moved to amend as follows:

In line 49 of the title, after "3333.62," insert "3333.65,"  
In line 258, after "3333.62," insert "3333.65,"  
After line 34019, insert:

"Sec. 3333.65. The chancellor of higher education shall
require each state university or college, and any nonpublic Ohio
university or college with which the state university or college
is collaborating, that the controlling board approves to receive
an award under the Ohio innovation partnership to enter into an
agreement governing the use of the award. The agreement shall
contain terms the chancellor determines to be necessary, which
shall include performance measures, reporting requirements, and an
obligation to fulfill pledges of other institutional, public, or
nonpublic resources for the proposal.

The chancellor may require a state university or college or a
nonpublic Ohio university or college that violates the terms of
its agreement to repay the award plus interest at the rate
required by section 5703.47 of the Revised Code to the chancellor,
except that the chancellor shall not hold a state or nonpublic
university or college responsible for a repayment due to a student
obligation under section 3333.611 of the Revised Code, until the state or nonpublic university or college is able to obtain repayment from the student or if the state or nonpublic university or college has certified collection of the repayment to the attorney general and has sent a copy of the certification to the chancellor.

If the chancellor makes an award to a program or initiative that is intended to be implemented by a state university or college in collaboration with other state institutions of higher education or nonpublic Ohio universities or colleges, the chancellor may enter into an agreement with the collaborating universities or colleges that permits awards to be received directly by the collaborating universities or colleges consistent with the terms of the program or initiative. In that case, the chancellor shall incorporate into the agreement terms consistent with the requirements of this section."

In line 82848, after "3333.62," insert "3333.65," The motion was __________ agreed to.

SYNOPSIS

Choose Ohio First Award recipient default repayment

R.C. 3333.65

Restores with changes a House provision that delays the time period by which a university or college must repay a Choose Ohio First Scholarship award when terms of the award have been violated, as follows:

(1) Applies the provision to both state universities and
colleges (as under the original amendment) and any nonpublic university or college that is collaborating in the award (new to this amendment);

(2) Limits the scholarships to which it applies to only those awarded under the Primary Care Medical Student component of the program (see R.C. 3333.611, not in the amendment). The original amendment applied to all Choose Ohio First Scholarship awards.

(3) Does not include language from the original amendment that specified repayment was due "only as the award and any interest due is collected from a student for repayment;"

(4) Specifies that the Chancellor of Higher Education may not require repayment if the state or nonpublic university or college has certified collection of repayment to the Attorney General and has sent a copy of the certification to the Chancellor (same as in the original amendment but adds nonpublic universities or colleges).