## As Introduced

133rd General Assembly Regular Session 2019-2020

H. B. No. 50

**Representative Greenspan** 

## A BILL

To enact section 339.062 of the Revised Code to	1
require that all rights to and interests in	2
charter county hospital employee discoveries,	3
inventions, or patents are the property of the	4
charter county hospital.	5

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

Section 1. That section 339.062 of the Revised Code be	6
enacted to read as follows:	7
Sec. 339.062. (A) As used in this section, "charter county	8
hospital" means a county hospital based in a county that has	9
adopted a charter under Section 3 of Article X, Ohio	10
Constitution.	11
(B) All rights to, interests in, and income from	12
intellectual property, including discoveries, inventions, or	13
patents, that result from research or investigation conducted in	14
an experiment station, bureau, laboratory, research facility, or	15
other facility of a charter county hospital, or by employees of	16
any charter county hospital acting within the scope of their	17
employment or with funding, equipment, or infrastructure	18
provided by or through a charter county hospital, shall be the	19

sole property of that charter county hospital. No individual,	20
firm, association, corporation, or governmental agency that uses	21
the facilities of a charter county hospital in connection with	22
conducting research or investigation, and no employee of a	23
charter county hospital participating in or making discoveries	24
or inventions or obtaining patents, shall have any rights to,	25
interests in, or income from such intellectual property,	26
including discoveries, inventions, or patents, except as may, by	27
determination of the board of county hospital trustees of a	28
charter county hospital, be assigned, licensed, transferred,	29
sold, or otherwise disposed of, to those entities or employees	30
in accordance with division (C) of this section or in accordance	31
with rules adopted under division (D) of this section.	32
(C) As may be determined from time to time by the board of	33
county hospital trustees of a charter county hospital, the	34
charter county hospital may retain, assign, license, transfer,	35
sell, or otherwise dispose of, in whole or in part and upon such	36
terms as the board may direct, any and all rights to, interests	37
in, or income from any intellectual property, including	38
discoveries, inventions, or patents, that the charter county	39
hospital owns or may acquire. Such dispositions may be to any	40
individual, firm, association, corporation, or governmental	41
agency, or to an employee of the charter county hospital, as the	42
board may direct. All income or proceeds derived or retained	43
from such dispositions shall be applied to the general or	44
special use of the charter county hospital as determined by its	45
board.	46
(D) (1) Notwithstanding any provision of the Revised Code	47
to the contrary, including sections 102.03, 102.04, 2921.42, and	48

2921.43 of the Revised Code, the board of county hospital

trustees of a charter county hospital shall adopt rules under

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section 339.06 of the Revised Code that set forth circumstances	51
under which an employee of the charter county hospital may	52
solicit or accept, and under which a person may give or promise	53
to give to an employee, a financial interest in any individual,	54
firm, association, corporation, or governmental agency to which	55
the board has assigned, licensed, transferred, sold, or	56
otherwise disposed of the charter county hospital's rights to,	57
interests in, or income from its intellectual property,	58
including discoveries or inventions made or created by that	59
employee or patents issued to that employee.	60
(2) The rules shall include the following:	61
(a) A requirement that each charter county hospital	62
employee disclose to the board of county hospital trustees of	63
the charter county hospital any financial interest the employee	64
holds in any individual, firm, association, corporation, or	65
governmental agency as described in division (D)(1) of this	66
section;	67
(b) A requirement that all disclosures made under division	68
(D) (2) (a) of this section are reviewed by officials designated	69
by the board. The officials designated under this division shall	70
determine the information that shall be disclosed and safeguards	71
that shall be applied in order to manage, reduce, or eliminate	72
any actual or potential conflict of interest;	73
(c) A requirement that in implementing division (D) of	74
this section, all board members shall be governed by Chapter	75
102. and sections 2921.42 and 2921.43 of the Revised Code;	76
(d) Guidelines to ensure that any financial interest held	77
by any employee of the charter county hospital does not result	78
in misuse of the employees or resources of the charter county	79

hospital for the benefit of the individual, firm, association,	80
corporation, or governmental agency in which the interest is	81
held or does not otherwise interfere with duties and	82
responsibilities of the employee who holds the interest.	83
(3) Rules adopted under division (D) of this section may	84
include other provisions, at the discretion of the board of	85
county hospital trustees of the charter county hospital.	86
(E) Notwithstanding division (D)(1) of this section, the	87
Ohio ethics commission, at the request of the board of county	88
hospital trustees of a charter county hospital, shall advise the	89
board in the implementation of the board's rules adopted under	90
division (D) of this section and address any matter that is	91
outside the scope of those rules.	92

Page 4