#### As Introduced

# 133rd General Assembly Regular Session 2019-2020

H. B. No. 252

# **Representative Greenspan**

# A BILL

То	amend sections 122.011 and 1724.02 and to enact	1
	section 1724.13 of the Revised Code to create	2
	the Land Reutilization Demolition Program and to	3
	make an appropriation.	4

# BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 122.011 and 1/24.02 be amended	5
and section 1724.13 of the Revised Code be enacted to read as	6
follows:	7
Sec. 122.011. (A) The development services agency shall	8
develop and promote plans and programs designed to assure that	9
state resources are efficiently used, economic growth is	10
properly balanced, community growth is developed in an orderly	11
manner, and local governments are coordinated with each other	12
and the state, and for such purposes may do all of the	13
following:	14
(1) Serve as a clearinghouse for information, data, and	15
other materials that may be helpful or necessary to persons or	16
local governments, as provided in section 122.073 of the Revised	17
Code;	18
(2) Prepare and activate plans for the retention,	19

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development, expansion, and use of the resources and commerce of	20
the state, as provided in section 122.04 of the Revised Code;	21
(3) Assist and cooperate with federal, state, and local	22
governments and agencies of federal, state, and local	23
governments in the coordination of programs to carry out the	24
functions and duties of the agency;	25
(4) Encourage and foster research and development	26
activities, conduct studies related to the solution of community	27
problems, and develop recommendations for administrative or	28
legislative actions, as provided in section 122.03 of the	29
Revised Code;	30
(5) Serve as the economic and community development	31
planning agency, which shall prepare and recommend plans and	32
programs for the orderly growth and development of this state	33
and which shall provide planning assistance, as provided in	34
section 122.06 of the Revised Code;	35
(6) Cooperate with and provide technical assistance to	36
state departments, political subdivisions, regional and local	37
planning commissions, tourist associations, councils of	38
government, community development groups, community action	39
agencies, and other appropriate organizations for carrying out	40
the functions and duties of the development services agency or	41
for the solution of community problems;	42
(7) Coordinate the activities of state agencies that have	43
an impact on carrying out the functions and duties of the	44
development services agency;	45
(8) Encourage and assist the efforts of and cooperate with	46
local governments to develop mutual and cooperative solutions to	47
their common problems that relate to carrying out the purposes	48

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of this section;	49
(9) Study existing structure, operations, and financing of	50
regional or local government and those state activities that	51
involve significant relations with regional or local	52
governmental units, recommend to the governor and to the general	53
assembly such changes in these provisions and activities as will	54
improve the operations of regional or local government, and	55
conduct other studies of legal provisions that affect problems	56
related to carrying out the purposes of this section;	57
(10) Create and operate a division of community	58
development to develop and administer programs and activities	59
that are authorized by federal statute or the Revised Code;	60
(11) Until October 15, 2007, establish fees and charges,	61
in consultation with the director of agriculture, for purchasing	62
loans from financial institutions and providing loan guarantees	63
under the family farm loan program created under sections 901.80	64
to 901.83 of the Revised Code;	65
(12) Provide loan servicing for the loans purchased and	66
loan guarantees provided under section 901.80 of the Revised	67
Code as that section existed prior to October 15, 2007;	68
(13) Until October 15, 2007, and upon approval by the	69
controlling board under division (A)(3) of section 901.82 of the	70
Revised Code of the release of money to be used for purchasing a	71
loan or providing a loan guarantee, request the release of that	72
money in accordance with division (B) of section 166.03 of the	73
Revised Code for use for the purposes of the fund created by	74
section 166.031 of the Revised Code.	75
(14) Allocate that portion of the national recovery zone	76
economic development bond limitation and that portion of the	77

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national recovery zone facility bond limitation that has been	78
allocated to the state under section 1400U-1 of the Internal	79
Revenue Code, 26 U.S.C. 1400U-1. If any county or municipal	80
corporation waives any portion of an allocation it receives	81
under division (A) (14) of this section, the agency may	82
reallocate that amount. Any allocation or reallocation shall be	83
made in accordance with this section and section 1400U-1 of the	84
Internal Revenue Code.	85
(B) The director of development services may request the	86
attorney general to, and the attorney general, in accordance	87
with section 109.02 of the Revised Code, shall bring a civil	88
action in any court of competent jurisdiction. The director may	89
be sued in the director's official capacity, in connection with	90
this chapter, in accordance with Chapter 2743. of the Revised	91
Code.	92
(C) The director shall execute a contract pursuant to	93
section 187.04 of the Revised Code with the nonprofit	94
corporation formed under section 187.01 of the Revised Code, and	95
may execute any additional contracts with the corporation	96
providing for the corporation to assist the director or agency	97
in carrying out any duties of the director or agency under this	98
chapter, under any other provision of the Revised Code dealing	99
with economic development, or under a contract with the	100
director, subject to section 187.04 of the Revised Code.	101
(D) The director shall administer the land reutilization	102
demolition program under section 1724.13 of the Revised Code.	103
Sec. 1724.02. (A) In furtherance of the purposes set forth	104
in section 1724.01 of the Revised Code, a community improvement	105
corporation shall have the following powers:	106

(1)(a) To borrow money for any of the purposes of the	107
community improvement corporation by means of loans, lines of	108
credit, or any other financial instruments or securities,	109
including the issuance of its bonds, debentures, notes, or other	110
evidences of indebtedness, whether secured or unsecured, and to	111
secure the same by mortgage, pledge, deed of trust, or other	112
lien on its property, franchises, rights, and privileges of	113
every kind and nature or any part thereof or interest therein;	114
and	115
(b) If the community improvement corporation is a county	116
land reutilization corporation, the corporation may request, by	117
resolution:	118
(i) That the board of county commissioners of the county	119
served by the corporation pledge a specifically identified	120
source or sources of revenue pursuant to division (C) of section	121
307.78 of the Revised Code as security for such borrowing by the	122
corporation; and	123
(ii)(I) If the land subject to reutilization is located	124
within an unincorporated area of the county, that the board of	125
county commissioners issue notes under section 307.082 of the	126
Revised Code for the purpose of constructing public	127
infrastructure improvements and take other actions as the board	128
determines are in the interest of the county and are authorized	129
under sections 5709.78 to 5709.81 of the Revised Code or bonds	130
or notes under section 5709.81 of the Revised Code for the	131
refunding purposes set forth in that section; or	132
(II) If the land subject to reutilization is located	133
within the corporate boundaries of a municipal corporation, that	134
the municipal corporation issue bonds for the purpose of	135
constructing public infrastructure improvements and take such	136

other actions as the municipal corporation $\det$	termines are in its 137
interest and are authorized under sections 570	09.40 to 5709.43 of 138
the Revised Code.	139

- (2) To make loans to any person, firm, partnership, 140 corporation, joint stock company, association, or trust, and to 141 establish and regulate the terms and conditions with respect to 142 any such loans; provided that an economic development 143 corporation shall not approve any application for a loan unless 144 and until the person applying for said loan shows that the 145 person has applied for the loan through ordinary banking or 146 commercial channels and that the loan has been refused by at 147 least one bank or other financial institution. Nothing in this 148 division shall preclude a county land reutilization corporation 149 from making revolving loans to community development 150 corporations, private entities, or any person for the purposes 151 contained in the corporation's plan under section 1724.10 of the 152 Revised Code. 153
- (3) To purchase, receive, hold, manage, lease, lease-154 purchase, or otherwise acquire and to sell, convey, transfer, 155 lease, sublease, or otherwise dispose of real and personal 156 property, together with such rights and privileges as may be 157 incidental and appurtenant thereto and the use thereof, 158 including but not restricted to, any real or personal property 159 acquired by the community improvement corporation from time to 160 time in the satisfaction of debts or enforcement of obligations, 161 and to enter into contracts with third parties, including the 162 federal government, the state, any political subdivision, or any 163 other entity. A county land reutilization corporation shall not 164 acquire an interest in real property if such acquisition causes 165 the number of occupied real properties held by the corporation 166 to exceed the greater of either fifty properties or twenty-five 167

per cent of all real property held by the corporation for

reutilization, reclamation, or rehabilitation. For the purposes

of this division, "occupied real properties" includes all real

properties that are not unoccupied as that term is defined in

section 323.65 of the Revised Code.

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- (4) To acquire the good will, business, rights, real and 173 personal property, and other assets, or any part thereof, or 174 interest therein, of any persons, firms, partnerships, 175 corporations, joint stock companies, associations, or trusts, 176 and to assume, undertake, or pay the obligations, debts, and 177 liabilities of any such person, firm, partnership, corporation, 178 joint stock company, association, or trust; to acquire, reclaim, 179 manage, or contract for the management of improved or unimproved 180 and underutilized real estate for the purpose of constructing 181 industrial plants, other business establishments, or housing 182 thereon, or causing the same to occur, for the purpose of 183 assembling and enhancing utilization of the real estate, or for 184 the purpose of disposing of such real estate to others in whole 185 or in part for the construction of industrial plants, other 186 business establishments, or housing; and to acquire, reclaim, 187 manage, contract for the management of, construct or 188 reconstruct, alter, repair, maintain, operate, sell, convey, 189 transfer, lease, sublease, or otherwise dispose of industrial 190 plants, business establishments, or housing. 191
- (5) To acquire, subscribe for, own, hold, sell, assign,
  transfer, mortgage, pledge, or otherwise dispose of the stock,
  shares, bonds, debentures, notes, or other securities and
  evidences of interest in, or indebtedness of, any person, firm,
  corporation, joint stock company, association, or trust, and
  while the owner or holder thereof, to exercise all the rights,
  powers, and privileges of ownership, including the right to vote

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therein, provided that no tax revenue, if any, received by a	199
community improvement corporation shall be used for such	200
acquisition or subscription.	201
(6) To mortgage, pledge, or otherwise encumber any	202
property acquired pursuant to the powers contained in division	203
(A)(3), $(4)$ , or $(5)$ of this section.	204
(7) Nothing in this section shall limit the right of a	205
community improvement corporation to become a member of or a	206
stockholder in a corporation formed under Chapter 1726. of the	207
Revised Code.	208
(8) To serve as an agent for grant applications and for	209
the administration of grants, or to make applications as	210
principal for grants for county land reutilization corporations.	211
(9) To demolish, and fund the demolition of, structures	212
through the land reutilization demolition program established	213
under section 1724.13 of the Revised Code.	214
(10) To exercise the powers enumerated under Chapter 5722.	215
of the Revised Code on behalf of a county that organizes or	216
contracts with a county land reutilization corporation.	217
(10) (11) To engage in code enforcement and nuisance	218
abatement, including, but not limited to, cutting grass and	219
weeds, boarding up vacant or abandoned structures, and	220
demolishing condemned structures on properties that are subject	221
to a delinquent tax or assessment lien, or property for which a	222
municipal corporation or township has contracted with a county	223
land reutilization corporation to provide code enforcement or	224
nuisance abatement assistance.	225
(11) (12) To charge fees or exchange in-kind goods or	226
services for services rendered to political subdivisions and	227

other persons or entities for whom services are rendered.	228
$\frac{(12)}{(13)}$ To employ and provide compensation for an	229
executive director who shall manage the operations of a county	230
land reutilization corporation and employ others for the benefit	231
of the corporation as approved and funded by the board of	232
directors. No employee of the corporation is or shall be deemed	233
to be an employee of the political subdivision for whose benefit	234
the corporation is organized solely because the employee is	235
employed by the corporation.	236
$\frac{(13)}{(14)}$ To purchase tax certificates at auction,	237
negotiated sale, or from a third party who purchased and is a	238
holder of one or more tax certificates issued pursuant to	239
sections 5721.30 to 5721.43 of the Revised Code.	240
(14) (15) To be assigned a mortgage on real property from	241
a mortgagee in lieu of acquiring such real property subject to a	242
mortgage.	243
(15) (16) To do all acts and things necessary or	244
convenient to carry out the purposes of section 1724.01 of the	245
Revised Code and the powers especially created for a community	246
improvement corporation in Chapter 1724. of the Revised Code,	247
including, but not limited to, contracting with the federal	248
government, the state or any political subdivision, a board of	249
county commissioners pursuant to section 307.07 of the Revised	250
Code, a county auditor pursuant to section 319.10 of the Revised	251
Code, a county treasurer pursuant to section 321.49 of the	252
Revised Code, and any other party, whether nonprofit or for-	253
profit. An employee of a board of county commissioners, county	254
auditor, or county treasurer who, pursuant to a contract entered	255
into in accordance with section 307.07, 319.10, or 321.49 of the	256
Revised Code, provides services to a county land reutilization	257

corporation shall remain an employee of the county during the	258
provision of those services.	259
(B) The powers enumerated in this chapter shall not be	260
construed to limit the general powers of a community improvement	261
corporation. The powers granted under this chapter are in	262
addition to those powers granted by any other chapter of the	263
Revised Code, but, as to a county land reutilization	264
corporation, shall be used only for the purposes enumerated	265
under division (B)(2) of section 1724.01 of the Revised Code.	266
(C) Ownership of real property by an economic development	267
corporation does not constitute public ownership unless the	268
economic development corporation has applied for and been	269
granted a tax exemption for the property under section 5709.08	270
of the Revised Code.	271
Sec. 1724.13. (A) As used in this section, "blighted	272
parcel" has the same meaning as in section 1.08 of the Revised	273
Code.	274
(B) The land reutilization demolition program is hereby	275
created to fund the demolition of structures on blighted	276
parcels.	277
(C) The director of development services shall administer	278
the land reutilization demolition program by awarding grants to	279
county land reutilization corporations for the purpose of	280
funding demolitions on blighted parcels. The director may award	281
grants for that purpose subject to both of the following	282
<pre>conditions:</pre>	283
(1) A county land reutilization corporation that receives	284
a grant from the land reutilization demolition program commits	285
additional funds, in an amount that is equal to or greater than	286

the amount of the grant, to the demolition of structures on			287	
blighted parcels.			288	
(2) Any o	ther condition on the use	of funds the direc	tor_	289
finds appropria	ate.			290
(D) The di	irector shall not, during	any fiscal year, a	ward_	291
any county land	d reutilization corporation	on more than twenty	per_	292
cent of the fur	nds appropriated to the la	and reutilization		293
	gram by the general assemb		year.	294
Section 2	. That existing sections 1	122.011 and 1724.02	? of	295
the Revised Cod	de are hereby repealed.			296
Section 3	. All items in this section	on are hereby		297
appropriated as	s designated out of any mo	eneys in the state		298
treasury to the	e credit of the designated	d fund. For all		299
appropriations	made in this act, those i	n the first column	are	300
for fiscal year	c 2020 and those in the se	cond column are fo	r	301
fiscal year 202	21. The appropriations mad	de in this act are	in	302
addition to any	y other appropriations mad	le for the FY 2020-	FY	303
2021 biennium.				304
	DEV DEVELOPMENT SERVICES	S AGENCY		305
General Revenue	Fund			306
GRF 195400	Land Reutilization	\$50,000,000	\$50,000,000	307
	Demolition Program			308
TOTAL GRF Gener	al Revenue Fund	\$50,000,000	\$50,000,000	309
TOTAL ALL BUDGE	T FUND GROUPS	\$50,000,000	\$50,000,000	310
LAND REUTILIZATION DEMOLITION PROGRAM			311	
The forego	oing appropriation item 19	95400, Land		312
Reutilization Demolition Program, shall be used for the Land			313	

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Reutilization Demolition Program as described under section	314
1724.13 of the Revised Code.	315
Section 4. Within the limits set forth in this act, the	316
Director of Budget and Management shall establish accounts	317
indicating the source and amount of funds for each appropriation	318
made in this act, and shall determine the form and manner in	319
which appropriation accounts shall be maintained. Expenditures	320
from appropriations contained in this act shall be accounted for	321
as though made in the main operating appropriations act of the	322
133rd General Assembly.	323
The appropriations made in this act are subject to all	324
provisions of the main operating appropriations act of the 133rd	325
General Assembly that are generally applicable to such	326

appropriations.

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