penal fines, state aid, and grants of federal funds.
D. **Board Responsibility**
The Board establishes library policies by a majority vote of the members. The Board selects and appoints a Director of the Willard Public Library and provides general direction to the Director.

1. The Trustees shall represent the citizens of the entire service area, shall keep them informed of Library matters, and shall bring their needs to the attention of the Library Board.

2. Trustees shall consult with the Director in all matters of personnel management. In appropriate circumstances a committee of staff members or an individual staff member may request a hearing before the Board providing the Director is aware of the request. The Director shall forward such requests to the President who shall determine if the matter is appropriate for a Board hearing.

3. The Library Board shall be responsible for requesting adequate financial support for the Library. With the participation of the Director, the Board shall adopt an annual budget and determine the millage rate to be voted on by the community.

4. The Library Board shall be responsible for authorization of special financing needs, such as bond issues and applications for grants.

5. The Board shall encourage its members, the Director, and professional staff to be available to speak to the public on Library matters.

6. The Board of Trustees shall submit an annual report following the end of the fiscal year and other reports as needed to the community.

E. **Board Structure**
The Library Board is currently composed as follows: five members; two members appointed by the Battle Creek Board of Education, one member appointed by the Harper Creek Board of Education, one member appointed by the Lakeview Board of Education, and one member appointed by the Pennfield Board of Education. The Board elects its own President, Vice President, Treasurer, and Secretary, and appoints committees as it deems appropriate according to the bylaws of the Willard Public Library Board of Trustees.

F. **Board Method of Operation**
The Library Board organization, Parliamentary authority and schedule shall be directed in the bylaws of the Willard Public Library Board of Trustees.
G. Board Policies

1. The general policies, requirements and minimum standards expressed in this document (and in the bylaws) shall apply to the Willard Public Library unless specifically set aside for cause. In such cases, a change of policy may be recommended by the Director of the Library or a member of the Board and shall become effective upon a majority vote of the members of the Library Board.

2. In an effort to allow for appropriate reflection and thought, new proposals and policies presented to the Board will be considered for adoption at the meeting following the initial discussion of said item (unless the timeline of the topic is a critical factor to its success).

H. Board - Director Relationships

This general relationship is amplified by specific requirements, including the following:

1. On all policies and decisions proposed by the Director for Board action, the Director shall provide all pertinent legal and other background, an analysis of advantages and disadvantages, and an estimate of implementation difficulties and costs. For Board action proposed by Board members, the Director shall provide similar services when so directed by the Board President.

2. The Director shall provide the Board with periodic (not less frequently than semi-annually) reports on the status of implementation of new policies and programs. The Director shall provide the Board with reports on the accomplishment of Board-sanctioned goals and objectives. The Director shall render other reports as required by the Board.

3. A library directive system shall be utilized by the Board and the Director to promulgate policies and procedures for the guidance of library officials and employees. Directives on basic library policies, which the Board alone establishes, shall be signed by the President of the Board. Directives of mutual Board-Director decisions shall be signed by both the President and the Director. Directives on Administrative policies and procedures are signed by the Director.
I. Willard Public Library Board of Trustee Bylaws
The undersigned have been constituted a Board of Trustees of a District Library under Act 24 of Public Acts of 1989 of the State of Michigan.

Article I - Name of Library District
1.1 The corporate name of the District is "Willard Public Library."
1.2 The purpose of Willard Public Library is to operate and provide library services to all citizens in the School Districts of Battle Creek, Harper Creek, Lakeview, and Pennfield and to hold, safely keep and invest in its discretion such funds or property as it may receive as a legatee or devisee, gift, or in any other manner, and to use said monies or properties for the uses intended or required, and to exercise such powers and fulfill such duties as the Act above referred to permits or imposes.

Article II - Appointment of Trustees
2.1 Board members will be appointed consistent with the specifications of P.A. 24 of 1989 and P.A. 60 of 2005.

Article III - Duties of Trustees
3.1 Board of Trustees shall have the following powers and duties:
   a. Library Director
      To employ a Library Director who shall hold office for a term fixed by the Board of Trustees. The Library Director's contract is not to exceed a five-year period.
   b. Deposit of Funds
      To provide for the deposit of the funds of the District Library in such banks or trust companies as may be determined from time to time, and to further determine the manner in which checks drawn against such funds shall be signed.
   c. Budget
      (1) To adopt an annual budget for the operation and maintenance of the District Library and to make available at Willard Public Library a copy of such budget for public inspection.
      (2) To make an estimate annually on a day to be determined by the Board of the amount of taxes deemed necessary for the ensuing year, which estimate shall specify the amounts required for the different objects, and to report the same as the regular library tax levy for such District to the proper assessing officer or officers.
      (3) Expenditures shall be in accordance with the budget adopted except as amended by action of the Board, however no transfer shall be made from one statutory fund to another.
d. **Sites and Buildings**
   To locate, acquire, purchase or lease in the name of the District Library, such site or sites within or without the district for libraries, administration buildings, other buildings and any other property as may be necessary in the foreseeable future; to purchase, lease, acquire, erect or build and equip such buildings for library use as may be necessary; to pay for the same out of the funds of the District Library provided for the purpose; to sell, exchange, or lease subject to the District Library agreement and P.A. 24 of 1989, any real or personal property of the District Library which is no longer required hereby for library purposes, and to give proper deeds, bills of sale or other instruments passing title to the same.

e. **Raising and Borrowing Money**
   To initiate the necessary procedures to raise or borrow money for library purposes.

f. **Library Services**
   To establish, carry on and review library services as it shall deem necessary or desirable for the maintenance and improvement of the District Library.

g. **Salaries**
   To determine the salaries for all District Library personnel.

h. **Reports**
   (1) To require and consider reports of the Director concerning the progress of the District Library.
   (2) To make such reports to the Library of Michigan and other state officials at such times and in such forms as may be prescribed.
   (3) To provide for the preparation and release of the approved minutes of the Board proceedings in such manner as the Board may decide.

i. **Board Policies and Administrative Procedures**
   Board policies shall be general statements, narrow enough to give clear guidance, but broad enough to leave room for administrative discretion. The Board will be informed on a regular basis of all administrative procedures. The Board periodically shall review and appraise existing policies. Policy statements outlining conclusions adopted by the Board require a majority vote. When appropriate, supplementary administrative procedures will be issued.

j. **Committees**
   The Board may authorize committees as are deemed necessary. No committee will constitute a majority of the Board. The committee shall report recommendations to the Board for appropriate action.
k. **Other Duties**
To perform such other duties as prescribed by law or P.A. 24 of 1989, including the making of reasonable rules and regulations relative to anything necessary for the proper establishment, maintenance, management, and carrying on of the District Library.

**Article IV - Organization of the Board of Trustees**

4.1 **Election of Officers**
The election of officers of the Board of Trustees shall be held on the first regular meeting of each year. An officer may succeed himself/herself provided, however, that the President not serve more than four consecutive years.

4.2 **Officers**
The officers of the Board of Trustees shall be a President, Vice President, Secretary, and Treasurer.

4.3 **Method of Election**
The offices of the President, Vice President, Secretary, and Treasurer shall be filled by open and public voting following nominations. Not less than three (3) votes shall be necessary for the election of an individual to an office.

4.4 **Vacancies**
In the event a vacancy occurs during the term of any Board member, the vacancy shall be filled by appointment by the Board of Education of the School District where the vacancy occurred as prescribed in P.A. 24 of 1989. Additionally:
   a. No member shall be pecuniarily interested directly or indirectly in any contract with or for the District Library.
   b. No member shall be eligible for appointment to any position carrying with it compensation from library funds for at least one year after he/she ceases to be a member.

4.5 **Duties of the President**
The President shall:
   a. Preside at all meetings of the Board of Trustees, following the proper order of business as hereinafter provided.
   b. Appoint all special committees unless otherwise ordered.
   c. Call special meetings as may herein be provided.
   d. Be entitled to a vote on any question.
   e. Represent the District Library and the Board of Trustees.

4.6 **Duties of the Vice President**
The Vice President shall:
Have the power to perform the duties of the President in case of the absence of that officer and such other duties as the President or Board may direct.
4.7 **Duties of the Secretary**

The duties of the Secretary shall be as follows:

a. To keep or cause to be kept a record of the proceedings of all regular and special meetings of the Board of Trustees.

b. To keep or cause to be kept in custody all records of the Board, except such as are assigned to others.

c. To cause to be printed the proposed and approved minutes of all regular and special meetings of the Board of Trustees; to cause such minutes to be open and available for public inspection as required by law. Seven sets of each Board packet will be produced with the sets to be filed as follows: one in the Library Director's office, one in the Assistant Director's office and one copy to each member of the Board. The minutes of closed sessions shall be proposed and approved separately from the minutes of the open meeting by the Board Secretary. Proposed minutes of the closed session shall be signed and authenticated by the Board Secretary. Minutes of the closed session shall be approved by the Board and signed by the Secretary and countersigned by the President.

d. To post or cause to be posted public notice of all regular and special meetings of the Board of Trustees; to send out or cause to be sent out proper notice of all regular and special meetings to members of the Board.

e. To conduct the official correspondence for the Board of Trustees unless otherwise ordered.

f. To administer or cause to be administered all regular and special elections of the Library District.

g. To file a certified copy of a resolution of the Board certifying the taxes to be levied on the taxable property within the District as approved by the electors of the District or the Board with officials according to P.A. 24 of 1989.

h. To perform other duties as prescribed by P.A. 24 of 1989 or by action of the Board of Trustees.

4.8 **Duties of the Treasurer**

The duties of the Treasurer, who shall delegate to the designated District Library administrator responsibility for administration of the District Library money in accordance with the law, shall be as follows:

a. To keep or cause to be kept funds of the District Library.

b. To keep or cause to be kept proper accounts of all funds.

c. To cause to be submitted to the Board of Trustees all financial reports of the District Library and to approve and sign all financial reports after submission and acceptance by the Board.

d. To be the custodian of all bonds, and all other sureties owned by the District Library.

e. To keep or cause to be kept an interest account of the interest received from all District Library funds belonging to the District Library and credit all interest received therein to said funds.
f. To chair the Finance and Budget Committee.

g. To perform all other duties of the Treasurer as prescribed by law or by action of the Board of Trustees.

4.9 Committee Reports
Recommendations of all special committees shall be made in writing to the Board of Trustees.

Article V - Procedure of the Board of Trustees
5.1 Meetings
a. The regular meetings of the Board of Trustees to consider library matters shall be held on the third Wednesday of each month at Willard Public Library Meeting Room, 7 West Van Buren Street, or at such other place as may be designated by the Board of Trustees from time to time, beginning at 5:00 P.M. If the third Wednesday is a holiday, the Board of Trustees shall establish alternative dates for the year at the first regularly scheduled meeting. Public notice of regular meetings of the Board of Trustees shall be given as required by law.

b. Special meetings may be called by the President or by any two (2) or more members. Public notice of special meetings of the Board of Trustees shall be given as required by law.

c. Any legal meeting of the Board may be recessed to a specific time and place for the purpose of completing items on the agenda for the meeting so recessed; however, a meeting recessed for more than thirty-six (36) hours shall be reconvened only after providing public notice as required by law.

5.2 Quorum
A majority of the Board shall constitute a quorum for the transaction of business, but a lesser number may adjourn to a future date.

5.3 Order of Business
The order of business for all regular meetings shall be as follows:
I. Approval of Minutes
II. Public Comment
III. Financial Report
IV. Personnel Report
V. Reports and Recommendations
VI. Other Business
VII. Comments by Trustees
VIII. Adjourn

5.4 Rules of Parliamentary Practices
"Robert's Rules of Order" may govern the Board of Trustees procedures.
5.5 Public Invited
All meetings of the Board of Trustees shall be open to the public as to all matters save those which it must or may under applicable law consider in closed session. Persons in attendance shall be permitted to address the Board in accordance with the following rules:
a. The President shall establish such guidelines at each meeting as shall:
   (1) Best assure equal opportunity for those in attendance to be heard;
   (2) Maximize the value of the information provided;
   (3) Avoid/reduce repetition or redundancy.
b. These guidelines shall so apply to any committee or group deemed to be a public body as defined under PA 267 of 1976, known as the Open Meetings Act.

5.6 Employees Invited
Employees and representatives of all library employee organizations are invited to attend all regular or special meetings of the Board.

5.7 Board Member Compensation
A Board member may be reimbursed for actual necessary expenses in the performance of official duties, including but not limited to, expenses of meetings and conferences where attendance is authorized in advance by the Board.

Article VI - Library Director
6.1 Appointment
The Board of Trustees shall appoint, contract with and employ a Director of Libraries for a contract period not to exceed five (5) years. The term of office shall begin on the first of July of each year.

6.2 Time for Contracting with Director
The Board of Trustees shall complete the evaluation of the Director of the Libraries on or before the first day of June and act upon the contract by said date in each year.

6.3 Type of Contract
The written contract between the Director and the District Library shall be signed by the President and Secretary of the Board of Trustees and the Director.

6.4 Attendance at Board Meetings
The Director shall attend all regular and special meetings of the Board of Trustees whenever the District Library is to be discussed, unless excused by the President, and shall have the privilege of attending all meetings of committees as an ex-officio member. When in attendance at these meetings, he/she shall have the right to speak upon matters under discussion by the Board or Committee, but shall not have the right to vote.
6.5 **Duties of the Director**

a. As chief administrator, the Director is responsible for the development of library services, policies, procedures, facilities, properties, collection development, public relations, financial management, personnel and reporting and administering policies established by the Board as the governing body.

b. The Library Director shall be responsible for keeping the Trustees informed of matters related to the Library or themselves as Trustees; for preparing a preliminary draft of budget and annual report for Board approval, and for assisting the Board in its decisions on policies, budget and other such matters.

c. The Library Director is authorized to make expenditures for the general operation of the District Library in a reasonable and customary manner. The Director shall not be authorized to transfer title or assets without the approval of the Library Board. Unusual or substantial expenditures shall be brought to the attention of the Board.

**Article VII - Amendments**

7.1 **Amendments**

These bylaws may be amended by a vote of a majority of the entire Board of Trustees at a regular meeting only, and not unless such amendment shall have been proposed at a previous regular meeting.
IV. Library Policies
Following are the basic policies established by the Library Board.

A. Policy Regarding Director of the Library
   1. Appointment
      The Director of the Library shall be selected, appointed, and removed by
      the Willard Public Library Board of Trustees.
   2. Duties and Responsibilities
      The Director of the Library shall plan, organize, and direct the library in
      accordance with Library Board Policies and Bylaws, Michigan Codes,
      and Calhoun County and City ordinances and policies. The Director
      implements Board policies and establishes administrative policies in
      order to provide a balanced and effective library service with the most
      efficient use of resources. The Director devotes special attention to
      planning, community affairs, financial concerns, and external
      relationships.
   3. Liaison Responsibilities
      The Director serves as the primary liaison between the Library Board
      and Library staff, interpreting Board policies to the staff and relaying to
      the Board staff suggestions and recommendations.
   4. Authority and Accountability
      a. The Director shall have full authority to select, appoint, and
         remove all other staff, in accordance with applicable contractual
         regulations and procedures and shall be guided by the
         "Standards of Personnel" established by the Michigan State
         Board for the Certification of Librarians and by recommended
         standards of the American Library Association.
      b. The Director shall promote personnel management practices
         that are in accordance with Federal, State, and County laws and
         regulations with respect to Equal Employment Opportunity and
         Affirmative Action.
      c. The Director shall encourage staff development activities.
      d. The Director shall administer personnel by contractual
         agreement relating to job classifications, salary schedules, hours
         of work, annual and sick leave, retirement plans, and insurance.
5. **Financial Management**
   a. The Director shall keep the Trustees informed of the availability of private, federal, and state funds which could enhance the effectiveness of the Library’s facilities, staff, materials, and programs.
   b. The Director shall brief the Trustees annually on the Library’s financial condition upon receipt of the Library audit.
   c. The Director shall have authority to exercise discretionary adjustments within operating and capital budgets up to a level determined by the Board.
   d. The Director shall update the Trustees monthly on income, expenditures, and the financial status of the Library.

6. **Library Records**
The Director shall initiate and maintain Library records and reports needed for administrative purposes and adequate to furnish information basic to the Library Board upon request.
B. **Policy Regarding the Availability of Service in the Battle Creek Area**

The entire resources of the Willard Public Library are available to all borrowers. Collections are developed for the reading abilities and special interests of children and young people, as well as adults, and Library personnel are available to provide guidance if requested. Parents are responsible for supervising their children’s selections.

1. **Willard Library** is supported by a property tax from citizens in the Battle Creek, Harper Creek, Lakeview, and Pennfield School Districts.
   a. To borrow free from Willard Public Library, a person must either reside or own property in the area defined by the school districts of Battle Creek, Harper Creek, Lakeview, or Pennfield.
   b. A fee may be charged directly to any outside jurisdiction for library service via a contract, as approved by law.
   c. Non-residents and transient borrowers shall be charged a fee or deposit for library privileges according to a schedule determined by the Director of the Library.
   d. A reciprocal borrowing agreement may be entered into with other similar size libraries.
   e. Under special circumstances courtesy cards are issued at no charge with the approval of the Director.
   f. Educator Cards: If an educator is employed by one of the four school districts served by Willard Library but resides out of the district, an Educator Card will be issued at no charge with the approval of the Director.
   g. With a written agreement that a school located within the boundaries served by Willard Library elects to participate in the ConnectEd Library Card Program with Willard Library, a student who attends school in a participating school but is not eligible for a resident card may be issued a Willard Library card.

2. As determined by the Director, acting in accordance with Trustee Policy, the use of the Library or its service shall be limited when excessive demands of groups or individuals tend to curtail service to the general public. Such demands may include those made by students, puzzle contestants, and others whose demands for staff time, available materials, or space would prohibit attention and service to other individuals or groups. The Board will be made aware of any such demand that caused the Library Director to limit a demand at the next Board meeting.

3. As determined by the Director, acting in accordance with Trustee Policy, the use of the Library or its services may be denied for due cause. Such cause may be failure to return materials or to pay penalties, destruction of Library property, disturbance of other patrons, or other objectionable conduct on Library premises.

(Revised August 2017.)
C. Policy Regarding Fees For Special Services
Fees may be applicable, at the discretion of the Library Board, for the following services:
1. Providing a service that incurs an additional cost to the library with each use; i.e., computer search, interlibrary loans, multiple Bestseller copies.
2. Providing library staff to organizations on a contractual basis.
3. Providing use of equipment; i.e., copy machines, microform reader/printers, public computers.
4. Providing new service for which funding is not otherwise available.

D. Policy Regarding Cooperation With Other Jurisdictions and Libraries
1. The Board of Trustees and the Director of the Library shall be alert to opportunities for cooperating with other libraries where such cooperation will bring about a desirable expansion in library service or improvement in the quality of service or both.
2. The Library Board may consider and enter into contractual arrangements with other libraries, public bodies, or political jurisdictions, keeping in mind that such arrangements must not interfere with the quality and efficiency of the Willard Public Library service. Consideration for entrance into collaborative relationships with other organizations shall be predicated on the assumption that the activities and philosophies of the collaborating organization are within the scope and range of library services and a significant portion of our patrons are potential recipients of said services. The establishment of collaborative relationships shall be considered on a case-by-case basis; shall be in the best interests of the library; and shall not be interpreted as precedent setting in any way.

E. Policy Regarding Physical Facility
To achieve the goal of good library service, the Library Board will work toward providing a physical facility which will adequately meet the physical requirements of such service.

F. Policy Regarding Use of Library Meeting Room
The Library meeting room is for the use of the library and library-related programs.

G. Policy Regarding Safeguarding of Library Materials
Fines for overdue materials on loan may be assessed in an amount determined by the Director. The schedule of fines will be made available to all patrons.
H. Policy Regarding Privacy of Patron's Records

1. Laws governing library records of patrons, the Library Privacy Act Michigan Compiled Laws Act 455 of 1982. The following records are excluded from the provisions of this chapter: Library records which can be used to identify both (i) any Library patron and who has borrowed material from a Library and (ii) the material such patron borrowed.

2. Library service records are for the sole purpose of maintaining and conserving public property and are not to be used for identifying the titles or kinds of material or equipment used by individual Library patrons.
   a. The staff shall not provide to a third party the details, nature, or purpose of information requested by an individual patron.
   b. Such records or information shall not be revealed to any individual or agency unless ordered by a court of competent jurisdiction. Prior to release of such information or records, the Library Director shall consult with the Library Attorney to determine the possible avenues of relief from the order. Upon receipt of any such order the Library Director shall advise the Attorney and the President of the Willard Public Library Board. The members of the Library Board shall be informed of any action taken pursuant to such order.
   c. Any costs incurred by the Library in any search through patron records, under a court order, shall be chargeable to the agency demanding such search.
I. Policy Regarding Displays and Handouts

Approval of a display or distribution of handout material does not indicate that the Library endorses any cause or activity.

1. Displays - Public

Requests by the public for Library display space shall be granted only for educational, artistic, and cultural materials which are designed primarily to promote interest in the use of books, other library materials, and information services. Displays will not include prices of objects; only the name, address, and telephone number of the displayer may be made available to the public. Requests shall be considered in the order in which they are received. The Library reserves the right to limit the size, number of items, the schedule of any display, and the frequency with which the artist or organization may have a display.

2. Displays - Staff

Any display created by an employee of Willard Public Library will be considered a staff display and not a public display. Staff may create displays of library materials to encourage the use of the informational resources of the Library and promote a positive view of the Library in the community. Such displays should reflect all viewpoints on a given subject where appropriate.

3. Handouts

The Library acts as a distribution point for handout materials for public awareness. These items may represent diverse points of view. The Library, at its discretion, will provide reasonable space for announcements and notices of programs and activities sponsored by nonprofit civic, cultural, and educational groups.

J. Policy Regarding Soliciting and Selling

1. Soliciting on Library property or in Library Meeting Rooms will not be permitted except when pertaining to Library business. No signs or posters will be displayed except when pertaining to Library business, or for educational and cultural organizations at the discretion of the Director.

2. No selling program is to be conducted in any part of the Library except when sponsored by the Library Board of Trustees.
K. Policy Regarding Gifts to Willard Public Library

1. Laws Governing Gifts to the Library
   Michigan Code 397.381 and 397.382

2. Director's Authority
   The Library shall accept or reject gifts within the scope and limitations of the above legislative actions.
   a. The Director of the Library shall be the agent and administrator of all gifts accepted by the Library.
   b. Money gifts, gifts of stocks, bonds, endowments, estates, land, etc. will be accepted providing conditions of such gifts are acceptable to the Library Board of Trustees.
   c. Gifts of books and other materials are accepted but without commitments as to final disposition and with the understanding that they are not necessarily to be added to the collection. The same criteria used for the selection of all other materials will be used in evaluating gift materials. Special memorial gifts of books or other library materials may be accepted and appropriate notation placed on them at the discretion of the Director.

3. Limitations on Gifts
   a. The Library will not accept for deposit materials which are not outright gifts.
   b. Gifts of personal property, art objects, portraits, antiques, and other museum-type objects are not generally considered acceptable gifts for a library, and the Library Board and Director shall feel under no obligation to accept such offerings.

4. Appraisals
   a. The appraising of a gift to a Library for tax purposes is the responsibility of the donor since it is the donor who requires an appraisal, not the Library, but the Library may make arrangements for and suggestions concerning appraisals.
   b. The Library should at all times protect the interests of its donors as best it can and should suggest the desirability of appraisals whenever such a suggestion would be in order.
   c. The acceptance of a gift which has been appraised by a third--and disinterested--party does not in any way imply an endorsement of the appraisal by the Library.

5. Expenditures
   That portion of the Library Gift Funds which come to Administration may be spent for any purchases designed to enhance operations of the Willard Public Library.
L. Policy Regarding Friends of the Library

The Library Board encourages and supports a Friends of the Library Organization. Such an organization makes an important contribution to the Willard Public Library.

1. The Board encourages the various fund-raising activities of the Friends, provided that such activities conform to applicable regulations.

2. The Library Board encourages book sales by the Friends, using surplus Willard Public Library material and other materials given to the Library. Funds obtained from these sales are governed by the Library Director taking into consideration recommendations made by the Friends.

3. Any Friends’ gifts to the Willard Public Library will be considered in accordance with the policy stated in Section K.
M. Policy Regarding Selection of Materials

General Objective
Willard Public Library exists to support the educational, recreational, cultural, and informational needs of the citizens in its area. The library will fulfill these needs using a variety of material forms, including books, media, and electronic formats. It also will participate in and administer programs inside and outside of the library itself in order to meet its educational goals. The library recognizes that free and convenient access to the world of ideas, information, and creative experience is of vital importance to all citizens. It is the function of the library to provide the means whenever possible, through which all persons may have free access to the thinking on all sides of all ideas. In fulfillment of the library's objectives, the basic principles of freedom of access to information and to materials of varying views as set down in the American Library Association's publication, the Library Bill of Rights, shall be adhered to. This document is appended and shall remain a part of the selection policy.

1. Responsibility for Selection
The materials selection process is shared by all fully qualified members of the library staff who operate within the framework of policies established by the Board of Trustees. The Library Director and Assistant Director bear responsibility for the selection of materials with final authority resting with the Board. Suggestions from all staff and the general public are welcomed and taken into consideration.

2. Criteria for Selection
   a. General. Selection of all material shall be influenced by the following principles:
      (1) Relevance to community interests and needs.
      (2) Relation of material to existing collection.
      (3) Reviews in media and opinions of experts in fields.
      (4) Timeliness and popularity of subject or permanency of value to the collection.
      (5) Budgetary considerations.
      (6) Physical limitations of building.
      (7) Quality of content.
      (8) Physical nature of material (binding, format, etc.).
      (9) Broadness of appeal.
      (10) Common sense.
   b. Fiction. In addition to the above general considerations, adult fiction will also be judged based on its style, literary merit, characterization, popularity, author's reputation, publisher, originality, ability to sustain interest, readability, and popular demand.
c. **Non-Fiction.** Criteria for selecting non-fiction material will include qualifications of the author in subject field, scope and authority of subject matter, arrangement of material, availability of other material on subject, quality of writing, date of publication, price, and demand.

d. **Non-Print and Electronic Material.** Compact discs, DVDs, computer software, video cassettes, audio cassettes and other electronic formats are selected on the basis of favorable reviews in standard reviewing media, quality of physical product, quality of content, platform, and lasting value to the collection.

e. **Reference.** The library will maintain a complete reference section in all disciplines and a variety of formats making use of developing technology. Selection of reference material will be influenced by the following factors: authority, scope, treatment of subject, arrangement, format cost, existing holdings, and need.

f. **Periodicals and Newspapers.** Magazines shall be selected on their merit as a current source of news, information, and opinion; for their value in research work and for recreational reading. Their selection is also affected by their price, frequency, demand, and their inclusion in indexing services. Newspaper selection is determined by locality, wideness of appeal, geographical balance of collection, and price.

g. **Local History.** Materials selected for local history have relevance to the Battle Creek area, Calhoun County or the State of Michigan. An attempt is also made to collect certain materials by local authors and publishers. Books on genealogy are also collected by the local history department. The collection includes but is not limited to material on families in the mid Atlantic and North Central United States.

h. **Young Adult Fiction.** The same basic criteria for the selection of adult fiction shall apply to the selection of young adult materials. However, strong influence will be placed on appeal to the age level served (grades 6-12). Consideration will also be given to literary and artistic worth, accuracy, clarity and suitability of content, and vocabulary to the age of the readers.

i. **Children's Books.** Materials will be selected for children from infancy through fifth grade and for adults working with children in this age group. Although the staff exercises professional judgment in the selection of all materials, responsibility for the reading habits of children and adolescence rests with their parents or legal guardians.

j. **Textbooks.** The library does not attempt to acquire textbooks or other curriculum-related materials, except as such materials also serve the general public.
3. **Gifts**
   Donation of materials is welcomed and encouraged. Gifts must meet the same general selection criteria applied to new material. The library retains the right to make the most advantageous use of the materials it accepts. The library also welcomes gifts and donations as memorials. A gift plate will be placed in the materials showing name of donor and/or person honored.

4. **Maintenance of Collection**
   The weeding of the library collection is necessary to achieve a well balanced collection suitable to the clientele served and should be a continuous, consistent process. The process shall include removal of multiple copies no longer in demand, books that are damaged, outdated copies, and books that contain misleading or obsolete information.

5. **Interlibrary Loan and out of Print Service**
   Book selection can be affected by the availability of certain materials at other libraries and bookstores.

6. **Procedure for Handling Objections**
   In the event that the selection of any library material is challenged, the following procedures shall be followed:
   a. The concerned citizen or group shall fill out the "Request for Reconsideration of Library Material" form in its entirety. The form shall then be presented to the Director or Assistant Director.
   b. The material shall then be reviewed objectively by the Director, Assistant Director and the concerned citizen. If necessary, the matter will go to the Library Board for a final decision.
   c. No material shall be removed from the collection until a final decision has been made.

7. **Revision of Policy**
   This policy shall be revised as times and circumstances require.
FORM: REQUEST FOR RECONSIDERATION OF LIBRARY MATERIAL

Author: 
Title: 
Format: 
Publisher: 
Publication Date: 
Request Initiated by: 
Address: 
City: 
Zip Code: 
Phone: 
Is this request made on the behalf of: 

____________________  Yourself 
____________________  Organization 

(Name of Organization)

Have you read/reviewed this title in its entirety?

What is your objection to the material? (please be specific, i.e. cite pages)

Is there anything positive about the material?

Please state the reason for your request.

Action Requested:

Have you read the Willard Public Library Materials Selection Policy?

Are you aware of the judgment of this material by literary critics or area subject specialists? (Please provide names of reviewers and citations for reviews, if known.)

Can you recommend material of comparable literary quality or another title that would convey the same perspective of the subject treated?

Signature of Patron:  
Date:  

Received by Staff Member:  
Date:  
N. Policy Regarding Disposition of Furniture and Equipment
Willard Public Library will dispose of usable excess furniture and equipment in one of three ways:
1. Periodic public sale, with notice published in the Battle Creek Enquirer and advertised elsewhere, if appropriate.
2. Sale to other libraries or companies for the best price that can be obtained.
3. Donation to Goodwill Industries or another appropriate agency if the item cannot be sold.

O. Policy Regarding Equal Employment Opportunity
It is the policy of the Willard Public Library to hire and utilize well-qualified personnel to perform the many tasks necessary to the operation of the library.

It is further the policy of the Willard Public Library that there shall be equal employment opportunities for all applicants and employees without regard to race, color, religion, national origin, sex, age, height, weight, marital status, handicap, or other characteristics defined and protected by the Civil Rights Law.

This policy applies to hiring, conditions, and privileges of employment, compensation, training, transfer, upgrading and promotion, and termination of employment.

It is the personal responsibility and a requirement of the job of each management employee to provide equal opportunity for all employees in the work group with regard to work assignments, training, transfers, advancements, and other conditions and privileges of employment without regard to race, color, religion, national origin, sex, age, height, weight, marital status, handicap, or other characteristics defined and protected by the Civil Rights Law.
P. Policy Regarding Progressive Discipline

It is the policy of the Willard Public Library that all employees are expected to comply with the library's standards of performance and behavior and that any noncompliance with these standards must be remedied.

Under normal circumstances, the library endorses a policy of progressive discipline in which it attempts to provide employees with notice of deficiencies and an opportunity to improve. It does, however, retain the right to administer discipline in any manner it sees fit. Disciplinary action may be required under the following circumstances:

1. Abuse of sick leave or other leaves;
2. Consistent tardiness;
3. Deficiencies in performance;
4. Violation of terms of employment;
5. Unauthorized absence from work;
6. Insubordination;
7. Breaches of acceptable conduct.

The normal application of progressive discipline should be:

1. If an employee is not meeting Library standards of performance or behavior, the employee’s supervisor should take the following action:
   a. Meet with the employee to identify and discuss the performance problem;
   b. Inform the employee of the nature of the problem and the action necessary to correct it;
   c. Prepare a memorandum stating possible solutions to remedy the problem. The written statement will be signed by the employee.

2. If there is a second occurrence:
   a. The Director will hold a meeting with the employee and his/her supervisor;
   b. Inform the employee of the continuing nature of the problem and action necessary to correct it;
   c. Prepare a memorandum stating possible solutions to remedy the problem. The written statement will be signed by the employee. A union representative may be present if employee wishes.
   d. Indicate the consequences of continued lack of improvement.

3. If there is a third occurrence, the Director will take the following action:
   A union representative may be present if employee wishes.
   a. Prepare a written report describing the first, second, and third incident and summarizing the action taken during the meeting with the employee. A copy of the report will be part of the employee’s personnel file;
   b. Issue a written reprimand to employee;
   c. Suspend the employee without pay for two working days.
4. If there is a fourth occurrence, the Director will take the following action:
   A union representative may be present if employee wishes.
   a. Prepare a written report describing the first, second, third, and fourth incident and summarizing the action taken during the meeting with the employee. A copy of the report will be part of the employee’s personnel file;
   b. Issue a written reprimand to the employee;
   c. Suspend the employee without pay for five working days;
   d. Prepare and forward to the employee’s personnel file a written report.

5. If there are additional occurrences, the Director will take the following action:
   A union representative may be present if employee wishes.
   a. Suspend the employee indefinitely and terminate employment;
   b. Prepare a written report describing the occurrence, and summarizing the action taken and its justification.

The progressive discipline procedures described above may be applied to any employee who is experiencing a series of unrelated problems involving job performance and/or behavior. In cases involving serious misconduct, such as major breach of policy or violation of law, the procedures described above may be disregarded. The Director should suspend the employee immediately and, if appropriate, recommend termination of the employee’s employment.
Q. Policy Regarding Sexual Harassment
The primary federal law that protects workers against sexual harassment is called Title VII of the Civil Rights Act of 1964. This law recognizes two types of sexual harassment claims:

1. Quid pro quo ("this for that") claims in which a supervisor offers a job, promotion, or raise, in return for sexual favors, or threatens retaliatory action if you don't comply with his/her advances.

2. Hostile environment claims in which an employee engages in unwelcome sexual behavior that creates an offensive work atmosphere for any other employee.

It is a violation of the terms of employment at the Library to sexually harass any employee verbally or physically. Conduct which creates an intimidating, hostile, or offensive working environment is an invasion of the employee's individual rights, is against the law, and will not be tolerated.

Any employee who feels that he/she has been or is being subjected to sexual harassment should immediately contact his/her supervisor. Any supervisor who observes or has reported to them instances of sexual harassment shall report the activity to the Assistant Director and/or the Library Director.

It is the Library's policy to act quickly when advised of any sexual harassment incident and confidentiality will be maintained to the maximum extent possible.

Upon a report of alleged sexual harassment an investigation will be conducted in which the facts will be evaluated and a conclusion will be reached as to whether or not sexual harassment has occurred. In determining whether the alleged conduct constitutes sexual harassment, the totality of the circumstances, the nature of the harassment and the context in which the alleged incidents occurred will be considered.

If sexual harassment has occurred the harasser will be subject to disciplinary action up to and including discharge. If the employer cannot reach a conclusion, nondisciplinary measures will be considered to prevent contact between the parties such as transfers, rescheduling, and reassignment of duties. The Director will take steps to assure that Board Members are advised of the results of sexual harassment investigations.
CHECKLIST FOR SEXUAL HARASSMENT INVESTIGATIONS.

The Director and Assistant Director will conduct all sexual harassment investigations by gathering the facts:

1. Review the library policy regarding sexual harassment.
2. Interview the alleged victim in a private room.
   a. Take the complaint seriously.
   b. Find out what happened by asking "What brought you here?" or "Please describe the last situation."
   c. Find out the effect of the harassment on the alleged victim. Ask the employee:
      "Has this happened before?"
      "How long has this been going on?"
      "Was the person told that the behavior was unwelcome?"
      "What was the person’s reaction when informed that his or her behavior was unwelcome?"
   d. Find out names of witnesses.
   e. Ask the alleged victim what (s)he would like to have happen.
   f. Assess the alleged victim's credibility.
   g. Take notes during the interview and create a confidential file.
3. Interview the alleged perpetrator in a private room.
   a. Explain the purpose of the interview but state that no decision has been made on the truthfulness of the allegations.
   b. Identify the alleged victim and the specific basis of the sexual harassment complaint.
   c. Ask the person to respond to each allegation separately.
   d. If the person admits to the behavior, tell the person that the behavior must stop.
   e. If the person denies the behavior, explain that you have two sides of the story and that you will be doing additional fact finding before making a determination.
   f. Find out names of witnesses.
   g. Assess the employee's credibility.
   h. Take notes during the interview and add to the file.
4. Evaluate the facts and make a decision.
   a. Evaluate the facts from a reasonable person's perspective.
   b. Distinguish between "unwelcome" and "voluntary" sexual conduct.
c. Write a thorough unbiased report.
   (1) Make the report chronological.
   (2) Provide exact details of the complaint.
   (3) Describe the interviews.
   (4) For all witnesses, distinguish between firsthand knowledge and rumor.
   (5) State a conclusion as to whether sexual harassment occurred and provide specific justification.
   (6) Recommend nondisciplinary measures to prevent contact between the parties if a conclusion cannot be reached.
   (7) Follow up with the alleged victim and alleged perpetrator after the decision has been made.
Policy Regarding Employee Recognition

In lieu of service pins, Willard Library will contribute the equivalent of dues for ten members to the Willard Library Staff Association to aid in employee recognition and to foster a spirit of community among library staff.

The Willard Public Library Board of Trustees continues to express its appreciation for dedication, longevity, and continuous service by library staff.

(Revised March 2015.)
Policy Regarding Guest Responsibilities and Conduct

1. Introduction.
Willard Library (the "Library") is open for specific and designated civic, educational, and cultural uses, including reading, studying, writing, participating in Library programs, and using Library materials. In order to provide resources and services to all people who visit the Library facilities in an atmosphere of courtesy, respect, and excellent service, the Library Board has adopted this Policy Regarding Guest Responsibilities and Conduct. The purpose of this Policy is to assist the Library in fulfilling its role as a community resource enriching life, stimulating intellectual curiosity, fostering literacy, and encouraging an informed citizenry.

The following rules of conduct shall apply to all buildings and all branches - interior and exterior - and all grounds controlled and operated by the Library ("Library facilities") and to all persons entering in or on the premises, unless otherwise specified.

2. Rules for a Safe Environment.
   a. Violations of Law. Committing or attempting to commit an activity in violation of federal, state, or local law, ordinance or regulation (including but not limited to assault, indecent exposure, larceny, removing Library material from the property without authorization through the approved lending procedures, or vandalism) is prohibited.
   b. Weapons. Carrying guns, pistols, or other weapons, except as specifically permitted and exempt from local regulation by law, is prohibited.
   c. Alcohol and Drugs. Possessing, selling, distributing, or consuming any alcoholic or intoxicating beverage, illegal drug, or drug paraphernalia is prohibited; provided that alcohol may be permitted at certain Library-sponsored events if specifically approved by the Library. Persons noticeably under the influence of any controlled substance or alcoholic or intoxicating liquor are not allowed on Library property.
   d. Recreational Equipment and Personal Transport Devices. Use of skateboards, rollerblades, roller skates, or other wheeled form of recreational equipment is not allowed in the Library or on Library property. Library guests must park bicycles or other recreational vehicles only in authorized areas. Wheelchairs, scooters, and other power-driven mobility devices are permitted by those individuals with disabilities in accordance with Library rules.
   e. No Blocking of Doors, Aisles, or Entrances. All doors, aisles, and entrances must remain obstacle-free. This includes a prohibition of running power cords across aisles or other areas that are used for walking.
f. Animals. Animals are not permitted in the Library other than service animals (as defined by law) for those individuals with disabilities, those used in law enforcement, or for Library programming.

g. Incendiary devices. The use of incendiary devices, such as candles, matches, and lighters, is prohibited inside the Library.

h. Staff Only Areas. Guests shall not be permitted in any areas designated as "staff only" unless otherwise permitted by the Library Director or designee.

3. Rules for Personal Behavior.
   a. Personal Property. Personal property brought into the Library is subject to the following:
      (1) Library personnel may limit the number of parcels carried into the Library. The Library may also limit the size of items, for example, the Library prohibits large items such as suitcases, duffle bags, or large plastic garbage bags. For security purposes, all parcels (including but not limited to handbags, backpacks, packages, and shopping bags) and coats may be subject to inspection by Library staff.
      (2) The Library is not responsible for personal belongings left unattended.
      (3) The Library does not guarantee storage for personal property.
      (4) Personal possessions may not take up seating or space if needed by others.

   b. Food and Beverages. Food and beverages are permitted only in designated areas.

   c. Unauthorized Use. Guests must leave the Library promptly at closing time and may not be in the Library when it is not open to the public. Further, any guest whose privileges to use the Library have been denied may not enter the Library. Any guest whose privileges have been limited may not use the Library in any manner that conflicts with those limits placed on the guest by the Library Director, his or her designee, or the Library Board.

   d. Engaging in Proper Library Activities. Guests shall be engaged in activities associated with the use of the Library while in the building or on Library property. Guests not engaged in reading, studying, writing, participating in Library programs, or using Library materials shall be required to leave the building and shall not remain on Library property.
e. Considerate Use. The following behavior is prohibited in the Library and in the Library building.
(1) Spitting;
(2) Running, pushing, shoving, fighting, provoking a fight or other unsafe physical behavior;
(3) Climbing on furniture;
(4) Using obscene or threatening language or gestures.

f. Panhandling or Soliciting. Panhandling or soliciting Library staff or guests for money, products, or services inside the Library or on Library property is prohibited. Sales of products or services that are incidental to Library programming may be permitted if approved in advance by the Library Director or designee.

g. Interference with Staff. Guests may not interfere with the staff's performance of duties in the Library or on Library property. This includes engaging in conversation or behavior that monopolizes or forces the attention of staff for an inappropriate period of time, inappropriate personal comments, sexual advances, or physical and/or verbal harassment.

h. Campaigning, Petitioning, Interviewing and Similar Activities. As a limited public forum, the Library reserves the right to regulate the time, place, and manner for campaigning, petitioning, interviewing, survey-taking, pamphleteering, canvassing, and soliciting on Library grounds as follows:
(1) Campaigning, petitioning, interviewing, survey-taking, pamphleteering, canvassing, and soliciting are prohibited inside the Library building.
(2) Campaigning, petitioning, interviewing, survey-taking, pamphleteering, canvassing, and soliciting outside the Library building but on Library property are subject to the following requirements:
   (a) Persons or groups are requested to sign in at the Information Desk in advance.
   (b) Use of the Library property does not indicate the Library’s opposition or endorsement of the candidate or issue that is the subject of the petition, interview, campaign, or discussion.
   (c) Permitted areas for campaigning, petitioning, interviewing, survey-taking, pamphleteering, canvassing, and soliciting outside of the Library building shall be limited to the areas 25 feet from all entrances.
   (d) No person shall block ingress or egress from the Library building.
   (e) Permitted times will be limited to the operating hours of the Library.
(f) Campaign material, literature, or petitions may not be brought into the Library, posted at the Library, or left on Library property.

i. Distributions; Postings. The Library, at its discretion, will provide reasonable space for announcements and notices of programs and activities sponsored by nonprofit civic, cultural, and educational groups.

j. Restrooms. Misuse of restrooms, including laundering, sleeping, shaving, hair cutting or trimming, bathing, and sexual activity is prohibited. Unless a parent or guardian is assisting a child or a guest is assisting a person with a disability, there shall only be one person to a stall. Library materials may not be taken into restrooms.

k. Harassment. Staring, photographing, video recording, audio recording, following, stalking, harassing, arguing with, threatening, or behaving in a manner (1) which can reasonably be expected to disturb Library users or staff while such staff or guests are in the Library or on Library property; and (2) that interferes with the guests' use of the Library or the ability of the staff person to do his or her job is prohibited.

l. Loud Noise. Producing or allowing any loud, unreasonable, or disturbing noises that interfere with other guests' use of the Library or which can be reasonably expected to disturb other persons or have the intent of annoying other persons, including yelling, cheering, talking (with others or in monologues) or noises from electronic, entertainment, and communication devices, such as cell phones, tablets, headphones, and radio, is prohibited.

m. Odor. Offensive odor, including but not limited to body odor due to poor personal hygiene, overpowering perfume, or cologne, that causes a nuisance is prohibited. (For example, if the guest's odor interferes with staff or other guests' use of the Library, the guest violates this Policy.)

n. Identification. Guests must provide identification to Library staff when requested.

o. Tables or Structures on Library Property. No person may use or set up a table, stand, sign or similar structure on Library property. This does not apply to Library-sponsored or co-sponsored events.

p. Smoking and Tobacco Use. Smoking, using e-cigarettes, vaping, electronic nicotine delivery systems or chewing tobacco is prohibited on Library property. No tobacco product may be visible while in the Library.

q. Shirts and Shoes. Shirts and shoes are required for health reasons and must be worn at all times inside the Library and on Library property.

r. Library Policies. Guests must adhere to all Library Policies.
4. **Rules for Unattended Children**
   In order to provide for the safety of children using the library:
   a. All children ages 10 years or younger shall be attended and adequately supervised by a parent or designated responsible person.
   b. Parents are responsible for the behavior of their children in the library, whether or not the parent is present.
   c. Disruptive children will be asked to leave for the day after receiving one warning.

5. **Rules for the Use and Preservation of Library Materials and Property.**
   a. **Care of Library Property.** Guests must not deface, vandalize, or damage Library materials, equipment, furniture, or buildings. Guests shall not load or install any programs or software on Library computers. Guests shall be responsible to reimburse the Library for costs incurred by the Library for violating this provision. Guests shall not cause damage by returning books containing pest infestations or bringing pest infestations into the Library.
   b. **Internet Use.** Guests must abide by established time limitations and all other provisions of the Library Internet Use Policy.
   c. **Equipment.** Library staff computers are for staff use only.
   d. **Authorized Lending.** Library materials may only be removed from the premises with authorization through established lending procedures.
6. **Disciplinary Process for Library Facilities.**

The Library Director or designee may restrict access to Library facilities with immediate dismissal of the guest from the premises, by suspending the guest's access to Library facilities for a set period of time, or by denying access to specific services and/or programs pursuant to this policy. When necessary, the local police may be called to intervene.

a. **Incident Reports.** Library staff shall record in writing in the form of an Incident Report any violation of this policy that resulted in suspension of Library privileges. By the end of the day on which the incident occurred, an Incident Report shall be written and forwarded to the Library Director for logging and review. The report should include physical descriptions in addition to the name of the guest. A copy of the suspension of privileges letter should be attached, if applicable.

b. **Violation of the Policy - Suspension of Privileges.** Unless otherwise provided in this policy, (see Section C below), the Library shall handle violations as follows:

   (1) **Initial Violation:** Library guests observed violating this Policy will be asked to cease the violation with a verbal request. If the guest does not comply with the request, he or she will be asked to leave the building for the day. If he or she refuses, the police may be called.

   (2) **Subsequent Violations:** The Director or designee may further limit or suspend the guest's Library privileges if infractions continue. Such limitation or revocation shall be in writing specifying the nature of the violation. Subsequent violations of the same rule shall result in additional suspensions of increasing length.

c. **Violations that Affect Safety and Security.** Violations involving verbal abuse, violence, threatening behaviors, sexual harassment, vandalism, drug sale or use or attempted drug sale or use, intoxication, theft or attempted theft, physical harassment, sexual misconduct or any behavior that threatens the safety and security of staff and/or guests shall be handled as follows:

   (1) **Initial Violation:** The police will be called immediately. If the conduct constitutes a violation of local, state, or federal law, arrest or criminal prosecution may ensue. Violations of this nature will result in an immediate minimum two-week suspension of Library privileges in order to give the Library sufficient time to investigate the incident. After the investigation is completed, the Library Director or designee may add additional time to the initial limitation or suspension period.
(2) Subsequent Violations: The police will be called immediately. If the conduct constitutes a violation of local, state, or federal law, arrest or criminal prosecution may ensue. The Library Director or designee, may further limit or suspend the guest's Library privileges in escalating responses, which will be documented in writing. Subsequent violations of the same rule will result in additional suspensions of increasing length.

d. Reinstatement. The guest whose privileges have been limited or suspended shall attend a meeting with the Library Director or designee to review the Policy Regarding Guest Responsibilities and Conduct before their privileges may be reinstated. The Library Director may impose conditions for the reinstatement.

7. Right of Appeal.
Guests may appeal (1) a decision to limit or suspend privileges or (2) the conditions placed on reinstatement by sending a written appeal to the Library Board within 10 business days of the date of the decision. The appeal should be sent to the President of the Library Board. The decision of the Library Board is final.

(Revised March 2019.)
T. Policy Regarding Drug and Alcohol Free Workplace

It is the policy of the Willard Public Library to create a drug and alcohol-free workplace for all of its employees. The use of controlled substances and alcohol is inconsistent with the behavior expected of employees, subjects all employees and patrons to the library to unacceptable safety risks, and undermines the library's ability to operate effectively and efficiently. In this connection, the unlawful manufacture, distribution, dispensation, possession, sale, or use of a controlled substance and alcohol in the workplace is strictly prohibited.

To educate employees on the dangers of drug and alcohol abuse, the library has established a drug and alcohol-free awareness program. Employees will be required to attend training sessions at which the dangers of drug and alcohol abuse, the library's policy regarding drugs and alcohol, and the availability of counseling will be discussed. Employees convicted of a workplace controlled substance and alcohol related violations including pleas of nolo contendre (i.e. no contest), must inform the library within five days of such a conviction or plea.

Employees who violate any aspect of this policy may be subject to disciplinary action up to and including termination. The Director shall allow the employee the opportunity to participate satisfactory in an abuse assistance or rehabilitation program (at no cost to the Library). Within ten (10) days after receiving notice that an employee has been convicted under a drug or alcohol statute for a violation occurring in the workplace, the Director shall notify any federal agency, from which the library has received funds, of such a conviction.

The Willard Public Library shall ensure that employees are aware of and understand the terms of this Policy, that employees receive copies of this Policy (including posting in appropriate places), and that sanctions against employees for violation of this Policy shall be in accordance with applicable laws and regulations.
U. Policy Regarding Access To The Internet Through The Library
General Policies
Willard Library provides internet access to all library users. In compliance with Act 212 of Public Acts of 2000 and the Children’s Internet Protection Act [Pub. L. No. 106-554 and 47 USC 254(h)], Willard Library provides filtered internet access on all of its networks. Willard Library will provide training and assistance necessary to gain access to the internet. The library supports the user’s right to privacy; however security is technically difficult to achieve, therefore, electronic communications and files could become public.

1. Instructional Responsibilities of Library Staff
   The scope of information available through the internet (online) requires that librarians both assist users in finding material and analyzing the validity of the material. Librarians should make patrons aware of resources available, introduce them to new formats, and illustrate ethical behavior necessary when accessing electronic resources.

   It is not possible for library staff to control specific information any patron may locate on the internet because content is constantly changing. Just as libraries do not vouch for or endorse the viewpoints of other materials in their collection, they do not do so for information found online. It is the responsibility of the user to determine what is appropriate.

2. Role of Library Staff and Parents in Providing Youth Access
   Libraries and librarians have a responsibility to provide material and information presenting all points of view. Libraries must support access to all formats of materials that meet the user’s informational needs, regardless of the user’s age or the content of the material. It shall be the responsibility of the parent and/or guardian of the minor to supervise and monitor appropriate usage of the online computer network and access to the Internet in accordance with this policy, the Children’s Internet Protection Act, the Neighborhood Children’s Internet Protection Act, and the Protecting Children in the 21st Century Act.
   a. Specifically, as required by the Children’s Internet Protection Act, blocking shall be applied to visual depictions of material deemed obscene or child pornography, or to any material deemed harmful to minors.
b. To the extent practical, steps shall be taken to promote the safety and security of users of the online computer network. For safety and security while using electronic mail, chat rooms, instant messaging, and other forms of direct electronic communications, users are advised to:

1. Never give out identifying information such as home address, school name, or telephone number.
2. Let parents or guardians decide whether personal information such as age or financial information should be provided online.
3. Never arrange a face-to-face meeting with someone through a computer without parent or guardian approval.
4. Never respond to messages that are suggestive, obscene, or threatening.
5. Remember that people online may not be who they say they are.

3. **User Responsibilities**
   
   All users of electronic information resources are expected to use these resources in a responsible manner, consistent with the educational and informational purposes for which they are provided. Responsible, ethical use of all resources includes the following:

   a. Using resources for educational, informational and recreational purposes only and not for unauthorized, illegal or unethical purposes.
   
   b. Respecting the privacy of others by not misrepresenting oneself as another user; by not attempting to modify, gain, or share access to files, passwords, or data belonging to others; by not seeking unauthorized access to any computer system; and by not damaging or altering software components of any network or database.
   
   c. Not sharing personal information of others unless you are authorized to do so.
   
   d. Making only authorized copies of copyrighted or licensed software or data.
   
   e. Not sending, receiving, or displaying graphics which may be reasonably construed as obscene.
Willard Library assumes no responsibility for use of the internet by minors. Violation of the Library’s Internet Policy or Guidelines by a patron will result in his/her loss of computer privileges. Repeated violations may result in entire loss of all library privileges.

4. **Disclaimer**

Library staff cannot control the availability of information or websites. Availability changes rapidly and unpredictably online. Not all sources on the internet provide accurate, complete, or current information. Users need to be good information consumers questioning the validity of the content. Willard Library assumes no responsibility for any dangers, direct or indirect, arising from the use of its equipment or networks.

(Revised October 2016.)
V. Policy Regarding Services To Library Users With Disabilities

Objective
It is the objective of the Willard Public Library and the Helen Warner Branch Library that no qualified individual with a disability shall, by reason of such disability, be excluded from participation in, or be denied the benefits of, the services, programs or activities of the library, or be subjected to discrimination by the library.

1. Library Contacts for Persons with Disabilities
   A library patron may contact any staff member for assistance in receiving library services. However, the person with primary responsibility for assuring that the needs of qualified individuals with disabilities using the library are met is the Assistant Director, 269-968-8166, ext. 525. In addition, the following staff members will have responsibility for accommodating the needs of library patrons in their respective departments:
   - Media/Public Relations Librarian: 269-968-8166, ext. 542
   - Circulation Department Manager: 269-968-8166, ext. 537
   - Outreach Services Coordinator: 269-968-8166, ext. 514

2. Notice
   The library has taken steps to assure, to the extent financially and administratively possible within the library's available resources, that the library and library materials are accessible to all library patrons, including qualified individuals with disabilities. If you or the person you are accompanying has a disability and requires the assistance of a librarian, please notify the librarian in attendance at the main desk. The library has certain assistive devices and services for the disabled available upon request, as described below. Requests for any other services or assistive devices must be made at least 7 days in advance.

3. Method of Notification
   A statement of this written policy will be distributed to each library staff person and volunteer who works with library patrons. A copy of the written policy will be available upon request to any patron. If a person with visual impairment enters the library, the person responsible for rendering assistance to disabled will inform the patron orally that assistance is available if needed.

4. Services
   The following is a list of special services that the library provides to qualified individuals with disabilities. Additional services and accommodations will be made upon request, to the extent financially and administratively possible.
a. Retrieval of Books and Journals - A circulation staff member will be responsible for assisting library users with disabilities in the physical retrieval of books and journals. Retrieval of information involving the use of microform equipment or computers will be the responsibility of the staff member in the public service area where the machines are located.

This service will be available for all the hours that the library is open. Up to 10 volumes will be retrieved for a library user within 1 hour of request. Although staff will try to respond to requests for assistance as quickly as possible, response in less than 1 hour cannot be promised. Library users should have complete call number information before making their requests. If assistance is required in determining call numbers, users should consult the reference staff.

b. Screen magnification computer workstations are available at both locations.

c. Large print books are available at both locations.

d. Low Vision Reader is available at the Willard Public Library.

e. Magnifying glass available at public service desks.

f. Telephone requests will be honored. Public phone with volume control for hearing impaired.

g. Deposit collections are small collection of library books in both regular and large print in various nursing homes, seniors' apartments, and retirement homes in the Battle Creek area.

h. Extended circulation procedures: Library users with disabilities may contact the Circulation Department Manager (269-968-8166, ext. 537) to apply for extended circulation privileges.

i. Books By Mail provides books to homebound users upon request. This service is available to people confined to their home for 3 months or more because of age, illness, or disability. Contact Outreach Services (269-968-8166, ext. 514).

j. Photocopy Services - Enlarged copies are done by request at the Circulation Desk (10 cents per copy).
5. **Accessibility**

The following is a list of accessibility accommodations the library provides to qualified individuals with disabilities. Additional accommodations will be made upon request, to the extent financially and administratively possible.

a. **Parking:** There are specially designated city parking spaces for individuals with disabilities in the front of both libraries. Additional specially designated city parking spaces are located to the west of Willard Library.

b. **Library Entrances:** A ramp is located at each entrance of the building at the Willard Public Library. Push button door openers are available at both locations.

c. **For patrons with wheelchairs:** Tables on each floor accommodate wheelchairs and allow access to the library’s online public access catalog. Wheelchair accessibility includes elevators and washrooms. A wheelchair accessible washroom is available on the mezzanine level of Willard Library and on the main floor of the Helen Warner Branch.

d. **Elevators:** All floors of the Willard Public Library can be reached by public elevators.

e. **Mobility Aid:** A motorized mobility aid for use of patrons with physical motion-related handicaps; available at the Willard Public Library and the Helen Warner Branch.

6. **Willard Public Library Evacuation Procedures**

In the event of an emergency, library users with disabilities should wait by the nearest stairwell for assistance. Designated library employees will be clearing the building during an emergency and will be checking the stairwell entrances for library users who require assistance. Fire Department personnel also routinely check stairwell entrances during a fire emergency.

7. **Orientation Tour**

Library users with disabilities should contact the Media/Public Relations Librarian (269-968-8166, ext. 542) to arrange for a personal or group tour of the library.

8. **Library Programs**

Library users who would like to attend library programs and have special needs must notify the library at least seven days prior to the program so that a reasonable attempt can be made to accommodate the library user's needs.
9. **Grievance Resolution Procedure**

A qualified individual who believes that he or she has been denied access to their participation in a library service on the basis of a disability shall first discuss the matter with Assistant Director of the Willard Library. If the matter is not resolved informally, the library user may submit his or her complaint in writing to the Library Director, within ten (10) days of the informal conference in an effort to determine whether the accommodation can be made without administrative or financial hardship to the library. The Library Director will meet with the patron in an effort to resolve the matter. The Library Director shall respond to a written complaint within five (5) days. In the event the Library Director's decision is not acceptable, or if no decision is rendered, the matter shall be reviewed by the Board of Trustees at its next regularly scheduled meeting. The Board of Trustees will issue its decision no later than five (5) days from the date of the meeting at which the matter was reviewed.

(Revised September 2014.)
W. Willard Public Library Investment Policy

1. **Scope**
   This investment policy applies to the financial assets of Willard Public Library (WPL) unless specifically exempted by resolution of the Board.

2. **Objectives**
   The primary objectives of this investment policy must be to ensure the safety and relative liquidity of our assets. Prudent consideration will be given to the security of public monies and the availability of those monies to complete the charter mission of WPL. Secondary to safety and liquidity of WPL assets is the return on investment. Subject to the constraints of safety and relative liquidity, WPL will strive to maximize the return on eligible legal investment instruments.

3. **Delegation of Authority**
   The responsibility for depositing WPL funds and conducting investment transactions shall reside with the Director. This shall include the ability to move funds from one institution to another in order to gain a better return.

4. **Authorized Investments**

5. **Reporting**
   Investment reports will be made to the Board on a quarterly basis.
X.  Bloodborne Pathogens Exposure Control Plan

1.  General Policy Statement

One of the major goals of the Occupational Safety and Health Administration (OSHA) is to regulate facilities where work is carried out "...to promote safe work practices in an effort to minimize the incidence of illness and injury experienced by employees. Relative to this goal, OSHA has enacted the Bloodborne Pathogens Standard, codified as 29 CFR 1910.1030. The purpose of the bloodborne Pathogens Standard is to 'reduce occupational exposure to Hepatitis B Virus (HBV), Human Immunodeficiency Virus (HIV), and other bloodborne pathogens’ that employees may encounter in their workplace."

The Willard Library Board of Trustees believes that there are a number of "good general principles" that should be followed when working with bloodborne pathogens. These include:

a. It is prudent to minimize all exposure to bloodborne pathogens.
b. Risk of exposure to bloodborne pathogens should never be underestimated.
c. Our workplace should institute work practice and engineering controls as soon as possible to eliminate or minimize employee exposure to bloodborne pathogens.

We have implemented this Exposure Control Plan to meet the letter and intent of the OSHA Bloodborne Pathogens Standard. The objective of this plan is twofold:

a. To protect our employees from the health hazards associated with bloodborne pathogens.
b. To provide appropriate treatment and counseling should an employee be exposed to bloodborne pathogens.

2.  Exposure Determination

Willard Library will determine which of its employees have "occupational exposure." Occupational exposure means reasonable anticipated skin, eye, mucous membrane, or parental contact with blood or other potentially infectious materials that may result from the performance of an employee's duties.

3.  Categories

Category 'A' - All employees (especially maintenance).
Category 'B' - All students and volunteers.
4. **Schedule and Method of Implementation**
   Universal precautions shall be observed in order to prevent contact with blood or other potentially infectious materials. Under circumstances in which differentiation among body fluid types is difficult or impossible, all body fluids shall be considered potentially infectious materials.

5. **Engineering and Work Practice Controls**
   An exposure incident, is defined as contact with blood or other potentially infectious materials on an employee's non-intact skin, eye, mouth, other mucous membrane or by piercing the skin or mucous membrane through such events as needlesticks. An exposure incident investigation form shall be completed each time an incident occurs.
   
   a. **Handwashing:**
      Employees shall wash hands or any other skin with soap and water or flush mucous membranes with water or after removal of gloves or other personal protective equipment.
   
   b. **Housekeeping and Waste Procedures:**
      Materials, such as paper towels, gauze squares or clothing, used in the treatment of blood or other potentially infectious materials (OPIM) spills shall be bagged, tied and designated as a biohazard. Bags designated as biohazard shall be placed in a container (red in color and affixed with a biohazard label) which are located in the custodial closet.

6. **Personal Protective Equipment**
   Where occupational exposure remains after institution of engineering and work controls, personal protective equipment shall be used. Gloves shall be worn when it can be reasonably anticipated that the employee may have contact with blood, other potentially infectious materials, mucous membranes, and non-intact skin; and when handling or touching contaminated items or surfaces. Disposable gloves shall be replaced as soon as practical when contaminated or as soon as feasible if they are torn, punctured, or when the ability to function as a barrier is compromised. Disposable gloves shall NOT be washed or decontaminated for re-use.

7. **Hepatitis B Vaccination**
   The Library shall make available the hepatitis B vaccine and vaccination series to all employees who have occupational exposure (category 'A' employees). The Library shall provide the hepatitis B vaccine or vaccination series to those unvaccinated employees ONLY in the case that they render assistance in any situation involving the presence of blood or OPIM (category 'B' employees). An exposure incident investigation form must be used to report first aid incidents.
8. **Post-exposure Evaluation and Follow-up**
   a. Following a report of an exposure incident, the Library shall make immediately available to the exposed employee a confidential medical examination and follow-up including at least the following elements:
      (1). Documentation of the route(s) of exposure, and the circumstances under which the exposure incident occurred.
      (2). Identification and documentation of the source individual.
         (a). The source individual’s blood shall be tested and the results shall be reported to the exposed employee.
         (b). When source individual is already known to be infected with HBV or HIV, the Library will attempt to obtain the source individual’s written consent to disclose to the exposed employee the source individual’s infected status.
         (c). If consent cannot be obtained from source individual the exposed employee shall be advised that a legally required consent could not be obtained.
   b. The Library shall ensure that all medical evaluations and procedures are made available at no cost, and at a reasonable time and place to the employee. All medical evaluations and procedures shall be conducted by licensed personnel and laboratory tests shall be conducted in accredited laboratories.

9. **Recordkeeping**
The Library shall establish and maintain an accurate medical record for each employee with occupational exposure.

10. **Training Records**
a. Training records shall include the date of the training sessions; the contents; the names and qualifications of persons conducting the training; and the name of all persons attending.
   b. Training records shall be maintained for three years from the date the training occurred.
FORM: EXPOSURE INCIDENT INVESTIGATION

Date of Incident: ______________________  Time of Incident: ______________________
Location: _________________________________________________________________
Person(s) Involved: _________________________________________________________

Potentially Infectious Materials Involved:
Type: ___________________________  Source: _________________________________

Circumstances (what was occurring at the time of the incident):

Personal protective equipment being used at the time of the incident:

Actions taken (documentation, clean-up, reporting, etc.):

Recommendations for avoiding repetition of incident:
FORM: HEPATITIS B VACCINATION RECORD OR DECLINATION STATEMENT

I understand that due to my occupational exposure to blood or other potentially infectious materials I may be at risk of acquiring Hepatitis B virus (HBV) infection. I have been given information on the Hepatitis B vaccine, including information on its efficacy, safety, method of administration, the benefits of being vaccinated, and that the vaccine and vaccination will be offered free of charge.

OPTION 1

I, __________________________________________ have completed the following inoculations using:

______________ Recombivax-HB Vaccine or ________________ Enerix-B Vaccine

Inoculation 1 Date: ________________ Given at: ________________
Inoculation 2 Date: ________________ Given at: ________________
Inoculation 3 Date: ________________ Given at: ________________

OR

______________ See attached medical form for additional Information

OPTION 2

I have been given the opportunity to be vaccinated with Hepatitis B vaccine at no charge to myself. I decline the vaccination at this time. I understand that by declining this vaccine, I continue to be at risk of acquiring Hepatitis B, a serious disease. If, in the future, I continue to have occupational exposure to blood or other potentially infectious materials and I want to be vaccinated with Hepatitis B vaccine, I can receive the vaccination series at no charge to me.

I have been informed about Hepatitis B and the vaccine and at this time I am choosing:

______________ to complete the vaccination series (option 1).
______________ to decline the vaccination series at this time (option 2).

Employee Name (please print): ________________________________

Employee Signature: ______________________ Date: ________________
SECTION IV. Y.

Exhibit A

FOIA - Procedures and Guidelines
A. FREEDOM OF INFORMATION ACT PROCEDURES AND GUIDELINES

1. PURPOSE
The Willard Library ("Library") adopts the public policy set forth in the Michigan Freedom of Information Act, 1976 PA 442 ("FOIA"), that all persons, except those persons incarcerated in state, county or federal correctional facilities, are entitled to full and complete information regarding the affairs of government and the official acts of those who represent them as public officials and public employees, consistent with the FOIA. Access to information is important so that people may fully participate in the democratic process. These Procedures and Guidelines are enacted in compliance with the requirements set forth in Section 4(4) of the FOIA.

2. FOIA COORDINATOR
The Library Director shall be the FOIA Coordinator. The FOIA Coordinator will respond to requests in accordance with the FOIA. An employee of the Library who receives a request for a public record must promptly forward that request to the FOIA Coordinator. The FOIA Coordinator is responsible for accepting, processing and approving a denial of a request and signing the written notice of denial. The FOIA Coordinator may designate another individual to act on his or her behalf in accepting and processing requests for the Library's public records, and in approving a denial.

3. REQUEST REQUIRED
a. Requestor; Public Record. An individual, corporation, limited liability company, partnership, firm, organization, association, governmental entity, or other legal entity, except those persons incarcerated in state, county or federal correctional facilities, may request public records from the Library. "Public Record" has the meaning as defined in Section 2(e) of the FOIA.

b. Verbal Requests. The Library may, but is not required to, provide public records in response to a verbal request, unless such verbal request is for information that the Library believes is available on its website. In such case, an employee, where practicable and to the best of his or her knowledge, shall inform the requestor about the pertinent website where the information is available.

c. Written Requests. Except as provided in Section 3.b above, a person desiring to inspect, copy or receive a copy of a public record shall make a written request for the public record to the Library. A request can be made through a letter, in person, or sent by electronic transmission.
(1) Where to Send the Request. Whenever possible, requests for public records should be directed to the following recipients so that the information can reach the Director:
(a) By mail or in person:
Willard Library
Attn: Director
7 W. Van Buren Street
Battle Creek, MI 49017
(b) By e-mail: foiarequest@willardlibrary.org
(c) By fax: (269) 968-3284, Attn: Director

(2) Sufficient Description. Requests in writing must identify the public record sufficiently to allow the Library to find the requested record. If not, the request may be denied on that basis.

(3) Requester Contact Information Required. A request from a person must include the following (unless the request is from an individual who qualifies as indigent under Section 4(2)(a) of the FOIA):
(a) the requesting person’s complete name, address, and contact information, and
(b) if the request is made by a person other than an individual, the complete name, address, and contact information of the person’s agent who is an individual.

An address must be written in compliance with United States Postal Service addressing standards. Contact information must include a valid telephone number or electronic mail address.

(4) Electronic Transmissions. For requests sent by electronic transmission, the following shall apply:
(a) Electronic Transmissions. A written request made by facsimile, electronic mail, or other electronic transmission is not received by the Library’s FOIA coordinator until 1 business day after the electronic transmission is made.
(b) Spam or Junk Mail Folder. If a written request is sent by electronic mail and delivered to the Library’s spam or junk mail folder, the request is not received until 1 day after the Library first becomes aware of the written request. The Library shall note in its records both the time a written request is delivered to its spam or junk mail folder and the time the Library first becomes aware of that request. The FOIA Coordinator shall be
responsible for routinely monitoring the spam and junk mail folders in order to determine whether they contain any FOIA requests.

(5) Specify Format. The requestor may specify whether he or she would like to inspect, receive paper copies, or receive the public records on nonpaper physical media. The Library is only required to comply with the request for specified nonpaper physical media if it has the technological capability necessary to provide the public records on the requested nonpaper physical media in the particular instance.

(6) Subscription. A person has a right to subscribe to future issuances of public records that are created, issued, or disseminated on a regular basis. A subscription shall be valid for up to 6 months, at the request of the subscriber, and shall be renewable.

4. PROCEDURES FOR RESPONDING TO WRITTEN FOIA REQUESTS

a. Response. Unless otherwise agreed to in writing by the person making the request, the Library shall respond to a request within 5 business days after it receives the request by:

(1) Granting the request (which would include notifying the requestor that all or a portion of the public records requested are available on the website, if applicable);

(2) Issuing a written notice to the requesting person denying the request;

(3) Granting the request in part and issuing a written notice to the requesting person denying the request in part (which would include notifying the requestor that all or a portion of the public records requested are available on the website if applicable); or

(4) Issuing a notice extending for not more than 10 business days the period during which the Library shall respond to the request.

The Library’s written response shall be considered the final determination regarding the FOIA request.

b. Understanding the Library’s Response. The Library has an obligation to respond as required under the FOIA. If the Library grants a written request in full, the requestor will receive a notice indicating that it has been granted. However, if the request is denied or denied in part, the Library shall provide the following information:

(1) Pursuant to Section 13 of the FOIA, the Library may
exempt certain documents from disclosure. The FOIA Coordinator will review the request to determine if any exemptions apply. The FOIA Coordinator may request assistance from the Library’s Attorney regarding the application of exemptions. If exempt, the Library shall provide an explanation of the basis under this act or other statute for the determination that the public record, or portion of that public record, is exempt from disclosure, if that is the reason for denying all or a portion of the request.

(2) A certificate that the public record does not exist under the name given by the requestor or by another name reasonably known to the Library, if that is the reason for denying the request or a portion of the request. The denial letter may indicate that the letter serves as the certificate as required by the FOIA.

(3) A description of a public record or information on a public record that is separated or deleted pursuant to Section 14 of the FOIA, if a separation or deletion is made.

(4) A full explanation of the requesting person's right to do either of the following:
   (a) Submit to the Library Board a written appeal that specifically states the word "appeal" and identifies the reason or reasons for reversal of the disclosure denial; or
   (b) Seek judicial review of the denial under Section 10 of the FOIA.

(5) Notice of the right to receive attorneys' fees and damages as provided in Section 10 of the FOIA, MCL 15.240, if, after judicial review, the court determines that the Library has not complied and orders disclosure of all or a portion of a public record.

c. No Obligation to Create Records. The FOIA does not require the Library to make a compilation, summary, or report of information. Further, the Library is not required to create a new public record in order to respond to a request.

d. Documents Available on Website. If the FOIA Coordinator knows or has reason to know that all or a portion of the requested information is available on its website, the Library shall notify the requestor in its written response. The written response, to the degree practicable in the specific instance, shall include a specific webpage address where the requested information is available.
If all or a portion of the requested records are available on the website and the Library has included the website address in its written response but the requestor wants the public records in a paper format or other nonpaper physical media, the Library shall provide the public records in the specified format. On the detailed itemization, the Library shall separate the requested public records that are available on its website from those that are not available on the website and shall inform the requestor of the additional charge to receive copies of the public records that are available on its website.

5. **FEES**

The Library may charge a fee for a public record search, for the necessary copying of a public record for inspection, or for providing a copy of a public record because it has established, made publicly available, and follows these Procedures and Guidelines and the FOIA. The fee shall be limited to actual mailing costs and to the actual incremental cost of duplication or publication including labor; the cost of search, examination and review; and the deletion and separation of exempt information from non-exempt information as set forth more fully in these Procedures and Guidelines. The FOIA Coordinator shall provide a detailed itemization of costs on a standard form, as required under Section 4(4) of the FOIA ("Detailed Itemization"). The total fee shall not exceed the sum of the following components:

a. **Labor Costs:**
   (1) Searching for, Locating and Examining.
      (a) The Library may charge for searching for, locating and examining public records in conjunction with receiving and fulfilling a granted written request.
      (b) The Library shall not charge more than the hourly wage of its lowest-paid employee capable of searching for, locating, and examining the public records in the particular instance regardless of whether that person is available or who actually performs the labor.
      (c) These labor costs shall be estimated and charged in increments of 15 minutes, with all partial time increments rounded down.
Separating and Deleting Exempt from Non-Exempt:
(a) For services performed by an employee of the Library, the Library shall not charge more than the hourly wage of its lowest-paid employee capable of separating and deleting exempt information from non-exempt information in the particular instance, regardless of whether that person is available or who actually performs the labor. All references in these Procedures and Guidelines to separating and deleting exempt information from non-exempt information shall refer to the separation and deletion requirements set forth in Section 14 of the FOIA, MCL 15.244.

(b) If the Library does not employ a person capable of separating and deleting exempt information from non-exempt information in the particular instance, it may treat necessary contracted labor costs used for the separating and deleting of exempt information from non-exempt information in the same manner as employee labor costs when calculating charges under this subdivision if all of the following occur:
   i) The Library’s FOIA Coordinator determines on a case-by-case basis that the Library does not employ a person capable of separating and deleting exempt information from non-exempt information.
   ii) The Library clearly notes the name of the contracted person or firm on the Detailed Itemization.
   iii) Total labor costs calculated for contracted labor costs shall not exceed an amount equal to 6 times the state minimum hourly wage rate.

(c) These labor costs shall be estimated and charged in increments of 15 minutes, with all partial time increments rounded down.

(d) The Library shall not charge for labor directly associated with redaction if it knows or has reason to know that it previously redacted the public record in question and the redacted version is still in the Library’s possession.
(e) If the Library directly or indirectly administers or maintains an official internet presence, any public records available to the general public on that internet site at the time the request is made are exempt from this labor charge.

(3) Duplication or Publication Labor Charges.
   (a) The Library may charge labor costs for duplication and publication, including making paper copies, making digital copies, or transferring digital public records to be given to the requestor on nonpaper physical media or through the internet or other electronic means as stipulated by the requestor.
   (b) The Library shall not charge more than the hourly wage of its lowest-paid employee capable of necessary duplication or publication in the particular instance, regardless of whether that person is available or who actually performs the labor.
   (c) Labor costs shall be estimated and charged in increments of one minute, with all partial time increments rounded down.

(4) Fringe Benefit Costs. The Library may also add up to 50% to the applicable labor charge amount to cover or partially cover the cost of fringe benefits if it clearly notes the percentage multiplier used to account for benefits in the Detailed Itemization. Subject to the 50% limitation, the Library shall not charge more than the actual cost of fringe benefits, and overtime wages shall not be used in calculating the cost of fringe benefits.

If all or a portion of the requested records are available on the website and the Library has included the website address in its written response but the requestor wants the public records in a paper format or other nonpaper physical media, the Library shall provide the public records in the specified format but may use a fringe benefit multiplier greater than the 50% limitation, not to exceed the actual costs of providing the information in the specified format.

(5) Overtime Wages. Overtime wages shall not be included in the calculation of labor costs unless overtime is specifically stipulated by the requestor and clearly noted on the Detailed Itemization.

(6) Itemization. All labor fee components shall be itemized using both the hourly wage and the number of hours charged on the Detailed Itemization.
(7) Unreasonably High Costs. The labor fee shall not be charged for (1) searching for, locating and examining of public records, or (2) the cost of the deletion and separation of exempt information from non-exempt information, unless failure to charge a fee would result in unreasonably high costs to the Library because of the nature of the request in the particular instance, and the Library specifically identifies the nature of these unreasonably high costs. The FOIA Coordinator has authority to determine when the costs are unreasonably high in a particular instance, including, but not limited to, instances when the costs would be excessive and beyond the normal or usual amounts for responding to a request. In doing so, the FOIA Coordinator may take into account considerations such as the volume and complexity of the FOIA request as well as the Library’s particular fiscal condition at the time of the request or any other conditions authorized by law.

b. Other Costs.

(1) Nonpaper Physical Media. Costs for providing records on nonpaper physical media.

(a) The requestor may stipulate that the public records be provided on nonpaper physical media, electronically mailed, or otherwise electronically provided to him or her in lieu of paper copies. The Library is not required to provide the documents on nonpaper physical media if it lacks the technological capability necessary to provide records on the requested particular nonpaper physical media.

(b) For public records provided to the requestor on nonpaper physical media, the Library may charge the actual and most reasonably economical cost of the computer discs, computer tapes, or other digital or similar media. The Library may use (but is not required to) a computer disc, thumb drive or other nonphysical media provided by the requestor but only if it is provided in its original packaging. Because the safety and security of the Library’s computers and network is of important public interest, the Library may take that security interest into account when determining the means of providing the documents on nonpaper physical media.
(2) Costs for Providing Paper Copies.
   (a) For paper copies of public records provided to the requestor, the Library may charge the actual total incremental cost of necessary duplication or publication, not including labor.
   (b) The cost of paper copies shall be calculated as a total cost per sheet of paper and shall be itemized and noted in a manner that expresses both the cost per sheet and the number of sheets provided.
   (c) The fee shall not exceed 10 cents per sheet of paper for copies of public records made on 8½ by 11 inch paper or 8½ by 14 inch paper. For all other paper sizes, the Library may charge the actual total incremental cost of duplication or publication, not including labor.
   (d) The Library shall utilize the most economical means available for making copies of public records, including using double-sided printing, if cost saving and available.

(3) Mailing Costs.
   (a) The Library shall charge the actual cost of mailing, if any, for sending the public records in a reasonably economical and justifiable manner.
   (b) The Library shall not charge more for expedited shipping or insurance unless specifically stipulated by the requestor, but may otherwise charge for the least expensive form of postal delivery confirmation when mailing public records.

c. Statutory Fees. The fees set forth in this Section V do not apply to public records prepared under an act or statute specifically authorizing the sale of those public records to the public, or if the amount of the fee for providing a copy of the public record is otherwise specifically provided by an act or statute.

d. Fees Paid Before Providing Documents. The Library shall require that all fees be paid in full before providing records in response to granted or granted in part written requests.
6. DEPOSIT
   a. Deposit. In either the Library's initial response or subsequent response as described under Section 5(2)(d), the Library may require a good-faith deposit before providing the public records to the requestor if the entire fee estimate or charge authorized the FOIA exceeds $50.00, based on a good-faith calculation of the total. The deposit shall not exceed ½ of the total estimated fee, and the Library's request for a deposit shall be included in the Detailed Itemization. The response shall also contain a best efforts estimate by the Library regarding the time frame it will take the Library to comply with the law in providing the public records to the requestor. The time frame estimate is nonbinding upon the Library, but the Library shall provide the estimate in good faith and strive to be reasonably accurate and to provide the public records in a manner based on this state's public policy under Section 1 and the nature of the request in the particular instance. If the Library does not respond in a timely manner as required by the FOIA, it is not relieved from its requirements to provide proper fee calculations and time frame estimates in any tardy responses. Providing an estimated time frame does not relieve the Library from any of the other requirements of this act.
   b. Increased Deposit For Prior Unpaid Requests. After the Library has granted and fulfilled a written request from an individual under this act, if the Library has not been paid in full the total amount for the copies of public records that the Library made available to the individual as a result of that written request, the Library may require a deposit of up to 100% of the estimated fee before it begins a full public record search for any subsequent written request from that individual if all of the following apply:
      (1) The final fee for the prior written request was not more than 105% of the estimated fee.
      (2) The public records made available contained the information being sought in the prior written request and are still in the Library's possession.
      (3) The public records were made available to the individual, subject to payment, within the time frame estimate described Section 4(7) of the FOIA.
      (4) Ninety days have passed since the Library notified the individual in writing that the public records were available for pick up or mailing.
      (5) The individual is unable to show proof of prior payment to the Library.
      (6) The Library calculates a Detailed Itemization that is the basis for the current written request's increased estimated fee deposit.
The Library shall no longer require an increased estimated fee deposit from an individual described above if any of the following apply:

1. The individual is able to show proof of prior payment in full to the Library;
2. The Library is subsequently paid in full for the applicable prior written request; or
3. Three hundred sixty-five days have passed since the individual made the written request for which full payment was not remitted to the Library.

c. Payment of Deposit; Abandonment of Request. If a deposit that is required under Subsection 4(8) or 4(11) of the FOIA (as described in Subsections VI.A and B above) is not received by the Library within 45 days from receipt by the requesting person of the notice that a deposit is required, and if the requesting person has not filed an appeal of the deposit amount, the request shall be considered abandoned by the requesting person and the public body is no longer required to fulfill the request. This notice of a deposit requirement is considered received 3 days after it is sent, regardless of the means of transmission. Notice of a deposit requirement will include notice of the date by which the deposit must be received, which date is 48 days after the date the notice is sent.

7. WAIVER OR REDUCTION OF FEES

a. Waiver of Fees of First $20.00. A public record search shall be made and a copy of a public record shall be furnished without charge for the first $20.00 of the fee for each request by either of the following:

1. Indigency. An individual who is entitled to information under this act and who submits an affidavit stating that the individual is indigent and receiving specific public assistance or, if not receiving public assistance, stating facts showing inability to pay the cost because of indigency.

   a) If the requestor is eligible for a requested discount, the Library shall fully note the discount on the Detailed Itemization.

   b) If a requestor is ineligible for the discount, the Library shall inform the requestor specifically of the reason for ineligibility in the Library’s written response. An individual is ineligible for this fee reduction if any of the following apply:

   i) The individual has previously received discounted copies of public records from the Library twice during that calendar year.
ii) The individual requests the information in conjunction with outside parties who are offering or providing payment or other remuneration to the individual to make the request, as verified by an affidavit executed by the requestor.

(2) Certain Non-Profit Organizations. A non-profit organization formally designated by the state to carry out activities under subtitle C of the developmental disabilities assistance and bill of rights act of 2000, Public Law 106-402, and the protection and advocacy for individuals with mental illness act, Public Law 99-319, or their successors, if the request meets all of the following requirements:

(a) Is made directly on behalf of the organization or its clients.

(b) Is made for a reason wholly consistent with the mission and provisions of those laws under section 931 of the mental health code, 1974 PA 258, MCL 330.1931.

(c) Is accompanied by documentation of its designation by the state, if requested by the Library.

b. Public Interest Reduction or Waiver. The FOIA Coordinator may reduce or waive the imposition of fees if the FOIA Coordinator determines that a waiver or reduction of the fee is in the public interest because searching for or furnishing copies of the public record can be considered as primarily benefiting the general public.

c. Reduction for Late Responses. If the Library does not respond to a written request in a timely manner as required by the FOIA, the Library shall do the following:

(1) Reduce the charges for labor costs by 5% for each day the Library exceeds the time permitted, with a maximum 50% reduction, if either of the following applies:

(a) The late response was willful and intentional.

(b) The written request:

   i) included language that conveyed a request for information within the first 250 words of the body of a letter, facsimile, electronic mail, or electronic mail attachment, or

   ii) specifically included the words, characters, or abbreviations for "freedom of information", "information", "FOIA", "copy", or a recognizable misspelling of such, or appropriate legal code reference for this
act, on the front of an envelope, or in the subject line of an electronic mail, letter, or facsimile cover page.

(2) If a charge reduction is required, the Library shall fully note the charge reduction on the Detailed Itemization.

8. INSPECTION
Upon request, the Library must furnish a requesting person a reasonable opportunity for inspection and examination of its public records, and must furnish reasonable facilities for making memoranda or abstracts from its public records during the usual business hours. Pursuant to Section 4(1) of the FOIA, the Library may charge a fee for the public record search, for the necessary copying of a public record for inspection or for providing a copy of the public record after inspection.

The FOIA permits the Library to make reasonable rules necessary to protect its public records and to prevent excessive and unreasonable interference with the discharge of its functions. The Library must protect public records from loss, unauthorized alteration, mutilation, or destruction. As such, the Library authorizes the FOIA Coordinator to determine whether in a particular circumstance an employee or agent of the Library must be present at any inspection of documents to protect the public records, and in such cases may assess charges as appropriate under law.

9. CERTIFIED COPIES
The Library must, upon written request, furnish a requesting person a certified copy of the public record disclosed in whole or in part by the Library.

10. APPEALS
a. Appeal of a Final Determination to Deny All or a Portion of the Request.
   (1) Submit an Appeal. If a requestor desires to appeal all or part of a final determination to deny a request, the requestor must submit to the Willard Library Board ("Library Board") a written appeal that specifically states the word "appeal" and identifies the reason or reasons for reversal of the denial.
   (2) Receipt of Appeal. The Library Board is not considered to have received a written appeal until the first regularly scheduled meeting of the Library Board following submission of the written appeal.
(3) Response to Appeal. Within 10 business days after receiving a written appeal, the Library Board shall do 1 of the following:
   (a) Reverse the disclosure denial.
   (b) Issue a written notice to the requesting person upholding the disclosure denial.
   (c) Reverse the disclosure denial in part and issue a written notice to the requesting person upholding the disclosure denial in part.
   (d) Under unusual circumstances, issue a notice extending for not more than 10 business days the period during which the Library Board shall respond to the written appeal. The Library Board shall not issue more than 1 notice of extension for a particular written appeal.

b. Appeals of Fees (Including Deposits).
   (1) Submit an Appeal. If the Library requires a fee that exceeds the amount permitted under these Procedures and Guidelines or Section 4 of the FOIA, the requesting person may submit to the Library Board a written appeal for a fee reduction that specifically states the word "appeal" and identifies how the required fee exceeds the amount permitted under these Procedures and Guidelines or Section 4 of the FOIA.
   (2) Receipt of Appeal. The Library Board is not considered to have received a written appeal under until the first regularly scheduled meeting of the Library Board following submission of the written appeal.
   (3) Response of Appeal. Within 10 business days after receiving a written appeal, the Library Board shall do 1 of the following:
      (a) Waive the fee.
      (b) Reduce the fee and issue a written determination to the requesting person indicating the specific basis under Section 4 of the FOIA that supports the remaining fee. The determination shall include a certification from the Library Board that the statements in the determination are accurate and that the reduced fee amount complies with its publicly available Procedures and Guidelines and Section 4 of the FOIA.
(c) Uphold the fee and issue a written determination indicating the specific basis under Section 4 of the FOIA that supports the required fee. The determination shall include a certification from the Library Board that the statements in the determination are accurate and that the fee amount complies with these Procedures and Guidelines and Section 4 of the FOIA.

(d) Issue a notice extending for not more than 10 business days the period during which the Library Board must respond to the written appeal. The notice of extension shall include a detailed reason or reasons why the extension is necessary. The Library Board shall not issue more than 1 notice of extension for a particular written appeal.

11. CIVIL ACTION

a. Civil Action for Non-Disclosure or Denial of Public Records.
   (1) Civil Action After Appeal: If the Library Board fails to respond to a written appeal or if the Library Board upholds all or a portion of the disclosure denial that is the subject of the written appeal, the requesting person may seek judicial review of the nondisclosure by commencing a civil action within 180 days after the Library’s final determination to deny a request.

   (2) Civil Action Directly After Denial. A requestor may also commence a civil action in the circuit court to compel the Library’s disclosure of the public records within 180 days after the Library’s final determination to deny a request. The requestor is not required to appeal the denial to the Library Board before commencing the civil action.

   (3) Remedies; Fines. If the court determines a public record is not exempt from disclosure, it shall order the Library to cease withholding or to produce all or a portion of a public record wrongfully withheld. If the person prevails, the court shall award reasonable attorneys' fees, costs, and disbursements. If the person or Library prevails in part, the court may, in its discretion, award all or an appropriate portion of reasonable attorneys' fees, costs, and disbursements. If the court determines that the Library has arbitrarily and capriciously violated this act by refusal or delay in disclosing or providing copies of a public record, the court shall order the Library to pay a civil fine of $1,000.00 and shall award, in addition to any actual or compensatory damages, punitive damages in the amount of $1,000.00.
b. Civil Action Regarding Fees.
   (1) Civil Action After Appeal. A requestor may commence a civil action in the circuit court for a fee reduction if the Library (1) failed to respond to a written appeal or (2) made a determination on a written appeal. A requester must submit an appeal to the Library Board for a fee reduction before commencing a civil action. If a civil action is commenced against the Library, the Library is not obligated to complete the processing of the written request for the public record at issue until the court resolves the fee dispute. This action must be filed within 45 days after receiving notice of the determination of an appeal to the Library Board.
   (2) Remedies; Fines. If the requesting person prevails by receiving a reduction of 50% or more of the total fee, the court may, in its discretion, award all or an appropriate portion of reasonable attorneys' fees, costs, and disbursements. If the court determines the Library has arbitrarily and capriciously violated this act by charging an excessive fee, the court shall order the Library to pay a civil fine of $500.00, which shall be deposited in the general fund of the state treasury. The court may also award, in addition to any actual or compensatory damages, punitive damages in the amount of $500.00 to the person seeking the fee reduction.

12. FOIA RECORD RETENTION
The FOIA Coordinator must keep a copy of all written requests and documents sent in response to the request for public records on file for no less than 1 year, unless a longer retention time has been specified in a record retention policy applicable to the Library.

13. PUBLICATION AND NOTIFICATION OF PROCEDURE AND GUIDELINES
Because the Library maintains a website, these Procedures and Guidelines and the summary shall be posted and maintained on the website. The Library shall make these Procedures and Guidelines and summary publicly available by providing free copies both in the response to a written request and upon request by visitors at the Library. However, the Library may include the website link instead of providing paper copies in its response to a written request.
14. **SEVERABILITY; ENFORCEABILITY**
If any clause, provision or section of these Procedures and Guidelines shall be ruled invalid or unenforceable by any court of competent jurisdiction, the invalidity or unenforceability of such clause, provision or section shall not affect any of the remaining clauses, provisions or sections. If any of the Procedures and Guidelines is determined by the FOIA Coordinator to be in conflict with the FOIA or other law after adoption, the FOIA Coordinator has the authority to process FOIA requests in conformance with the FOIA and shall seek to amend these Procedures and Guidelines as soon as possible.

15. **EFFECTIVE DATE**
These Procedures and Guidelines shall become effective upon approval.

(Revised April 2019.)
Exhibit B

FOIA - Written Public Summary
A. How Can I Request a Public Record?

- A person (except those persons incarcerated in state, county or federal correctional facilities), may request public records.
- The requestor must send a written request for the public record to the Library. A request can be made through a letter, in person, or sent by electronic transmission. The requests should be made to the Director. The contact information is as follows:

Willard Library  
7 W. Van Buren Street  
Battle Creek, Michigan 49017;

E-mail - foiarequest@willardlibrary.org;

Fax - (269) 968-3284.

- A request from a person must include (unless the request is from an individual who qualifies as indigent) the person’s complete name, address (in compliance with United State Postal Service standards), and contact information, and if made by a person other than an individual, the complete name, address, and contact information of the person's agent who is an individual. Contact information must include a valid telephone number or electronic mail address.
- The requestor will not be required to use a specific form or format, but requests must identify the public record sufficiently to allow the Library to find the requested record.
- The Library may, but is not required to, respond to a verbal request. However, if the Library believes the information is available on its website, the Library will inform the requestor of the website location where practicable and to the best of his or her knowledge.
B. When Can I Expect a Response?

- Unless otherwise agreed to in writing, the Library will respond or seek a deposit within 5 business days after it receives the request. However, the Library may extend that time period by 10 business days.
- Please keep in mind that a request sent by e-mail or other electronic means is not considered received until 1 business day after it is transmitted. If the request is sent to a spam or junk mail folder, it is not considered received until 1 day after it is discovered.

C. How Can I Understand the Response?

- If the Library grants a written request in full, the requestor will receive a notice indicating that it has been granted.
- However, if the request is denied or denied in part, the Library shall provide any or all the following information, depending upon the reason for the denial:
  - An explanation of the basis that the public record, or portion of that public record, is exempt from disclosure, including a description of the information that is separated or deleted.
  - A certificate that the public record does not exist under the name given by the requestor or by another name reasonably known to the Library.
  - A full explanation of the requesting person's right to (1) submit to the Library Board a written appeal; or (2) seek judicial review of the denial under Section 10 of the FOIA. (See below for more details).
  - Notice of the right to receive attorneys’ fees and damages if a court determines that the Library has not complied and orders disclosure of all or a portion of a public record.
- If a request is granted in part or granted in full, the Library will require payment before providing documents.

D. What if I Request Documents Available on the Website?

- If documents are available on the website, to the degree practicable, the response will include a specific webpage address where the requested information is available.
- The Library will inform the requestor of the additional charge to receive copies of the public records that are available on its website.
E. What Fees Will the Library Charge?

- The FOIA Coordinator will provide a detailed itemization of costs.
- For labor costs, the fee shall not exceed the sum of the following components:
  - Hourly Wage. The Library will not charge more than the hourly wage of its lowest-paid employee capable of searching for, locating, and examining the public records; separating and deleting exempt information from non-exempt information; and for duplication and publication regardless of whether that person is available or who actually performs the labor, except if the Library does not employ a person capable of separating and deleting exempt information from non-exempt information, it may treat necessary contracted labor costs for that purpose in the same manner as employee labor costs but may not exceed 6 times the State minimum hourly wage.
  - Time Increments: The fee will be charged in fifteen (15) minute increments, with all partial time rounded down, except the labor fee for duplication and publication, which shall be charged in one (1) minute increments.
  - Determination of Unreasonably High Labor Costs. The fee for searching for, locating and examining public records and separating exempt information from non-exempt information (including redacting) will not be charged, unless failure to charge a fee would result in unreasonably high costs to the Library because of the nature of the request in the particular instance, and the Library specifically identifies the nature of these unreasonably high costs.
  - Overtime. Overtime wages shall not be included unless agreed to by the requestor.
  - Description of Charge. The detailed itemization will include both the hourly wage and the number of hours charged.
  - Fringe Benefit Costs. The Library may also add up to 50% to the applicable labor charge amount (but may not exceed actual costs) to cover or partially cover the cost of fringe benefits if it clearly notes the percentage multiplier used to account for benefits, unless a requestor wants records that are available on the website. In which case, the fringe benefit multiplier can be greater than the 50% limitation.
- For public records provided to the requestor on nonpaper physical media (discs, flash drives, e-mails), the Library may charge the actual and most reasonably economical cost of the media.
- For paper copies, the Library may charge the actual total incremental cost of necessary duplication or publication not to exceed $.10 per page (single or double sided) for 8½ by 11 inch paper or 8½ by 14 inch paper. The Library will charge the actual cost of copies made on paper of a different size. The Library will use double-sided printing, if cost saving and available.
- The Library may charge the actual cost of mailing and the least expensive form of postal delivery confirmation.
F. Will a Deposit be Required? When do I have to Pay the Deposit?

- The Library may require a good-faith deposit of ½ of the estimated fee if the entire fee estimate or charge authorized under the FOIA exceeds $50.00, based on a good-faith calculation of the total estimated fee.

- The Library will also provide a best efforts, nonbinding estimate of the time frame it will take the Library to provide the public records to the requestor.

- If the Library has granted a prior request but has not been paid in full, the Library may require a deposit of up to 100% of the estimated fee if all of the following apply:
  - The final fee for the prior written request was not more than 105% of the estimated fee.
  - The public records made available contained the information being sought in the prior written request and are still in the Library's possession.
  - The public records were made available to the individual, subject to payment, within the time frame estimate described Section 4(7) of the FOIA.
  - Ninety days have passed since the Library notified the individual in writing that the public records were available for pick up or mailing.
  - The individual is unable to show proof of prior payment to the Library.
  - The Library calculates a Detailed Itemization that is the basis for the current written request's increased estimated fee deposit.

The Library shall no longer require an increased estimated fee deposit if any of the following apply:

- The individual is able to show proof of prior payment in full to the Library;
- The Library is subsequently paid in full for the applicable prior written request; or
- Three hundred sixty-five days have passed since the individual made the written request for which full payment was not remitted to the Library.

- If a deposit is not received within 45 days from receipt of the deposit notice letter (it is considered received 3 days after it is sent), and no appeal of the deposit amount is filed, the request is abandoned. The notice of a deposit will include the date by which the deposit must be received (48 days after notice is sent).
G. Am I Entitled to a Waiver or Reduction of Fees?

- A reduction of the fee by $20.00 is available to certain individuals who submit an affidavit stating they are indigent and receiving public assistance, or if not receiving public assistance, stating facts showing inability to pay because of indigency. For this reduction to apply, the individual may not have received discounted fees twice during that calendar year and the person may not be requesting on behalf of parties who are paying to make the request.
- A reduction of the fee by $20.00 is also available to certain non-profit organizations formally carrying out activities under subtitle C of the developmental disabilities assistance and bill of rights act of 2000, and the protection and advocacy for individuals with mental illness act, provided that the request is made on behalf of the organization or its clients, is made for a reason consistent with the laws under Section 931 of the mental health code and is accompanied by documentation of its designation by the state.
- The FOIA Coordinator may reduce or waive the imposition of fees if the FOIA Coordinator determines that a waiver or reduction of the fee is in the public interest because searching for or furnishing copies of the public record can be considered as primarily benefiting the general public.
- If the Library does not respond to a written request in a timely manner as required by the FOIA, the Library shall reduce the charges for labor costs by 5% for each day the Library exceeds the time permitted, with a maximum 50% reduction, if the late response was willful and intentional or the written request included specific language as set forth more fully in the Procedures and Guidelines.

H. How Can I Appeal a Decision to Deny All or Part of My Request?

- If a requestor desires to appeal all or part of a decision to deny a request, the requestor must submit to the Willard Library Board ("Library Board") a written appeal that specifically states the word "appeal" and identifies the reason or reasons for reversal of the denial.
- The Library Board is not considered to have received a written appeal until the first regularly scheduled meeting after submission of the written appeal.
- The Library will respond within 10 business days by reversing the disclosure denial, upholding the denial, revising in part and upholding in part the denial or issuing a 10 business day extension.
I. How Can I Appeal a Determination of the Fee or Deposit Amount?

- The requestor may submit to the Library Board a written appeal for a fee reduction that specifically states the word "appeal" and identifies how the required fee exceeds the amount permitted under the Procedures and Guidelines or Section 4 of the FOIA.
- The Library Board is not considered to have received a written appeal until the first regularly scheduled meeting after submission of the written appeal.
- The Library will respond within 10 business days by waiving the fee, reducing the fee and explaining the basis for the remaining fee, upholding the fee or issuing a 10 business day extension.

J. Can I File a Lawsuit Regarding the Denial of a FOIA Request?

- If the Library Board fails to respond to a written appeal or if the Library Board upholds all or a portion of the disclosure denial that is the subject of the written appeal, the requestor may seek judicial review of the nondisclosure by commencing a civil action within 180 days after the Library's final determination to deny a request. A requestor may also commence a civil action in the circuit court to compel the Library's disclosure of the public records within 180 days after the Library's final determination to deny a request. The requestor is not required to appeal the denial to the Library Board before commencing the civil action.
- If a person prevails in an action regarding the denial of a request, the court shall award reasonable attorneys fees, costs and disbursements. If the person prevails in part, the court may award all or a portion of the attorneys' fees, costs and disbursements. If the court determines the FOIA was arbitrarily or capriciously violated, the court shall order a civil fine of $1,000.00 to be paid to the state treasury. The court may also award actual, compensatory or punitive damages.

K. Can I File a Lawsuit Regarding the Fee Charged For a FOIA Request?

- A requestor may commence a civil action in the circuit court for a fee reduction if the Library (1) failed to respond to a written appeal or (2) issued a determination of a written appeal. This action must be filed within 45 days after receiving notice of the determination of an appeal to the Library Board. The requester must file an appeal for a fee reduction before commencing a circuit court action.
- If a person prevails in an action by receiving a reduction of 50% or more of the total fee, the court may award all or a portion of the reasonable attorneys' fees. If the court determines FOIA was arbitrarily or capriciously violated, the court shall order a civil fine of $500.00 to be paid to the state treasury. The court may also award actual, compensatory or punitive damages.

(Revised April 2019.)
Exhibit C

FOIA – Detailed Itemization Sheet
## LABOR CHARGES

### A. Cost for Searching for, Locating and Examining of Public Records in Conjunction with Receiving and Fulfilling a Granted Written Request.

1. Determination of the Hourly wage:

   The hourly wage of the lowest paid public employee capable of searching for, locating and examining the public records in this particular instance regardless of who actually performs the labor. $_________

   □ This labor charge includes fringe benefit costs (up to 50% of the applicable labor charge but not more than the actual costs of fringe benefits) using the hourly wage identified above and a percentage multiplier of ________% (hourly wage x percentage multiplier = $_________)

   □ This hourly wage is an overtime rate that was agreed to by the requestor in the amount of $_________ per hour.

2. Determination of total time using increments of 15 minutes with partial time rounded down. (So, for 15 minutes, use .25 hours; 30 minutes, use .5 hours; for 45 minutes use .75 hours). ________ hours.

   □ The FOIA Coordinator has determined that failure to charge this fee would result in unreasonably high costs to Library because of the nature of the request in the particular instance because of the following reasons:

   _______________________________________________________
   _______________________________________________________

   Hourly wage: $_________
   Total time: ________ hours
   
   A. Total Fee (hourly wage x total time): $_________

### B. Cost for Separating Exempt Information from Non-Exempt, including Redaction of Documents.

1. For Employee Labor Costs:
   a. Determination of the Hourly wage:

   The hourly wage of the lowest paid public employee capable of searching for, locating and examining the public records in this particular instance regardless of who actually performs the labor. $_________

   □ This labor charge includes fringe benefit costs (up to 50% of the applicable labor charge but not more than the actual costs of fringe benefits) using the hourly wage identified above and a percentage multiplier of ________% (hourly wage x percentage multiplier = $_________)

   □ This fee is an overtime rate that was agreed to by the requestor in the amount of $_________ per hour.

   b. Determination of total time using increments of 15 minutes with partial time rounded down. (So, for 15 minutes, use .25 hours; 30 minutes, use .5 hours). ________ hours.

   1.a Hourly wage for employees: $_________
   1.b Total time for employees: ________ hours
   1.c Total Employee labor charge (hourly wage x hours): $_________
<table>
<thead>
<tr>
<th>2. For Contracted Labor Costs:</th>
</tr>
</thead>
<tbody>
<tr>
<td>□ The FOIA Coordinator has determined that the Library does not employ a person capable of deleting exempt information from non-exempt information in the particular instance and the work is being performed by the following person or firm:</td>
</tr>
<tr>
<td>__________________________________________________________</td>
</tr>
<tr>
<td>a. Determination of the Hourly wage:</td>
</tr>
<tr>
<td>The hourly wage of the contracted labor (not to exceed 6 times the State of Michigan minimum hourly wage): $________</td>
</tr>
<tr>
<td>□ This hourly wage is an overtime rate that was agreed to by the requestor in the amount of $________ per hour.</td>
</tr>
<tr>
<td>b. Determination of total time using increments of 15 minutes with partial time rounded down. (So, for 15 minutes, use .25 hours; 30 minutes, use .5 hours; 45 minutes use .75 hours). _______ hours.</td>
</tr>
<tr>
<td>□ The FOIA Coordinator has determined that failure to charge this fee would result in unreasonably high costs to the Library because of the nature of the request in the particular instance because of the following reasons:</td>
</tr>
<tr>
<td>__________________________________________________________</td>
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<tr>
<td>__________________________________________________________</td>
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<tr>
<td>__________________________________________________________</td>
</tr>
<tr>
<td>2.a Contracted labor hourly wage:</td>
</tr>
<tr>
<td>$________</td>
</tr>
<tr>
<td>2.b Contracted labor hours:</td>
</tr>
<tr>
<td>_______ hours</td>
</tr>
<tr>
<td>2.c Total Fee for contracted labor (hourly wage x hours):</td>
</tr>
<tr>
<td>$________</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>C. Cost for Duplication and Publication.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Determination of the Hourly wage:</td>
</tr>
<tr>
<td>The hourly wage of the lowest paid public employee capable of searching for, locating and examining the public records in this particular instance regardless of who actually performs the labor. $________</td>
</tr>
<tr>
<td>□ This labor charge includes fringe benefit costs (up to 50% of the applicable labor charge but not more than the actual costs of fringe benefits) using the hourly wage identified above and a percentage multiplier of _____<strong><strong>% (hourly wage x percentage multiplier = $</strong></strong>_______)</td>
</tr>
<tr>
<td>□ This hourly wage is an overtime rate that was agreed to by the requestor in the amount of $________ per hour.</td>
</tr>
<tr>
<td>2. Determination of total time using increments of one (1) minute with partial time rounded down. _______ hours.</td>
</tr>
<tr>
<td>Hourly wage:</td>
</tr>
<tr>
<td>$__________</td>
</tr>
<tr>
<td>Total time:</td>
</tr>
<tr>
<td>_______ hours</td>
</tr>
<tr>
<td>C. Total Fee (hourly wage x hours)</td>
</tr>
<tr>
<td>$__________</td>
</tr>
</tbody>
</table>
### Other Actual Costs

#### D. Costs for Paper Copies.
The actual total incremental cost of necessary duplication and publication using the most economical means available:

<table>
<thead>
<tr>
<th>Step</th>
<th>Description</th>
<th>Calculation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Not to exceed $.10 per sheet for 8 ½ by 11 or 8 ½ by 14 in paper:</td>
<td>$__________ per sheet x _________ number of sheets = $___________.</td>
</tr>
<tr>
<td>2.</td>
<td>Other paper sizes:</td>
<td>$__________ per sheet x _________ number of sheets = $___________.</td>
</tr>
</tbody>
</table>

#### E. Costs for Nonpaper Physical Media.
The actual and most reasonably economical cost of the computer disc, flash drives, computer tape or other similar media:

$__________ per item x _________ number of items.

#### F. Cost of Mailing:

1. The actual cost of mailing: $__________
2. Fee for the least expensive postal delivery confirmation: $_______
3. Costs for the envelope or box for mailing $__________.

☐ The requestor has stipulated to expedited shipping and/or insurance and those costs are listed above as the actual costs of mailing.

#### Costs for Providing Documents Available on the Website

G. ☐ The Library has notified the requestor in its written response that all or a portion of the requested information is available on its website. The following is a detailed itemization of cost of the information that is available on the website:

1. **Labor Costs – Searching for, locating and examining:**
   a. Determination of Hourly wage:
      
      The hourly wage of the lowest paid public employee capable of searching for, locating and examining the public records in this particular instance regardless of who actually performs the labor.
      $__________
      ☐ This labor charge includes fringe benefit costs (up to 50% of the applicable labor charge but not more than the actual costs of fringe benefits) using the hourly wage identified above and a multiplier of _______% (hourly wage x percentage multiplier =$__________).
      ☐ This fee is an overtime rate that was agreed to by the requestor in the amount of $__________ per hour.

      b. Determination of total time using increments of 15 minutes with partial time rounded down _________ hours.
2. **Labor Costs: Copying or Duplication:**
   a. Determination of Hourly wage:

   The hourly wage of the lowest paid public employee capable of searching for, locating and examining the public records in this particular instance regardless of who actually performs the labor. $__________
   □ This labor charge includes fringe benefit costs (up to 50% of the applicable labor charge but not more than the actual costs of fringe benefits) using the hourly wage identified above and a multiplier of __________% (hourly wage x percentage multiplier = $__________).
   □ This hourly wage is an overtime rate that was agreed to by the requestor in the amount of $__________ per hour.

   b. Determination of total time using increments of ___ minutes with partial time rounded down. _______ hours.

3. The actual total incremental cost of necessary duplication and publication:
   a. Not to exceed $.10 per sheet for 8 ½ by 11 or 8 ½ by 14 in paper:
      $__________ per sheet x _________number of sheets = $__________.
   b. Other paper sizes:
      $__________ per sheet x _________number of sheets = ____________.

4. Costs for Nonpaper Physical Media
   $__________ per item x _________number of items.

5. Cost of Mailing:
   a. The actual cost of mailing in a reasonably commercial and justifiable manner: $__________
   b. The charge for the least expensive postal delivery confirmation:
      $__________
   c. Costs for the envelope or box for mailing. $__________

   □ The requestor has stipulated to expedited shipping and/or insurance and those costs are listed above as the actual costs of mailing.

### Subtotal Charges: Add Items A – F Above:

### Subtotal with Website Document Charges from G above if applicable
## Waivers or Reductions

### Public Interest Reduction or Waiver.
The FOIA Coordinator may reduce or waive the imposition of fees if the FOIA Coordinator determines that a waiver or reduction of the fee is in the public interest because searching for or furnishing copies of the public record can be considered as primarily benefiting the general public. ☐ Fee waiver granted or granted in part for a reduction of $________

### Waiver of Fees of First $20.00.
A public record search shall be made and a copy of a public record shall be furnished without charge for the first $20.00 of the fee for each request by either of the following:

1. **Indigency:** Certain individuals who submit an affidavit stating that the individual is indigent or receiving public assistance as stated more fully in the FOIA and the Library’s Procedures and Guidelines. ☐ FOIA Coordinator Approves the Waiver.

2. **Certain Non-Profit Organizations.** A non-profit organization formally designated by the state to carry out activities under subtitle C of the developmental disabilities assistance and bill of rights act of 2000, and the protection and advocacy for individuals with mental illness act as stated more fully in FOIA and the Library’s Procedures and Guidelines. ☐ FOIA Coordinator Approves the Waiver.

### Reduction for Late Response:
If the Library does not respond to a written request in a timely manner, the Library shall reduce the charges for labor costs by 5% for each day the Library exceeds the time permitted, with a maximum 50% reduction. However, this reduction only applies (1) if the late response was willful and intentional or (2) if the request contained the language required by the FOIA for such reduction (See Procedures and Guidelines). _____ number of days x 5% of labor costs = $________

### Final Total After Any Applicable Reductions or Waivers:

$________

### Deposit:

☐ The Library requires a deposit of $_______ (1/2 of the estimated fee) and this total estimated fee exceeds $50.00.

☐ The Library requires a deposit of $_______ (100% of the estimated fee) because this request meets the statutory requirements for failing to pay for prior requests under Section 4(11) of the FOIA.

The deposit must be received on or before ______________. If the deposit is not received by this date, the request will be considered abandoned.

<table>
<thead>
<tr>
<th>Total Fee</th>
<th>$_________</th>
</tr>
</thead>
<tbody>
<tr>
<td>- Deposit Amount</td>
<td>$_________</td>
</tr>
<tr>
<td>= Remaining Fee Due of</td>
<td>$_________</td>
</tr>
</tbody>
</table>

☐ Fee Paid on ______________

Total Fee Due: $_________
Z. Credit Card Policy

1. **Library Credit Cards - General Provisions**
The Library Director shall be responsible for the issuance, accounting, monitoring, retrieval, internal controls and generally overseeing the use of Library credit cards for Board members and employees. The total combined authorized credit limit of all credit cards issued by the Library shall not exceed 5% of the total budget of the Library for the current fiscal year. The Library may include in its budget and pay the balance due on any credit cards, including the annual fees and interest. There must be a system of internal accounting controls to monitor the use of credit cards.

2. **Issuance of Library Credit Cards**
A Board member or the Library Director may be issued a Library credit card for actual and necessary expenses incurred as a result of attendance at Board-approved workshops, seminars, conferences, or conventions. Library employees may be issued a Library credit card which shall be used solely for the purchase of goods and/or services needed for official business of the Library.

3. **Documentation Relating to the Use of Library Credit Cards**
When a Board member or employee uses a Library credit card, documentation shall be provided to the Library Director detailing the goods or services purchased, the cost of such goods or services, the date of purchase, and the official business purpose for which such goods or services were purchased.

4. **Lost or Stolen Library Credit Cards**
Each Board member or employee issued a credit card is responsible for the protection and custody of Library credit card. If a Library credit card is lost or stolen, the Library Director shall be notified immediately.

5. **Return of Library Credit Cards**
A Board member who leaves the Board or a Library employee who is no longer employed by the Library shall return the credit card upon termination to the Library Director, but in no event later than five calendar days after termination.

6. **Payment of Purchases Made with Library Credit Cards**
The Board shall approve all Library credit card invoices. All payments are pre-authorized for post-approval by the Board at the monthly meeting immediately following the disbursement. Such payments shall be made no later than 30 days after receipt of the initial statement date.
7. **Misuse and Unauthorized Use of Library Credit Cards**

A Board member who violates a provision of this policy shall have his/her use of that card revoked by the Board. An employee who violates a provision of this policy shall be subject to disciplinary action as determined by the Library Director. If the Library Director violates a provision of this policy, he/she shall be subject to disciplinary action as determined by the Board.
AA. **Policy Regarding Records Retention**

Records will be retained to support the administrative needs of the library and to assure compliance with legal and governmental requirements.

The retention plan will provide library-wide retention schedules, allow for disposal of records when they reach their destruction date and minimize the filing and retention of duplicate records. After the annual audit and using the Record Retention Guidelines schedule, records will be destroyed. All items will be shredded.

The following guidelines were established using the Plante Moran, LLP Guideline to Retention of Business Records and Employee References and Record Retention by Varnum, Riddering, Schmidt and Howlett, Attorneys at Law.

**Records Retention Guidelines**

1. **Payroll**
   
   (a). 7 Years
   
   (1). Records and summaries, including payment to pensioners
   
   (2). Time Books
   
   (b). 6 Years
   
   (1). Employee Pension Plan Records
   
   (2). Hours Worked Records
   
   (c). 4 Years
   
   (1). Sick Pay
   
   (2). Tax Withholding Records
   
   (d). 3 Years
   
   (1). Garnishment Records/Wage Assignments
   
   (2). Wages Paid Records
   
   (3). Employment Eligibility Verification Form 1-9
   
   (e). 2 Years
   
   (1). Time Cards/Earning Cards
   
   (f). 1 Year
   
   (1). Rates of Pay
   
   (2). Layoff Records
2. **Finance**
   (a.) Permanent
      (1). Audit reports of public accountants
      (2). Chart of accounts
      (3). Financial statements - end-of-year (other months optional)
      (4). General ledger and end-of-year trial balances - year-end and monthly trial balances
      (5). Journals
      (6). Tax returns and worksheets and other documents relating to the determination of tax liability
   (b). 7 Years
      (1). Accounts payable/receivable ledgers and trial balances
      (2). Employment tax returns
      (3). Information returns
      (4). Invoices to customers and from vendors
      (5). Subsidiary ledgers to the general ledger and trial balances
   (c). 3 Years
      (1). Bank statements and reconciliations
      (2). Duplicate deposit slips
      (3). Petty cash vouchers
      (4). LSCA Grants and other grants (from final expenditure report)

3. **Personnel**
   (a). 7 Years
      (1). Employee personnel records after termination
      (2). Exit Interviews
   (b). 3 Years
      (1). Collective Bargaining Agreements
      (2). Employment Contracts
      (3). Family and Medical Leave Records
   (c). 2 Years
      (1). Job Descriptions
      (2). Job Evaluation
   (d). 1 Year
      (1). Advertisements or notices relating to job openings, promotions, training, and overtime opportunities
      (2). Disciplinary Records
      (3). Grievance Records
      (4). Hiring Records
      (5). Termination Records
      (6). Demotion Records
4. **General**

(a). Permanent
   (1). Correspondence (legal and important matters)
   (2). Licenses and permits
   (3). Insurance policies and records (current)
   (4). Contracts and leases (current)
   (5). Deeds, mortgages, and bills of sale
   (6). Warranties and manufacturer materials on equipment (for as long as we own or operate the equipment plus 7 years)
   (7). Minute books of directors and stockholders, including bylaws and charter
   (8). Material Safety Data Sheets (duration of exposure, plus 30 years), List of hazardous chemicals

(b). 7 Years
   (1). Accident Reports and Claims (settled cases)

(c). 3 Years
   (1). Correspondence (general)
   (2). Insurance policies (expired)

(d). 1 Year
   (1). Correspondence (routine) with customers or vendors
   (2). Stenographers' notebook

5. **Acquisitions**

(a). 7 Years
   (1). Purchasing department's copy of purchase order

(b). 1 Year
   (1). Requisitions

6. **Medical**

(a). 30 Years; except certain background data - 1 year
   (1). Medical records
   (2). Occupational exposure (medical) records

(b). 3 Years
   (1). Maintain training records from date training occurred
BB. Endowment Fund Policy

The Willard Library has established an endowment fund on its books and accounts. The Endowment Fund contains two separate accounts, the Restricted Account and the Designated Account. The Designated Account receives moneys received from donors by bequest or gift without restriction as to use. Unless otherwise determined by amendment of this policy, the Willard Library Board of Trustees may appropriate for expenditure for the uses and purposes described below so much of the net appreciation, realized and unrealized, in the fair value of the assets of the Endowment Fund over the historic value of the dollar fund as is prudent, and as shall assure that the Willard Library Endowment Fund shall increase annually by the cost of living, as determined annually by the Board of Trustees.

1. Purpose
   The purpose of the Endowment Fund is to fund special projects and improvements to the Library.

2. Investments
   Funds held in the Endowment Fund shall be invested and reinvested from time to time in personal property deemed advisable by the Board of Trustees of the Willard Library, whether or not such investments produce a current return, including the following assets or investments:

   Cash

   Bonds, bills, or notes of the United States; obligations, the principal of and interest on which are fully guaranteed by the United States; obligations of the State of Michigan; or securities issued or guaranteed by agencies or instrumentalities of the United States Government.

   Commercial paper rated A1/P1, bankers' acceptances, certificates of deposit, and United States Government repurchase agreements.

   Mutual funds composed entirely of investment vehicles that are guaranteed by agencies or instrumentalities of the United States Government.

   Investment pools, as authorized by the Surplus Funds Investment Pool Act, Act No. 367 of the Public Acts of 1982, composed entirely of instruments which are guaranteed by agencies or instrumentalities of the United States Government.
All assets or investments shall be selected by the Board of Trustees for and on behalf of the Willard Library.

The Board of Trustees may from time to time retain the services of an investment manager for the purpose of investing the assets of the Endowment Fund. Criteria for investment returns shall be established from time to time based on nationally accepted indices composed of obligations of the U.S. Treasury. The Board of Trustees shall retain the services of an independent analyst to provide reports of performance results of the Endowment Fund on a quarterly basis as necessary.

In addition to this Endowment Fund, the Board of Trustees also has Endowment Funds held at the Battle Creek Community Foundation.
CC.  **Website Collection Development Policy**

The Willard Public Library website provides links to outside internet resources for use by the library’s staff and patrons. The purpose of including the links on our website is to assist our users with finding quality information on the internet. The links are selected and evaluated by information professionals and chosen carefully, using the criteria outlined below.

Connecting to those links will cause the user to leave the Willard Library site for other internet locations. The links are provided "as is" and although the library evaluated those links for quality, Willard Library does not control their content or warrant that those outside resources will always be available, reliable, timely, or accurate for any specific purpose.

Criteria used to evaluate outside links are similar to the criteria used to select books for the library collection and include but may not be limited to:

1. **Content**
   (a). Relevance for the Battle Creek community and its library users.
   (b). Depth, quantity, and unique nature of information provided.
   (c). Quality (accuracy, timeliness, authority) of the information provided.
   (d). Broad appeal of the subject matter of the site.
   (e). Free accessibility of the information.
   (f). Purpose of the site. Does it provide quality and balanced information or simply espouse a point of view?

2. **Source**
   (a). Background expertise of the site's author and/or sponsor.
   (b). Inclusion of contact and background information for the author and/or site sponsor.
   (c). Third party reviews of the site and/or its author and sponsor.

3. **Technical Considerations**
   (a). Speed of loading.
   (b). Consistency of site availability.
   (c). Number of special applications needed to view site material (Is Java capability necessary? Flash? Adobe Acrobat? Sound and/or movie viewers?).
   (d). Access by the greatest number and broadest range of release of available browsers.
   (e). Ease of use.
   (f). Intuitive nature of site navigation for new internet users.
   (g). Presence of a search engine on the site.
(h). Attractiveness of site as it relates to ease of understanding content.

(i). Are frames used?

(j). Does the site prevent easy exit?

Sites will generally not be linked to the Willard Public Library if their purpose is strictly commercial, limited to a narrow subject specialty, or designed for the purpose of promoting a particular point of view.
DD. Policy Regarding Family & Medical Leave Act Of 1993 (FMLA)
It is the policy of the Willard Public Library to fully comply with all provisions of the Family and Medical Leave Act of 1993, and related regulations. The policy described below is to be interpreted and applied so as to comply with the Act and related regulations. In the event of conflict, the Act and related regulations shall be followed.

In case of conflicting language between the provisions of this policy and the provisions of a collective bargaining agreement, the provisions of the collective bargaining agreement prevail. However, it is agreed by both parties that this policy is not in conflict with Article 11 Section C (Librarian's Contract) or Article 10 Section C (Support Personnel Contract) as all Sick Leave would need to be used before a FMLA Leave was approved.

1. General
Eligible employees generally are entitled to take up to 12 weeks of unpaid, job-protected leave each year for certain family and medical reasons.

   Determination of 12-Month Period
   The twelve month period for taking a family and medical leave will be a rolling twelve (12) month period measured backward from the date leave is used.

2. Eligibility
Employees are eligible only if:
   (a). Worked at Library for at least 12 months prior to the start of the leave, and
   (b). Worked at least 1,250 hours during previous 12 months prior to the start of the leave.

3. Reasons for Leave
Eligible employees are entitled to FMLA leave only for one or more of the following reasons:
   (a). Birth or placement of child for adoption or foster care (leave for which concludes within 12 months of the birth or placement);
   (b). To care for a spouse, child, or parent with a serious health condition; or
   (c). When the employee is unable to work because of a serious health condition.
4. **Notice and Certification**

Employees requesting a FMLA leave must:

(a). Make the request in writing to the Willard Public Library;
(b). Give 30 day written advance notice of the need for leave when the need is foreseeable;
(c). Provide appropriate medical certification showing the need for leave due to the serious health condition of the employee or immediate family member. An expected return to work date should be included on employee requests;
(d). Provide periodic medical recertification or cooperate in a second or third medical opinion;
(e). Provide periodic reports during the FMLA leave regarding the employee's status and intent to return to work;
(f). Attempt to schedule any planned medical treatment of the employee or family member so as not to unduly disrupt Library operations; and
(g). Provide appropriate medical certification upon return to work.

5. **Intermittent Leave**

Under some circumstances, employees may take FMLA leave intermittently, which means taking leave in blocks of time, or by reducing their normal weekly or daily work schedule. FMLA leave may be taken intermittently when medically necessary to care for a seriously ill family member or because of the employee's own serious illness.

6. **Exhaust Paid Leave**

An employee must first exhaust all paid sick and personal leave to cover part or all of any FMLA leave. Upon request an employee may retain 10 days of vacation time earned and unused while on FMLA. All other vacation time must be substituted for otherwise unpaid leave. The library is responsible for designating if paid leave used by an employee counts as FMLA leave, based on information provided by the employee and/or by a medical certification.
7. **Health Benefits**
During a FMLA leave, an employee is entitled to continuation of any group health insurance coverage which was being provided to that employee at the time the FMLA leave began. Any portion paid by employee must continue to be paid to keep the coverage current. In the event that an employee elects not to return to work upon completion of a FMLA leave, the Library may recover from that employee the cost of any payments made to maintain the employee's group insurance coverage, unless failure to return was for the reasons beyond the employee's control. The FMLA does not cover the continuation of separate group dental, vision, LTD or life insurance coverage, although these plans can be continued at the expense of the employee.

8. **Other Benefits**
Certain types of earned benefits, such as accumulated vacation, need not continue to accrue during periods of unpaid FMLA leave. When applicable for other benefits, such as life insurance coverage, the Library and the employee need to make arrangements so that the benefits may be maintained during periods of unpaid FMLA leave. Except for accrued or earned benefits (such as accumulated vacation), the employee will be restored to the same benefits upon return from FMLA leave as if the employee had continued to work the entire FMLA leave period. Use of FMLA leave cannot result in the loss of any benefit that accrued before the employee’s leave began. Any FMLA leave period will not be counted as a break in service for purposes of vesting or eligibility to participate in benefit programs. Employees who contribute to benefits and deductions for 401(k)/403B need to make arrangements to pay the Library to have these continue.

9. **Job Restoration**
An employee is entitled to be reinstated to his/her original job or its equivalent, upon return from a FMLA leave.
Willard Public Library
FORM: FAMILY & MEDICAL LEAVE REQUEST

Date: ____________

Employee Name: __________________________ SSN: __________________________

Department: __________________________ Position: __________________________

I am requesting Family and Medical Leave (FML) for the reason checked below. I understand that I must give 30 days' advance notice when the need for such leave is foreseeable and may be required to submit a certification from my health care provider. I also understand in order to receive FML, my request must include enough information for Administration to conclude that I qualify for FML. I am requesting leave for the following reason:

_______ The birth of my child and the care of such newborn child;
_______ The placement of a child with me for adoption or foster care;
_______ The care of my spouse, child (18 or under, or a child over age 18 with a disability where the child is unable to perform activities of daily living without assistance) or parent who has a serious health condition; or
_______ My own serious health condition that prevents me from performing the essential functions of my position (excludes immunizations, routine physical exams, orthodontia, and cosmetic treatments).

Employee Signature: __________________________ Date: __________________________

CONTINUOUS WORK WEEK LEAVE DATES
FROM: __________________________ TO: __________________________

Anticipated date to return to work: __________________________

INTERMITTENT LEAVE DATES
Anticipated leave dates:

FROM: __________________________ TO: __________________________

Administrative Use Only:
Date Received: __________________________ Date of Hire __________________________

FMLA Qualified: _________ Yes _________ No
EE. Policy Regarding Automated Clearing House (ACH) Arrangements and Electronic Transactions Of Funds

The following policy shall govern the use of electronic transactions and ACH arrangements for Willard Library.

1. Definitions

"Automated clearing house" or ACH means a national and governmental organization that has authority to process electronic payments, including but not limited to, the National Automated Clearing House Association and the Federal Reserve System.

An "ACH arrangement" means the agreement between the originator of the ACH transaction and the receiver of an ACH transaction.

An "ACH transaction" means an electronic payment, debit, or credit transfer processed through an automated clearinghouse.

An "ACH policy" means the procedures and internal controls as determined under this written policy developed and adopted by the Library Board.

2. Authority to Enter into ACH Arrangements and Electronic Transfers of Public Funds

The Library Assistant Director may enter into an ACH arrangement as provided by Public Act 738 of 2002, effective January 2004.

Willard Library shall not be a party to an ACH arrangement unless the Willard Library Board has adopted a resolution to authorize electronic transactions and the Willard Library Assistant Director has presented a written ACH policy to the Library Board.

An ACH arrangement under PA 738 of 2002 is not subject to the Revised Municipal Finance Act, Public Act 34 of 2001 (MCL 141.2101, et seq.), or to provisions of law or charter concerning the issuance of debt by a local unit.

3. Responsibility for ACH Agreements

The Willard Library Assistant Director or Business Office is responsible for Willard Library’s ACH agreements, including payment approval, accounting, reporting and generally for overseeing compliance with the ACH policy.
The Assistant Director shall submit to the Library Board documentation detailing the goods or services purchased, the cost of the goods or services, the date of the payment, and the department levels serviced by each payment of public funds made by electronic transfer. This report may be contained in the Library’s electronic general ledger software system or in a separate report to the Library Board.

4. **Internal Accounting controls to Monitor Use of ACH Transactions Made by Library**

The following system of internal accounting controls will be used to monitor the use of ACH transactions made by Willard Library:

a) The assistant director shall prepare a list of vendors authorized to be paid by ACH transaction and provide that list to the business office.

b) The business office initiates the transaction upon receipt of an invoice/payroll report included on the authorized ACH list approved by the appropriate Library official. ACH invoices must be approved before payment. The Assistant Director signs the ACH invoice, which then acts as the warrant, the business office then initiates the electronic transaction with the vendor, and makes the actual transfer of funds.

c) The business office presents the warrants and a separate list of the electronic payments for Library Board approval. All payments are pre-authorized for post-approval by the Board at the monthly meeting immediately following their disbursement.

d) The Business Office shall retain all ACH transaction documents for audit purposes.

e) The Business Office shall retain all invoices for audit purposes.

**Certification**

I, _____________________________, Assistant Director of Willard Library, certify that I developed and adopted the foregoing ACH policy and have presented it to the Willard Library Board.

______________________________, Assistant Director

__________________________________Date
FF. **Policy Regarding Reserve Fund**
That portion of the Designated Fund Balance labeled the Reserve Fund will be
set at not less than fifteen percent (15%) of the Operating Expenditure Budget
for the fiscal year. This Reserve Fund will provide the library with approximately
sixty days (60) of operating funds as a cash flow security measure.

GG. **Acceptable Information Systems Use Policy**
**Overview**
Willard Library’s intentions for publishing an Acceptable Information Systems
Use Policy are not to impose restrictions that are contrary to the Library’s
established culture of openness, trust and integrity. Willard Library is committed
to protecting Library employees, patrons, and the Library from illegal or
damaging actions by individuals, either knowingly or unknowingly.

Internet and intranet-related systems, including but not limited to computer
equipment, software, operating systems, storage media, network accounts
providing electronic mail, WWW browsing, and FTP, are the property of Willard
Library. These systems are to be used primarily for library purposes in serving
the interests of the Library and of our clients and patrons in the course of
normal operations.

Effective security is a team effort involving the participation and support of
every Willard Library employee and affiliate who deals with information and/or
information systems. It is the responsibility of every computer user to know
these guidelines, and to conduct their activities accordingly.

1. **Purpose**
The purpose of this policy is to outline the acceptable use of Willard
Library’s information systems. These rules are in place to protect the
employee and Willard Library. Inappropriate use exposes Willard Library
to risks including virus attacks, compromise of network systems and
services, and legal issues.

2. **Scope**
This policy applies to Willard Library employees, including all personnel
affiliated with third parties. This policy applies to all equipment and
networks (including, but not limited to wi-fi) that are owned or leased by
Willard Library.

3. **General Use and Ownership**
   (a). Users should have no expectation of privacy while using
   company-owned or company-leased equipment or accessing the
   company-owned network.

   (b). Users should be aware that the data they create on the library
   systems remains the property of Willard Library. Because of the
   need to protect Willard Library’s network, management cannot
guarantee the confidentiality of information stored on any
   network device belonging to Willard Library.
(c). Employees are responsible for exercising good judgment regarding the reasonableness of personal use.
(d). For security and network maintenance purposes, authorized individuals within Willard Library may monitor equipment, systems, data, and network traffic at any time.
(e). Willard Library reserves the right to audit networks and systems on a periodic basis to ensure compliance with this policy.

4. Security and Proprietary Information
(a). The user interface for information contained on internet/intranet/extranet-related systems should be classified as either confidential or not confidential, as defined by Library guidelines. Examples of confidential information include but are not limited to: Patron information, system passwords, and computer equipment information. Employees should take all necessary steps to prevent unauthorized access to this information. If questions exist about what is considered public information and what is considered to be confidential, those questions should be referred to the Library Director.
(b). Keep passwords secure and do not share accounts. Authorized users are responsible for the security of their passwords and accounts.
(c). Because information contained on portable devices (such as, but not limited to, laptops and tablets) is especially vulnerable, special care should be exercised to protect mobile devices.
(d). Employees must use extreme caution when opening e-mail attachments received from unknown senders, which may contain malware.

5. Unacceptable Use
The following activities are, in general, prohibited. Employees may be exempted from these restrictions during the course of their legitimate job responsibilities (e.g., systems administration staff may have a need to disable the network access of a host if that host is disrupting production services). Under no circumstances is an employee of Willard Library authorized to engage in any activity that is illegal under local, state, federal, or international law while utilizing Willard Library-owned resources. The lists below are by no means exhaustive but attempt to provide a framework for activities which fall into the category of unacceptable use.
6. **System and Network Activities**

The following activities are strictly prohibited, except as authorized by the Director in writing:

(a). Violations of the rights of any person or company protected by copyright, trade secret, patent, or other intellectual property, or similar laws or regulations, including, but not limited to, the installation or distribution of "pirated" or other software products that are not appropriately licensed for use by Willard Library.

(b). Unauthorized copying of copyrighted material including, but not limited to, digitization and distribution of photographs from magazines, books, or other copyrighted sources, copyrighted music, and the installation of any copyrighted software for which Willard Library or the end user does not have an active license is strictly prohibited.

(c). Exporting software, technical information, encryption software or technology, in violation of international or regional export control laws, is illegal. The appropriate management should be consulted prior to export of any material that is in question.

(d). Introduction of malicious programs into the network or server (e.g., viruses, worms, Trojan horses, e-mail bombs, etc.).

(e). Revealing your account password to others or allowing use of your account by others. This includes family and other household members when work is being done at home.

(f). Using a Willard Library computing asset to actively engage in procuring or transmitting material that is in violation of sexual harassment or hostile workplace laws. This includes the downloading or viewing of pornographic material.

(g). Making fraudulent offers of products, items, or services originating from any Willard Library account.

(h). Making statements about warranty, expressly or implied, unless it is a part of normal job duties.

(i). Effecting security breaches or disruptions of network communication. Security breaches include, but are not limited to, accessing data of which the employee is not an intended recipient or logging into a server or account that the employee is not expressly authorized to access, unless these duties are within the scope of regular duties. For purposes of this section, "disruption" includes, but is not limited to, network sniffing, pinged floods, packet spoofing, denial of service, and forged routing information for malicious purposes.

(j). Port scanning or security scanning is expressly prohibited unless prior notification to Willard Library is made.

(k). Executing any form of network monitoring which will intercept data not intended for the employee's host, unless this activity is a part of the employee's normal job/duty.
(l). Circumventing user authentication or security of any host, network, or account.
(m). Interfering with or denying service to any user other than the employee’s host (for example, denial of service attack).
(n). Using any program/script/command, or sending messages of any kind, with the intent to interfere with, or disable, a user’s terminal session, via any means, locally or via the internet/intranet/extranet.

7. **Email and Communications Activities**
The following activities are strictly prohibited, except as authorized by the Director in writing:
(a). Sending unsolicited email messages, including the sending of "junk mail" or other advertising material to individuals who did not specifically request such material (email spam).
(b). Any form of harassment via email, telephone, or paging, whether through language, frequency, or size of messages.
(c). Unauthorized use, or forging, of email header information.
(d). Solicitation of email for any other email address, other than that of the poster’s account, with the intent to harass or retaliate against another individual.
(e). Creating or forwarding "chain letters," "Ponzi," or other "pyramid" schemes of any type.
(f). Use of unsolicited email originating from within Willard Library's networks of other internet/intranet/extranet service providers on behalf of, or to advertise, any service hosted by Willard Library or connected via Willard Library’s network.

8. **Social Media Activities**
The Library recognizes that its employees may wish to access social media sites and does not wish to prohibit such use altogether. Brief and incidental personal use of the Library's information systems is acceptable as long as it occurs during personal time (lunch or other breaks), does not adversely affect the performance of an employee's official duties, does not result in expense to the Library, and does not violate the Library’s other policies and rules.
9. **Online Communications Policy**

If you participate in online conversations about Willard Library, its employees, customers, or services, it is important that you do it in a way that is safe, appropriate, and legal. The intent of this policy is not to restrict that flow of useful and appropriate information but to minimize the risk to you, your co-workers, and the Library.

(a). Unless authorized by the Director as part of your job duties, you may not post on behalf of the Library.

(b). Read this policy and all relevant Library policies, including "Privacy of Patron Records," "Soliciting and Selling," and "Sexual Harassment." Discriminatory remarks, harassment, and threats of violence or similar inappropriate or unlawful conduct may subject you to disciplinary action.

(c). Managers must exercise caution and sound judgment if interacting with subordinates on social media sites. Managers should not use social media websites for work-related communications.

(d). Avoid posting or texting statements, photographs, video, or audio that reasonably could be viewed as malicious, obscene, threatening, or intimidating.

(e). Think about what you will say and about disclosing your personal details. Correct any mistakes that you make. You post material at your own risk, and you are personally responsible for the content of your communications.

10. **Enforcement**

Any employee found to have violated this policy may be subject to disciplinary action, up to and including termination of employment.

*Nothing in this policy should be construed as limiting employees from discussing wages, hours, and other terms and conditions of employment.*

(Revised November 2014.)
HH. **Social Security Number Privacy Policy**

1. **Social Security Number Privacy**
   The Library is committed to ensuring the privacy of all its employees and any other individuals who submit their names to the Library for business reasons.

2. **Prohibited Actions**
   The Library will comply with all the requirements of the Michigan Social Security Number Privacy Act ("SSNPA" or "Act") and prohibits any unlawful disclosure of employees' or other individuals' Social Security numbers as described under the Act, including the following actions:
   
   (a). Publicly displaying all or more than four sequential digits of an employee's, student's, or other individual's Social Security number. "Public display" means to hold up, post, or make visible or set out for open view to members of the public or in a public manner.
   
   (b). Using the Social Security number as a primary account number for an individual. Several exceptions to this prohibition exist. The Library may use a Social Security number in the ordinary course of business to (1) verify an individual's identity or perform another similar administrative purpose; (2) detect or prevent identity theft or another crime; (3) enforce a person's legal rights, including transfer of a tax, employee benefits, debt, or receivable; (4) administer employee health insurance or membership benefits; (5) investigate an individual's claim, credit, criminal or driving history, or child or spousal support obligations or tax liability; or (6) if the use began before March 1, 2005 and the use is ongoing, continuous, and in the ordinary course of business.
   
   (c). Visibly printing the Social Security number on any identification badge, membership card, time cards, or employee rosters designed for public display.
   
   (d). Requiring an individual to transmit the Social Security number over the internet or a computer system or network unless the connection is secure or the transmission encrypted.
   
   (e). Requiring an individual to use or transmit a Social Security number to gain access to an internet website or computer system or network; unless a password was first required to gain access to the website.
   
   (f). Using all or more than four sequential digits of the Social Security number in or on any document or information mailed or otherwise sent to an individual if it is visible on or, without manipulation, from outside of the envelope packaging.
(g). Including all or more than four sequential digits of the Social Security number in a document mailed to a person, unless otherwise permitted by the SSNPA.

The SSNPA provisions do not apply to the use of all or more than four digits of a Social Security number when that use is authorized or required by state or federal statute, rule, or regulation.

3. **Disposal of Documents**

   Documents containing Social Security numbers must be disposed of by shredding the documents.

4. **Limited Access**

   Documents containing Social Security numbers shall be accessed only by authorized personnel on a need-to-know basis. If questions regarding the disclosure of Social Security numbers arise, please contact the Library Director for further guidance.

5. **Possible Penalties**

   Any violation of this policy may result in discipline, up to and including termination from employment with the Library. In addition, violations may result in misdemeanor charges, civil fines, or civil actions.
II. Code of Ethics Policy
(as adopted by the American Library Association, June 28, 1995)
As members of the American Library Association, we recognize the importance of codifying and making known to the profession and to the general public the ethical principles that guide the work of librarians, other professionals providing information services, library trustees, and library staffs.

Ethical dilemmas occur when values are in conflict. The American Library Association Code of Ethics states the values to which we are committed, and embodies the ethical responsibilities of the profession in this changing information environment.

We significantly influence or control the selection, organization, preservation, and dissemination of information. In a political system grounded in an informed citizenry we are members of a profession explicitly committed to intellectual freedom and the freedom of access to information. We have a special obligation to ensure the free flow of information and ideas to present and future generations.

The principles of this Code are expressed in broad statements to guide ethical decision making. These statements provide a framework; they cannot and do not dictate conduct to cover particular situations.

I. We provide the highest level of service to all library users through appropriate and usefully organized resources; equitable service policies; equitable access; and accurate, unbiased, and courteous responses to all requests.

II. We uphold the principles of intellectual freedom and resist all efforts to censor library resources.

III. We protect each library user’s right to privacy and confidentiality with respect to information sought or received and resources consulted, borrowed, acquired or transmitted.

IV. We recognize and respect intellectual property rights.

V. We treat co-workers and other colleagues with respect, fairness and good faith, and advocate conditions of employment that safeguard the rights and welfare of all employees of our institutions.

VI. We do not advance private interests at the expense of library users, colleagues, or our employing institutions.

VII. We distinguish between our personal convictions and professional duties and do not allow our personal beliefs to interfere with fair representation of the aims of our institutions or the provision of access to their information resources.

VIII. We strive for excellence in the profession by maintaining and enhancing our own knowledge and skills, by encouraging the professional development of co-workers, and by fostering the aspirations of potential members of the profession.
JJ. **Conflict of Interest Policy**

Employees and board members have an obligation to conduct business within guidelines that prohibit actual or potential conflicts of interest. This policy establishes only the framework within which Willard Library wishes its business to operate. The purpose of these guidelines is to provide general direction so that employees can seek further clarification on issues related to the subject of acceptable standards of operation. An actual or potential conflict of interest occurs when an employee is in a position to influence a decision that may result in a personal gain for the employee or for a relative as a result of the Library’s business dealings. For the purpose of this policy, a relative is any person who is related by blood or marriage, or whose relationship with the employee is similar to that of persons who are related by blood or marriage.

No presumption of guilt is created by the mere existence of a relationship with outside firms. However, if an employee has any influence on transactions involving purchases, contracts, or leases, it is imperative that he or she discloses to an officer of the organization as soon as possible the existence of any actual or potential conflict of interest so that safeguards can be established to protect all parties.

Personal gain may result not only in cases where an employee, board member, or relative has a significant ownership in a firm with which the Library does business, but also when an employee, board member, or relative receives any kickback, bribe, substantial gift, or special consideration as a result of any transaction of business dealings involving the Library.

The materials, products, designs, plans, ideas, and data of Willard Library are the property of Willard Library, and should never be given to an outside firm or individual except through normal channels and with appropriate authorization. Any improper transfer of material or disclosure of information, even though it is not apparent that an employee has personally gained by such action, constitutes unacceptable conduct. Any employee who participates in such a practice shall be subject to disciplinary action, up to and including discharge.
KK. Health Care Savings Program

Leave Conversion Contributions

Willard Library is offering a post-employment health care savings plan to all contractual employees. The portion of the program listed below that we are offering involves the conversion of your accrued sick leave at retirement.

Program Summary
The post-employment Health Care Savings Program (HASP) is an employer-sponsored savings account designed for you and your spouse and/or legal dependents to set aside money to cover the escalating costs of post-employment health care. Under the program, contributions are made while you are an active employee and once you leave employment with the Library, regardless of the reason you leave or the age you leave, you may be reimbursed for healthcare related expenses (i.e. insurance premiums, doctor co-pays, COBRA, drug co-pays, many over-the-counter medications, etc.).

Sick Leave Contribution
Two weeks prior to your last pay date, employees may choose the amount to be cashed out of their eligible sick leave. The balance of unused sick leave on your date of retirement will be contributed to the HASP.

Name: ________________________________________
Date: _________________________________________
To be completed two weeks prior to retirement.

Sick Leave
Percentage or dollar amount to be cashed out___________________
The balance will be contributed to your MERS HASP.

___________________________________________
Employee Signature
LL. **Section 125 Employee Benefit Plan**
This Plan, known as the Section 125 Plan was established to consolidate the health care and life insurance programs. Flexible dollars contributed by the Library and its employees allow participants to elect certain benefits under the plan. Included in these benefits are the Medical Expense Reimbursement and Dependent Care Expense Reimbursement Programs. The Plan also allows employees to receive compensation in lieu of health benefits. The effective date of the Plan is January 1, 1997.

MM. **Review Procedures for Suspension of Library Privileges**
In order to provide a safe, clean, and orderly environment for visitors to Willard Public Library, the Board of Trustees has developed Rules of Conduct. An individual whose library privileges have been temporarily suspended for violating the Rules of Conduct should appeal the suspension in the following manner:

1. An individual whose library privileges have been temporarily suspended may ask the Director to review the decision. This request must be submitted in writing to the Director and must include the individual's name, address, date/time of violation, violation type, the reason for requesting a review, the individual's signature, and the date of signature.

2. The Director or designee will respond in writing to the individual requesting a review of his/her suspension of library privileges. The Director may meet with the individual to discuss the matter and the Director's response to the request.

3. In the event that the individual is dissatisfied with the Director’s response, he/she may then appeal to the Library Board of Trustees for re-consideration. The original appeal letter, the Director’s response, and a written request for Board intervention must be submitted to the Library Board of Trustees within 14 days of the Director's review.

4. The Board will hear the appeal and render a final decision.

(Revised November 2014.)
NN. ADDENDA
LIBRARY BILL OF RIGHTS

The American Library Association affirms that all libraries are forums for information and ideas, and that the following basic policies should guide their services.

I. Books and other library resources should be provided for the interest, information, and enlightenment of all people of the community the library serves. Materials should not be excluded because of the origin, background, or views of those contributing to their creation.

II. Libraries should provide materials and information presenting all points of view on current and historical issues. Materials should not be proscribed or removed because of partisan or doctrinal disapproval.

III. Libraries should challenge censorship in the fulfillment of their responsibility to provide information and enlightenment.

IV. Libraries should cooperate with all persons and groups concerned with resisting abridgment of free expression and free access to ideas.

V. A person's right to use a library should not be denied or abridged because of origin, age, background, or views.

VI. Libraries which make exhibit spaces and meeting rooms available to the public they serve should make such facilities available on an equitable basis, regardless of the beliefs or affiliations of individuals or groups requesting their use.

Libraries in America are cornerstones of the communities they serve. Free access to the books, ideas, resources, and information in America’s libraries is imperative for education, employment, enjoyment, and self-government.

Libraries are a legacy to each generation, offering the heritage of the past and the promise of the future. To ensure that libraries flourish and have the freedom to promote and protect the public good in the 21st century, we believe certain principles must be guaranteed.

To that end, we affirm this contract with the people we serve:

- We defend the constitutional rights of all individuals, including children and teenagers, to use the library’s resources and services;
- We value our nation’s diversity and strive to reflect that diversity by providing a full spectrum of resources and services to the communities we serve;
- We affirm the responsibility and the right of all parents and guardians to guide their own children’s use of the library and its resources and services;
- We connect people and ideas by helping each person select from and effectively use the library’s resources;
- We protect each individual’s privacy and confidentiality in the use of library resources and services;
- We protect the rights of individuals to express their opinions about library resources and services;
- We celebrate and preserve our democratic society by making available the widest possible range of viewpoints, opinions and ideas, so that all individuals have the opportunity to become lifelong learners - informed, literate, educated, and culturally enriched.

Change is constant, but these principles transcend change and endure in a dynamic technological, social, and political environment.

By embracing these principles, libraries in the United States can contribute to a future that values and protects freedom of speech in a world that celebrates both our similarities and our differences, respects individuals and their beliefs, and holds all persons truly equal and free.

Adopted by the
Council of the American Library Association
February 3, 1999
THE FREEDOM TO READ

The freedom to read is essential to our democracy. It is continuously under attack. Private groups and public authorities in various parts of the country are working to remove or limit access to reading materials, to censor content in schools, to label "controversial" views, to distribute lists of "objectionable" books or authors, and to purge libraries. These actions apparently rise from a view that our national tradition of free expression is no longer valid; that censorship and suppression are needed to counter threats to safety or national security, as well as to avoid the subversion of politics and the corruption of morals. We, as individuals devoted to reading and as librarians and publishers responsible for disseminating ideas, wish to assert the public interest in the preservation of the freedom to read.

Most attempts at suppression rest on a denial of the fundamental premise of democracy: that the ordinary individual, by exercising critical judgment, will select the good and reject the bad. We trust Americans to recognize propaganda and misinformation, and to make their own decisions about what they read and believe. We do not believe they are prepared to sacrifice their heritage of a free press in order to be "protected" against what others think may be bad for them. We believe they still favor free enterprise in ideas and expression.

These efforts at suppression are related to a larger pattern of pressures being brought against education, the press, art and images, films, broadcast media, and the Internet. The problem is not only one of actual censorship. The shadow of fear cast by these pressures leads, we suspect, to an even larger voluntary curtailment of expression by those who seek to avoid controversy or unwelcome scrutiny by government officials.

Such pressure toward conformity is perhaps natural to a time of accelerated change. And yet suppression is never more dangerous than in such a time of social tension. Freedom has given the United States the elasticity to endure strain. Freedom keeps open the path of novel and creative solutions, and enables change to come by choice. Every silencing of a heresy, every enforcement of an orthodoxy, diminishes the toughness and resilience of our society and leaves it the less able to deal with controversy and difference.

Now as always in our history, reading is among our greatest freedoms. The freedom to read and write is almost the only means for making generally available ideas or manners of expression that can initially command only a small audience. The written word is the natural medium for the new idea and the untried voice from which come the original contributions to social growth. It is essential to the extended discussion that serious thought requires, and to the accumulation of knowledge and ideas into organized collections.

We believe that free communication is essential to the preservation of a free society and a creative culture. We believe that these pressures toward conformity present the danger of limiting the range and variety of inquiry and expression on which our democracy and our culture depend. We believe that every American community must jealously guard the freedom to publish and to circulate, in order to preserve its own freedom to read. We believe that publishers and librarians have a profound responsibility to give validity to that freedom to read.
by making it possible for the readers to choose freely from a variety of offerings. The freedom to read is guaranteed by the Constitution. Those with faith in free people will stand firm on these constitutional guarantees of essential rights and will exercise the responsibilities that accompany these rights.

We therefore affirm these propositions:

1. *It is in the public interest for publishers and librarians to make available the widest diversity of views and expressions, including those that are unorthodox, unpopular, or considered dangerous by the majority.*

Creative thought is by definition new, and what is new is different. The bearer of every new thought is a rebel until that idea is refined and tested. Totalitarian systems attempt to maintain themselves in power by the ruthless suppression of any concept that challenges the established orthodoxy. The power of a democratic system to adapt to change is vastly strengthened by the freedom of its citizens to choose widely from among conflicting opinions offered freely to them. To stifle every nonconformist idea at birth would mark the end of the democratic process. Furthermore, only through the constant activity of weighing and selecting can the democratic mind attain the strength demanded by times like these. We need to know not only what we believe but why we believe it.

2. *Publishers, librarians, and booksellers do not need to endorse every idea or presentation they make available. It would conflict with the public interest for them to establish their own political, moral, or aesthetic views as a standard for determining what should be published or circulated.*

Publishers and librarians serve the educational process by helping to make available knowledge and ideas required for the growth of the mind and the increase of learning. They do not foster education by imposing as mentors the patterns of their own thought. The people should have the freedom to read and consider a broader range of ideas than those that may be held by any single librarian or publisher or government or church. It is wrong that what one can read should be confined to what another thinks proper.

3. *It is contrary to the public interest for publishers or librarians to bar access to writings on the basis of the personal history or political affiliations of the author.*

No art or literature can flourish if it is to be measured by the political views or private lives of its creators. No society of free people can flourish that draws up lists of writers to whom it will not listen, whatever they may have to say.
4. There is no place in our society for efforts to coerce the taste of others, to confine adults to the reading matter deemed suitable for adolescents, or to inhibit the efforts of writers to achieve artistic expression.

To some, much of modern expression is shocking. But is not much of life itself shocking? We cut off literature at the source if we prevent writers from dealing with the stuff of life. Parents and teachers have a responsibility to prepare the young to meet the diversity of experiences in life to which they will be exposed, as they have a responsibility to help them learn to think critically for themselves. These are affirmative responsibilities, not to be discharged simply by preventing them from reading works for which they are not yet prepared. In these matters values differ, and values cannot be legislated; nor can machinery be devised that will suit the demands of one group without limiting the freedom of others.

5. It is not in the public interest to force a reader to accept the prejudgment of a label characterizing any expression or its author as subversive or dangerous.

The ideal of labeling presupposes the existence of individuals or groups with wisdom to determine by authority what is good or bad for others. It presupposes that individuals must be directed in making up their minds about the ideas they examine. But Americans do not need others to do their thinking for them.

6. It is the responsibility of publishers and librarians, as guardians of the people’s freedom to read, to contest encroachments upon that freedom by individuals or groups seeking to impose their own standards or tastes upon the community at large; and by the government whenever it seeks to reduce or deny public access to public information.

It is inevitable in the give and take of the democratic process that the political, the moral, or the aesthetic concepts of an individual or group will occasionally collide with those of another individual or group. In a free society individuals are free to determine for themselves what they wish to read, and each group is free to determine what it will recommend to its freely associated members. But no group has the right to take the law into its own hands, and to impose its own concept of politics or morality upon other members of a democratic society. Freedom is no freedom if it is accorded only to the accepted and the inoffensive. Further, democratic societies are more safe, free, and creative when the free flow of public information is not restricted by governmental prerogative or self-censorship.

7. It is the responsibility of publishers and librarians to give full meaning to the freedom to read by providing books that enrich the quality and diversity of thought and expression. By the exercise of this affirmative responsibility, they can demonstrate that the answer to a “bad” book is a good one, the answer to a “bad” idea is a good one.
The freedom to read is of little consequence when the reader cannot obtain matter fit for that reader's purpose. What is needed is not only the absence of restraint, but the positive provision of opportunity for the people to read the best that has been thought and said. Books are the major channel by which the intellectual inheritance is handed down, and the principal means of its testing and growth. The defense of the freedom to read requires of all publishers and librarians the utmost of their faculties, and deserves of all Americans the fullest of their support.

We state these propositions neither lightly nor as easy generalizations. We here stake out a lofty claim for the value of the written word. We do so because we believe that it is possessed of enormous variety and usefulness, worthy of cherishing and keeping free. We realize that the application of these propositions may mean the dissemination of ideas and manners of expression that are repugnant to many persons. We do not state these propositions in the comfortable belief that what people read is unimportant. We believe rather that what people read is deeply important; that ideas can be dangerous; but that the suppression of ideas is fatal to a democratic society. Freedom itself is a dangerous way of life, but it is ours.

This statement was originally issued in May of 1953 by the Westchester Conference of the American Library Association and the American Book Publishers Council, which in 1970 consolidated with the American Educational Publishers Institute to become the Association of American Publishers.


A Joint Statement by:

American Library Association
Association of American Publishers

Subsequently endorsed by:

American Booksellers Foundation for Free Expression
The Association of American University Presses, Inc.
The Children's Book Council
Freedom to Read Foundation
National Association of College Stores
National Coalition Against Censorship
National Council of Teachers of English
The Thomas Jefferson Center for the Protection of Free Expression
American Library Association

FREEDOM TO VIEW STATEMENT

The FREEDOM TO VIEW, along with the freedom to speak, to hear, and to read, is protected by the First Amendment to the Constitution of the United States. In a free society, there is no place for censorship of any medium of expression. Therefore these principles are affirmed:

1. To provide the broadest access to film, video, and other audiovisual materials because they are a means for the communication of ideas. Liberty of circulation is essential to insure the constitutional guarantee of freedom of expression.

2. To protect the confidentiality of all individuals and institutions using film, video, and other audiovisual materials.

3. To provide film, video, and other audiovisual materials which represent a diversity of views and expression. Selection of a work does not constitute or imply agreement with or approval of the content.

4. To provide a diversity of viewpoints without the constraint of labeling or prejudging film, video, or other audiovisual materials on the basis of the moral, religious, or political beliefs of the producer or filmmaker or on the basis of controversial content.

5. To contest vigorously, by all lawful means, every encroachment upon the public’s freedom to view.

This statement was originally drafted by the Freedom to View Committee of the American Film and Video Association (formerly the Educational Film Library Association) and was adopted by the AFVA Board of Directors in February 1979. This statement was updated and approved by the AFVA Board of Directors in 1989.

Endorsed January 10, 1990, by the ALA Council
DIVERSITY IN COLLECTION DEVELOPMENT

An Interpretation of the Library Bill of Rights

Throughout history, the focus of censorship has fluctuated from generation to generation. Books and other materials have not been selected or have been removed from library collections for many reasons, among which are prejudicial language and ideas, political content, economic theory, social philosophies, religious beliefs, sexual forms of expression, and other potentially controversial topics.

Some examples of censorship may include removing or not selecting materials because they are considered by some as racist or sexist; not purchasing conservative religious materials; not selecting materials about or by minorities because it is thought these groups or interests are not represented in a community; or not providing information on or materials from non-mainstream political entities.

Librarians may seek to increase user awareness of materials on various social concerns by many means, including, but not limited to, issuing bibliographies and presenting exhibits and programs. Librarians have a professional responsibility to be inclusive, not exclusive, in collection development and in the provision of interlibrary loan. Access to all materials legally obtainable should be assured to the user, and policies should not unjustly exclude materials even if they are offensive to the librarian or the user. Collection development should reflect the philosophy inherent in Article II of the Library Bill of Rights; “Libraries should provide materials and information presenting all points of view on current and historical issues. Materials should not be proscribed or removed because of partisan or doctrinal disapproval.” A balanced collection reflects a diversity of materials, not an equality of numbers. Collection development responsibilities include selecting materials in the languages in common use in the community the library serves. Collection development and the selection of materials should be done according to professional standards and established selection and review procedures.

There are many complex facets to any issue, and variations of context in which issues may be expressed, discussed, or interpreted. Librarians have a professional responsibility to be fair, just, and equitable and to give all library users equal protection in guarding against violation of the library patron’s right to read, view, or listen to materials and resources protected by the First Amendment, no matter what the viewpoint of the author, creator, or selector. Librarians have an obligation to protect library collections from removal of materials based on personal bias or prejudice, and to select and support the access to materials on all subjects that meet, as closely as possible, the needs, interests, and abilities of all persons in the community the library serves. This includes materials that reflect political, economic, religious, social, minority, and sexual issues.
Intellectual freedom, the essence of equitable library services, provides for free access to all expressions of ideas through which any and all sides of a question, cause, or movement may be explored. Tolerance is meaningless without tolerance for what some may consider detestable. Librarians cannot justly permit their own preferences to limit their degree of tolerance in collection development, because freedom is indivisible.

CHALLENGED MATERIALS

An Interpretation of the Library Bill of Rights

The American Library Association declares as a matter of firm principle that it is the responsibility of every library to have a clearly defined materials selection policy in written form that reflects the Library Bill of Rights and that is approved by the appropriate governing authority.

Challenged materials that meet the criteria for selection in the materials selection policy of the library should not be removed under any legal or extra-legal pressure. The Library Bill of Rights states in Article I that “Materials should not be excluded because of the origin, background, or views of those contributing to their creation,” and in Article II, that “Materials should not be proscribed or removed because of partisan or doctrinal disapproval.” Freedom of expression is protected by the Constitution of the United States, but constitutionally protected expression is often separated from unprotected expression only by a dim and uncertain line. The Constitution requires a procedure designed to focus searchingly on challenged expression before it can be suppressed. An adversary hearing is a part of this procedure.

Therefore, any attempt, be it legal or extra-legal, to regulate or suppress materials in libraries must be closely scrutinized to the end that protected expression is not abridged.

Adopted June 25, 1971; amended July 1, 1981;
amended January 10, 1990, by the ALA Council.
Library policies and procedures that effectively deny minors equal and equitable access to all library resources available to other users violate the Library Bill of Rights. The American Library Association opposes all attempts to restrict access to library services, materials, and facilities based on the age of library users.

Article V of the Library Bill of Rights states, “A person’s right to use a library should not be denied or abridged because of origin, age, background, or views.” The “right to use a library” includes free access to, and unrestricted use of, all the services, materials, and facilities the library has to offer. Every restriction on access to, and use of, library resources, based solely on the chronological age, educational level, literacy skills, or legal emancipation of users violates Article V.

Libraries are charged with the mission of developing resources to meet the diverse information needs and interests of the communities they serve. Services, materials, and facilities that fulfill the needs and interests of library users at different stages in their personal development are a necessary part of library resources. The needs and interests of each library user, and resources appropriate to meet those needs and interests, must be determined on an individual basis. Librarians cannot predict what resources will best fulfill the needs and interests of any individual user based on a single criterion such as chronological age, educational level, literacy skills, or legal emancipation.

Libraries should not limit the selection and development of library resources simply because minors will have access to them. Institutional self-censorship diminishes the credibility of the library in the community, and restricts access for all library users.

Children and young adults unquestionably possess First Amendment rights, including the right to receive information in the library. Constitutionally protected speech cannot be suppressed solely to protect children or young adults from ideas or images a legislative body believes to be unsuitable for them. Librarians and library governing bodies should not resort to age restrictions in an effort to avoid actual or anticipated objections, because only a court of law can determine whether material is not constitutionally protected.

The mission, goals, and objectives of libraries cannot authorize librarians or library governing bodies to assume, abrogate, or overrule the rights and responsibilities of parents. As “Libraries: An American Value” states, “We affirm the responsibility and the right of all parents and guardians to guide their own children’s use of the library and its resources and services.” Librarians and governing bodies should maintain that parents — and only parents — have the right and the responsibility to restrict the access of their children — and only their children — to library resources. Parents who do not want their children to have access to certain library services, materials, or facilities should so advise their children. Librarians and library governing bodies cannot assume the role of parents or the functions of parental authority in the private relationship between parent and child.
Lack of access to information can be harmful to minors. Librarians and library governing bodies have a public and professional obligation to ensure that all members of the community they serve have free, equal, and equitable access to the entire range of library resources regardless of content, approach, format, or amount of detail. This principle of library service applies equally to all users, minors as well as adults. Librarians and library governing bodies must uphold this principle in order to provide adequate and effective service to minors.

1 See Erznoznik v. City of Jacksonville, 422 U.S. 205 (1975) - “Speech that is neither obscene as to youths nor subject to some other legitimate proscription cannot be suppressed solely to protect the young from ideas or images that a legislative body thinks unsuitable [422 U.S. 205, 214] for them. In most circumstances, the values protected by the First Amendment are no less applicable when government seeks to control the flow of information to minors. See Tinker v. Des Moines School Dist, supra. Cf. West Virginia Bd. of Ed. v. Barnette, 319 U.S. 624 (1943).”