As Introduced

134th General Assembly

Regular Session 2021-2022 H. B. No. 222

Representatives Wilkin, Upchurch

Cosponsors: Representatives Seitz, Sweeney, Stewart, Miller, A., McClain

A BILL

Тс	amend sections 339.10 and 513.172 of the Revised	1
	Code to specify that a nonprofit formed or	2
	acquired by a county hospital or joint township	3
	district hospital is a separate entity from the	4
	hospital.	5

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

Section 1. That sections 339.10 and 513.172 of the Revised	6
Code be amended to read as follows:	7
Sec. 339.10. (A) The board of county hospital trustees of	8
a county hospital may do either of the following:	9
(1) Form, or acquire control of, a domestic nonprofit	10
corporation or a domestic nonprofit limited liability company;	11
(2) Be a partner, member, owner, associate, or participant	12
in a nonprofit enterprise or nonprofit venture.	13
(B) A board of county hospital trustees of a county	14
hospital forming, acquiring, or becoming involved with a	15
nonprofit corporation, limited liability company, enterprise, or	16
venture under division (A) of this section shall do so in	17

furtherance of any of the following:

(1) To support the county hospital's mission; 19 (2) To provide for any or all health care or medical 20 services, whether inpatient or outpatient services, diagnostic, 21 treatment, care, or rehabilitation services, wellness services, 22 services involving the prevention, detection, and control of 23 disease, home health services or services provided at or through 24 various facilities, education, training, and other necessary and 25 related services for the health professions; 26 (3) The management or operation of any hospital facility 27 as defined in division (E) of section 140.01 of the Revised 28 Code; 29 (4) The management, operation, or participation in 30 programs, projects, activities, and services useful to, 31 connected with, supporting, or otherwise related to the health, 32 wellness, and medical services and wellness programs provided in 33 divisions (B)(2) and (3) of this section; 34 (5) Any other activities that are in furtherance of the 35 county hospital or the persons served by the county hospital or 36 are necessary to perform the county hospital's mission and 37 functions and respond to change in the health care industry as 38 determined by the board of trustees. 39 (C) A nonprofit corporation, limited liability company, 40 enterprise, or venture that a board of county hospital trustees 41 of a county hospital forms, acquires, or becomes involved with 42 under this section shall be considered an entity separate for 43 all purposes from the county hospital, a county, or other public 44 entity and shall not be considered to be an agency, division, or 45 department of a county or other public entity. 46

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Sec. 513.172. (A) A joint township district hospital board 47 may do either of the following: 48 (1) Form, or acquire control of, a domestic nonprofit 49 corporation or a domestic nonprofit limited liability company; 50 (2) Be a partner, member, owner, associate, or participant 51 in a nonprofit enterprise or nonprofit venture. 52 (B) A joint township district hospital board forming, 53 acquiring, or becoming involved with a nonprofit corporation, 54 limited liability company, enterprise, or venture under division 55 (A) of this section shall do so in furtherance of any of the 56 following: 57 58 (1) To support the joint township hospital district's mission: 59 (2) To provide for any or all health care or medical 60 services, whether inpatient or outpatient services, diagnostic, 61 treatment, care, or rehabilitation services, wellness services, 62 services involving the prevention, detection, and control of 63 disease, home health services or services provided at or through 64 various facilities, education, training, and other necessary and 65 related services for the health professions; 66 (3) The management or operation of any hospital facility 67 as defined in division (E) of section 140.01 of the Revised 68 Code; 69 70 (4) The management, operation, or participation in programs, projects, activities, and services useful to, 71 connected with, supporting, or otherwise related to the health, 72 wellness, and medical services and wellness programs provided in 73

divisions (B)(2) and (3) of this section;

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(5) Any other activities that are in furtherance of the	75	
joint township hospital district or the persons served by the	76	
joint township hospital district or are necessary to perform the	77	
joint township hospital district's mission and functions and	78	
respond to change in the health care industry as determined by		
the joint township district hospital board.		
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(C) A nonprofit corporation, limited liability company,	81	
enterprise, or venture that a joint township district hospital		
board forms, acquires, or becomes involved with under this		
section shall be considered an entity separate for all purposes		
from the joint township district hospital, a township, or other		
public entity and shall not be considered to be an agency,		
division, or department of a township or other public entity.		
Section 2. That existing sections 339.10 and 513.172 of	88	
the Revised Code are hereby repealed.		

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