BOARD OF TRUSTEES CLEVELAND STATE UNIVERSITY

MINUTES OF THE MEETING

BOARD OF TRUSTEES MEETING

DATE: Wednesday, November 19, 2014, 10:15 a.m.

PLACE: The Wolstein Center, Geralld Gordon Conference Pavilion

Weinberg Board Room

PRESENT: Chairman Robert H. Rawson, Jr.; Trustees Thomas W. Adler,

Richard L. Bowen, David H. Gunmig II, Morton Q. Levin, Dan T. Moore III, and June E. Taylor; Student Trustees Allison J. Dumski and David I. Pendleton; CommitynBoard Members Stephen F. Kirk and Dr. Paul E. DiCorletof; aculty Representatives Professor Sheldon Gelman and Dr. Nigaman Stridhar; President Ronald M.

Berkman, and Secretary to tBeard of Trustees William J.

Napier.

The meeting was called to order at 190a.m. by Chairman Rawson. A quorum was confirmed.

Trustee Moore moved, and Trustee Bowerosnded, the motion to approve the minutes of the September 23, 2014 meeting. Theutre's were approved by voice vote.

REPORT OF THE CHAIRMAN

Chairman Rawson welcomed everyone and reported that he attended the recent Ohio Board of Regents Statewide Trees Conference. He participaltas a panelist in a forum discussion that included past boardairs from Ohio UniversityOhio State University and two community colleges, the topic being "what Ishvil had known as a new board member." The Association of Governing Boards played a stigant role in the planning and conducting the conference.

Chairman Rawson also reported that Blocard Executive Committee met on October 22, 2014, to approve the Euclid Avenue DevelopmenCorporation bond issuance, which is on

today's consent agenda. In addition, the follogwiesolution, naming the CSU tennis facility, was approved:

President Berkman reported that the Universias surpassed its 36% target rate for graduation of the current cohort, with 39.2% acknowledged theleof the Academic Affairs Committee and the emphasis on studencess in contributing to this metric.

President Berkman reported that Moody's Sattachdard & Poor's seponse to the Euclid Avenue Development Corporation bond issuapriceduced an "A1" and "A" rating, respectively, with a "stable" designation in both cases.

President Berkman noted that, at the remembering of the Association of Public and Land-Grant Universities (APLU), Dr. Byron Whiteade a presentation at resulted in a Lumina Foundation grant to work centrally identification of career forests. He further reported that discussions on the distribution of the remembers of Student Share of Instruction appropriation continues, with two more conveniences of the Inter-University Council Executive Committee scheduled.

Dr. Berkman announced that Mr. Albert B.t Rear, co-chairman emeritus of Forest City

Enterprises, Inc., will receive the Univoity's Presidential Medal at the May Readiance

fundraising event. He noted that never before Ma Ratner been willing to be recognized at an event of this nature and that Mrs. Audrey Reatalso encouraged heresband's participation.

Trustee Adler, joined by other members that board, congratulated President Berkman on producing this accomplishment, noting that Matner is an excellent civic citizen.

UNIVERSITY MASTER PLAN

Chairman Rawson introduced Consultantry Jukuri who presented a follow-up report on the University Master Plankttachment A). Ms. Jukuri addressepuestions and comments from the September, 2014 Board of Trusteestime, eoffering updates on these modifications: a revised planning framework, showing all CSUopperty south of Euclid Avenue; keeping the

existing tennis courts; revising residential layopatric modifications and future athletics and recreation options. She presenteepossible sequence of everbust, asked the Board members to keep in mind that funding will impact the primage of priorities. She also recommended continuing to invest in fabilies and structures.

Trustee Gunning moved, and Trustee Adleconded, the motion to approve the CSU Campus Master Plan. The followingsolution was approved by voice vote.

RESOLUTION 2014-89

PROPOSED AUTHORIZATION TO APPR OVE CSU CAMPUS MASTER PLAN
WHEREAS, the University undertook solicitation for campus masteranning following State

comparisons(Attachment B). He noted that, while the doncorunt is slightly behind, gifts received to date are on targetnue to goals. He then highlighten the major gifts received from Medical Mutual of Ohio touind renovated tennis facilities, afridm Mr. Steve and Mrs. Polly Percy to fund an endowed prosership in environmental law.

Trustee Kirk reported that CSsJsignature fundraising ever Radiance, is scheduled for Friday, May 8, with a goal of topping \$1 midh. This year, he announced, the President's medal will be presented to Mr. Albert B. Rer, co-chairman emeritus of Forest City Enterprises, Inc. Trustee Tom Adler and ferm rustee Tim Cosgrove are coaMfcr6p)

at Cleveland State: Timothy Marr, Director of Fiscal Operatins, Office of Academic Affairs and Dr. Jill Rudd, CSU Ombudsman.

Chairman Rawson asked Provost Mageean to give a brief report to the Board about program prioritization since the measn't sufficient time to address the topic at this morning's Academic Affairs Committee meeting. Prov Mageean reported that a team has been reviewing programs (not departments), and gasing measures for each (invest, maintain, disinvest, or need more information). The strateplans of each college have been taken into account. The faculty were invited to open for using given access to the valuations, which will result in a reallocation of resources across the

quality of accounting procedures densistently applied, and infroation that is presented is complete and clear. The approval and acceptant the defixternal audit is cluded in the consent agenda.

CONSENT AGENDA

Chairman Rawson explained that routinettens, or those discussed previously, are considered on the consent agenda. Chairmans Raasked if there were consent agenda items that Board members wished to remove and usis individually. There were no items to be discussed.

Trustee Taylor moved, and Trustee Adleconded, the motion to approve the following consent agenda items: Tenure for Albert AvibeChair of Urban Studies and Public Service (Attachment C), Use of Copyrightable Materials PolicAttachment D), Veterans Affairs

House Bill 488 ComplianceAttachment E), Changes to Student Code of Conduct (Attachment F), Exclusive Beverage Rights AgreemeAttachment G), International Trade Assistance Center (ITACAkron Satellite Office LeaseAttachment H), Authorization to Allow Improvements to the CSU Tennis Courastachment I), Approval of Affirmative Action Plan(Attachment J), Approval and Acceptance of F2014 External Audit Performed by Plante Moran(Attachment K), Accepting Gifts and Pledge Payments for the First Quarter, ov9.93 -2.d P8Tw 5TAdor Albif 6.69Tf tr3 TD .000thorvar6(n) a.0008 Tc[(eI)Tj .67 -2stta

RESOLUTION 2014-93

CHANGES TO THE STUDENT CODE OF CONDUCT

WHEREAS, the Board of Trustees previous approved its Affirmative Action, Equal Access, Equal Opportunity and Non-Discrimtion/Harassment Policy Statement, and its Discrimination/Harassment Policy;

WHEREAS, the administration has since determitheat claims of discrimination should be reviewed by the Office for Inistitional Equity rather than through the Student Code of Conduct process;

WHEREAS, changes to the existing Student Codeonduct are required to implement that change;

WHEREAS, such changes were implemented on an interim basis in accordance with Rule 3344-2-01, Formulation and Issuance of **Res**içknown as the Policy on Policies;

WHEREAS, the changes to the Student Code **of ©** uct have been vetted appropriately in consultation with stakeholders and hirty day open comment period;

NOW, THEREFORE, BE IT RESOLVED that the Cleveland State University Board of Trustees amends Rules 3344@3through 3344-83-12 as indiedt in the accompanying exhibit.

BE IT FURTHER RESOLVED that the Administration, in caying out this Resolution, is hereby authorized and empowered to make across sary changes to the tendent Code of Conduct as may be required to ensure compliance with applicable and effective provisions of federal and state laws, or otherwise deemed appropriate.

RESOLUTION 2014-94

EXCLUSIVE BEVERAGE RIGHTS AGREEMENT

WHEREAS, the Beverage and Sponsorship Agreetnweith Pepsico Foodervice expires on December 31, 2014; and

WHEREAS, the University Administration conducted Request for Proposals and convened a RFP evaluation team to externally review the proposals;

NOW, THEREFORE, BE IT RESOLVED that the University Adminstration is authorized to enter into contract negotiations to memozialthe proposal submitted by Pepsico Foodservice to become the University's exclusiveverage provider for a maximucontract term of twelve and one-half [12.5] years through a six and one-half [662] rinitial term and two [2], three-year [3] renewal periods, which would be exercise that sole discretion of the University.

BE IT FURTHER RESOLVED, that contingent upon and sebly to the contract being negotiated between the University and BSVIspuant to R.C. 3304.30 et seq. the scope of the Pepsico Foodservice agreement may include be ever and ing services. The final agreement terms are subject to prior review and approval hey Executive Committee of the Board prior to execution by the University.

RESOLUTION 2014-95

APPROVAL OF LEASE FOR SATELLITE OFFICE IN AKRON

WHEREAS, the Cleveland State University MonAdmuja College of Business was awarded a grant by the Ohio Small Business Developm elementer to augment its International Trade Assistance Center (ITAC); and

WHEREAS, the grant extends the reach of the ITA@hich presently serves Cuyahoga, Lake, Lorain and Geauga counties - to the five ciesnMedina, Portage, Summit, Stark, and Wayne; and

WHEREAS, a satellite office in that five-county region is a necessity as a majority of the businesses there require to fac**éatc**e assistance, and further were accustomed to prior service received from a Kent, Ohio office; and

WHEREAS, the Akron Global Business Accelerator (AS) ideally positioned for its central location and its access to trepreneurs and industry in that region; and

WHEREAS, the Affirmative Action Plan was developed and assessed; and

NOW, THEREFORE, BE IT RESOLVED that the Board of Trustees of Cleveland State University hereby approves the Affirmative Action Plan; and

BE IT FURTHER RESOLVED that the Administration, in caying out this Resolution, is hereby authorized and empowered to make access sary changes to the Affirmative Action Plan as may be required to ensure compliance with applicable and effective provisions of federal and state laws, or otherwise deemed appropriate.

RESOLUTION 2014-98

APPROVAL AND ACCEPTANCE OF FY 2014 EXTERNAL AUDIT PERFORMED BY PLANTE & MORAN

WHEREAS, the Vice President for Business Affairs &n Eince, and the Controller & Assistant Vice President received the FY 2014 external auditors from the University's external auditors Plante & Moran, as well as Auditor Required Communation, NCAA Agreed Upon Procedures, Financial Statement Audit, Sen Agudit Report, Management Letter; and

WHEREAS, the external auditors discussed the audit reports with University Administration and the Board of Trustees is November 19, 2014 meeting;

NOW, THEREFORE, BE IT RESOLVED that the Board of Trustees hereby approves and accepts the audit reports mentioned above and dated November 19, 2014.

RESOLUTION 2014-99

ACCEPTING GIFTS AND PLEDGE PAYMENTS FOR THE 1 ST QUARTER, FY 2015 FROM THE CSU FOUNDATION

RESOLVED, that the gifts and pledge paymetrottsaling \$4,691,232.70 received by the Cleveland State University Foundation dug the period July 1, 2014 September 30, 2014 are hereby accepted with thanks and

BE IT FURTHER RESOLVED, that the President is hereby directed to use these gifts subject to their terms and conditions.

ACCEPTING FUNDS FOR THE 4TH QUARTER, FY 2014 AND 1ST QUARTER, FY 2015 FROM SPONSORED PROGRAMS

RESOLVED, that the Sponsored Programs funds totaling \$2,067,828 received by the Cleveland State University during the period April 1, 2014 tone 30, 2014, are hereby accepted with thanks, and

RESOLVED, that the Sponsored Programs funds totaling \$3,102,702 received by the Cleveland State University during the period July 1, 2014 to September 30, 2014, are hereby accepted with thanks, and

BE IT FURTHER RESOLVED, that the President is hereby directed to use these Sponsored Programs funds subject to their terms and conditions.

RESOLUTION 2014-101

AUTHORIZATION TO CLOSE CSU BETWEEN 2014/2015 CHRISTMAS AND NEW YEAR'S HOLIDAYS

WHEREAS, 2014 Christmas Day and 2015 New YsaDay fall on Thursdays; and

WHEREAS, The University seeks to give its emorples four additional days paid time off between the two holidays; and

WHEREAS, The University is projected to sa\\$31,756 in utilities between December 25, 2014 and January 1, 2015 by "closing" build to non-essential personnel;

NOW, THEREFORE, BE IT RESOLVED that the Board of Trustees hereby authorizes the Administration to close the university at these of business on December 24, 2014 and reopen the university at the start business on Friday, January 2, 2015.

RESOLUTION 2014-102 EXECUTIVE COMMITTEE RESOLUTION 2014-03

APPROVAL OF FIRST AMENDMENT TO LEASE FOR FENN TOWER PROJECT

WHEREAS, the Board of Trustees previously bootized and approved the State of Ohio by, through, and for Cleveland State Universiting Euclid Avenue Development Corporation (formerly known as Euclid Avenue Housing Corporation), entering into a Lease Agreement dated March 1, 2005, and filed for record on Mata 17, 2005 as Instrument No. 200503170001 (the "Original Lease").

WHEREAS, Euclid Avenue Development Corporation ("EADC") is in the process of refunding the following debt obligatins in order to provide saving and certainty of debt service in the operations of its facilities: (i) the resest 2005 Bonds that were originally issued by the Cleveland-Cuyahoga County Pointthority ("CCCPA") for the Fenn Tower, student housing and academic facilities project; (ithe Series 2008 bonds suddented by the CCCPA (for the South Garage parking facility transaction and (iii) both the Series 2009 and Series 2009-B bonds issued by Cuyahoga County for the Euclid Commonsucted the housing, academic facilities and parking facility transaction. The proceeds of the collective new bondsuance will be used to refund the Series 2005 Bonds, the Series 2008 Bonds, the Series 2009-A & B Bonds through the issuance of approximately \$90,000,000 Cleveland-Cuyahoga Goulitott Authority, Ohio Development Revenue Development Bonds, Series 2014 (Eukshielnue Development Corporation Project) (the "Series 2014 Bonds").

WHEREAS, payments of principal and interest tone Series 2014 Bonds shall be derived from project related revenues and the leans sublease payments by CSU for the Fenn Tower, Euclid Commons projects and South Parking Raycitiursuant to the terms and conditions of the lease and sublease agreement secretly in existence.

WHEREAS, in order to facilitate he issuance of the eries 2014 Bonds ertain lease and sublease agreements will be amended to (i) retries definitions to reflect the terms of the Series 2014 Bonds, (ii) extend the terms from August 1, 2036 to August 2044 to reflect the date of maturity of the Series 2014 Bonds, and (iii) other modifications to reflect the proposed financing, and the underlying substance and control each agreement will remain the same creating no additional obligions for the University.

WHEREAS, the Executive Committee supports the Lease of the Sees 2014 Bonds by EADC and desires to enter into a First Amendment Amendment Agreement to effect the same.

NOW, THEREFORE, IT IS HEREBY RESOLVED, that Cleveland State University may enter into the First Amendment to Lease Agreetin substantially the form attached hereto, with the Euclid Avenue Development Corption, pursuant to the termontained therein.

RESOLVED FURTHER, the President and the Vice President for Business Affairs and Finance each is authorized to sign and deliver the First Amendment to Lease Agreement on behalf of the University (acting alone or together), contented with such changes, if any, as the official signing the First Amendment to Lease Agreement to the same are necessary to conclude the project financing and are approved by University Legalu6sel as not being mailedly adverse to the University.

RESOLUTION 2014-103
EXECUTIVE COMMITTEE RESOLUTION 2014-04

APPROVAL OF FIRST AMENDMENT TO SUBLEASE AGREEMENT FOR THE FENN TOWER PROJECT

WHEREAS, the Board of Trustees previously bountized and approved the State of Ohio by, through, and for Cleveland State University Euclid Avenue Development Corporation (formerly known as Euclid Avenue Housing Poration), entering into Sublease Agreement dated March 1, 2005, and filed for record on March 17, 2005 as Instrument No. 200503170003 (the "Original Sublease").

WHEREAS, Euclid Avenue Development Corporation ("EADC") is in the process of refunding the following debt obligatins in order to provide savings d certainty of debt service in the operations of its facilities: (i) the resess 2005 Bonds that were originally issued by the Cleveland-Cuyahoga County Pentithority ("CCCPA") for the Fenn Tower, student housing and academic facilities project; (ithe Series 2008 bonds bonds by the CCCPA (for the South Garage parking facility transaction,

RESOLUTION 2014-104 EXECUTIVE COMMITTEE RESOLUTION 2014-05

APPROVAL OF FIRST AMENDMENT TO LEASE AGREEMENT RELATED TO SOUTH PARKING GARAGE PROJECT

WHEREAS, the Board of Trustees previously boutized and approved the State of Ohio by, through, and for Cleveland State University of Euclid Avenue Development Corporation (formerly known as Euclid Avenue Housing Corporation), entering into a Lease Agreement dated June 1, 2008 (the "Original Lease").

WHEREAS, Euclid Avenue Development Corporation ("EADC") is in the process of refunding the following debt obligatins in order to provide savings decrtainty of debt service in the operations of its facilities: (i) the resess 2005 Bonds that were originally issued by the Cleveland-Cuyahoga County Ponththority ("CCCPA") for the Fenn Tower, student housing and academic facilities project; (ithe Series 2008 bonds used by the CCCPA (for the South Garage parking facility transaction and (iii) both the Series 2009-And Series 2009-B bonds issued by Cuyahoga County for the Euclid Commonsucketh housing, academic facilities and parking facility transaction. The proceeds of the collective new bonduance will be used to refund the Series 2005 Bonds, the Series 2008 Bonds, the Series 2009-A & B Bonds through the issuance of approximately \$90,000,000 Cleveland-Cuyahoga Coulput Authority, Ohio Development Revenue Development Bonds, Series 2014 (Eukstielnue Development Corporation Project) (the "Series 2014 Bonds").

WHEREAS, payments of principal and interest tone Series 2014 Bonds shall be derived from project related revenues and the leans sublease payments by CSU for the Fenn Tower, Euclid Commons projects and South Parking Raycitiursuant to the terms and conditions of the lease and sublease agreements currently in existence.

WHEREAS, in order to facilitate issuance of the F6ili5 T 0 th.320 d th.320 .03.3 (Js) 3 [(5 T p

financing and are approved by University Legalu6sel as not being maitely adverse to the University.

RESOLUTION 2014-105 EXECUTIVE COMMITTEE RESOLUTION 2014-06

APPROVAL OF FIRST AMENDM ENT TO SUBLEASE FOR SOUTH PARKING GARAGE PROJECT

WHEREAS, the Board of Trustees previously known and approved the State of Ohio by, through, and for Cleveland State University,

RESOLVED FURTHER, the President and the Vice President for Business Affairs and Finance each is authorized to sign and deliver the First Amendment to Lease Agreement on behalf of the University (acting alone or together), contedteand with such changes, if any, as the official signing the First Amendment to Sublease Agreementermines are necessary to conclude the project financing and are approxiby University Legal Counsel as not being materially adverse to the University.

RESOLUTION 2014-106 EXECUTIVE COMMITTEE RESOLUTION 2014-07

APPROVAL OF FIRST AMENDMENT TO AMENDED AND RESTATED LEASE FOR EUCLID COMMONS AND PROSPECT GARAGE PROJECT

WHEREAS, the Board of Trustees previously bacutized and approved the State of Ohio by, through, and for Cleveland State University Euclid Avenue Development Corporation (formerly known as Euclid Avenue Housing Coration), entering into First Amendment to Amended and Restated Lease Agreemen out (Coration) dated March 9, 2009 (the "Original Lease").

WHEREAS, Euclid Avenue Development Corporation ("EADC") is in the process of refunding the following debt obligatins in order to provide savings d certainty of debt service in the operations of its facilities: (i) the resess 2005 Bonds that were originally issued by the Cleveland-Cuyahoga County Porthhority ("CCCPA") for the Fenn Tower, student housing and academic facilities project; (ithe Series 2008 bonds used by the CCCPA (for the South Garage parking facility transaction and (iii) both the Series 2009-And Series 2009-B bonds issued by Cuyahoga County for the Euclid Commonsuckstath housing, academic facilities and parking facility transaction. The proceeds of the collective new bondulance will be used to refund the Series 2005 Bonds, the Series 2008 Bonds, the Series 2009-A & B Bonds through the issuance of approximately \$90,000,000 Cleveland-Cuyahoga Couling Authority, Ohio Development Revenue Development Bonds, Series 2014 (Eukstielnue Development Corporation Project) (the "Series 2014 Bonds").

WHEREAS, payments of principal and interest tone Series 2014 Bonds shall be derived from project related revenues and the leans sublease payments by CSU for the Fenn Tower, Euclid Commons projects and South Parking Paycitiursuant to the terms and conditions of the lease and sublease agreement recently in existence.

WHEREAS, in order to facilitate issuance of the eries 2014 Bonds ertain lease and sublease agreements will be amended to (i) retries definitions to reflect the terms of the Series 2014 Bonds, (ii) extend the terms from August 1, 2036 to August 2044 to reflect the date of maturity of the Series 2014 Bonds, and (iii) other modifications to reflect the proposed financing, and the underlying substance and control each agreement will remain the same creating no additional oblidions for the University.

WHEREAS, the Executive Committee supports the is

lease and sublease agreements ecutly in existence.

WHEREAS, in order to facilitate he issuance of the ries 2014 Bonds ertain lease and sublease agreements will be amended to (i) retries definitions to reflect the terms of the Series 2014 Bonds, (ii) extend the terms from August 1, 2036 to August 2044 to reflect the date of maturity of the Series 2014 Bonds, and (iii) other modifications to reflect the proposed financing, and the underlying substance and control each agreement will remain the same creating no additional obligions for the University.

WHEREAS, the Executive Committee supports the assume of the Series 2014 Bonds by EADC and desires to enter into a First Amendatro Amended and Restated Sublease Agreement (Administrative Facilities) o effectuate the same.

NOW, THEREFORE, IT IS HEREBY RESOLVED, that Cleveland State University may enter into the First Amendment Mamended and Restated Sublease Agreement (Administrative Facilities), in usbstantially the form attached hereto, with the Euclid Avenue Development Corporation, pursuantilities terms contained therein.

RESOLVED FURTHER, the President and the Vice President for Business Affairs and Finance each is authorized to sign and deliver the First Amendment to Lease Agreement on behalf of the University (acting alone or together), contedteand with such changes, if any, as the official signing the First Amendment to Amended and Stated Sublease Agreement (Administrative Facilities) determines are necessary to conclude the project financing and are approved by University Legal Counsel as not beimmaterially adverses the University.

RESOLUTION 2014-108 EXECUTIVE COMMITTEE RESOLUTION 2014-09

APPROVAL OF FIRST AMENDMENT TO AMENDED AND RESTATED SUBLEASE AGREEMENT FOR THE PROSPECT GARAGE

WHEREAS, the Board of Trustees previously baoutized and approved the State of Ohio by, through, and for Cleveland State University Euclid Avenue Development Corporation (formerly known as Euclid Avenue Housing Coration), entering into First Amendment to Amended and Restated Sublease Agreement (Particity) dated August, 2011 (the "Original Sublease").

WHEREAS, Euclid Avenue Development Corporation ("EADC") is in the process of refunding the following debt obligatins in order to provide savings d certainty of debt service in the operations of its facilities: (i) the Ress 2005 Bonds that were originally issued by the Cleveland-Cuyahoga County Pontithority ("CCCPA") for the Fenn Tower, student housing and academic facilities project; (ithe Series 2008 bonds bonds by the CCCPA (for the South Garage parking facility transaction and (iii) both the Series 2009-And Series 2009-B bonds issued by Cuyahoga County for the Euclid Commonsudent housing, academic facilities and parking facility transaction. The proceeds of the collective new bonduance will be used to refund the

Series 2005 Bonds, the Series 2008 Bonds, the \$2009-A & B Bonds through the issuance of approximately \$90,000,000 Cleveland-Cuyahoga CoulPotr Authority, Ohio Development Revenue Development Bonds, Series 2014 (Eukskielnue Development Corporation Project) (the "Series 2014 Bonds").

WHEREAS, payments of principal and interest tome Series 2014 Bonds shall be derived from project related revenues and the leans sublease payments by CSU for the Fenn Tower, Euclid Commons projects and South Parking Raycitiursuant to the terms and conditions of the lease and sublease agreement is existence.

WHEREAS, in order to facilitate in issuance of the eries 2014 Bonds ertain lease and sublease agreements will be amended to (i) retries definitions to reflect the terms of the Series 2014 Bonds, (ii) extend the terms from August 1, 2036 to August 2044 to reflect the date of maturity of the Series 2014 Bonds, and (iii) otherwise modifications to reflect the proposed financing, and the underlying substance and event of each agreement will remain the same creating no additional obligions for the University.

WHEREAS, the Executive Committee supports throughout of the Sees 2014 Bonds by EADC and desires to enter into a First Amended and Restated Sublease Agreement (Parking Facility) to the same.

NOW, THEREFORE, IT IS HEREBY RESOLVED, that Cleveland State University may enter into the First Amendment to Amedicand Restated Sublease Agreement (Parking Facility), in substantially the form attachedereto, with the Euclid Avenue Development Corporation, pursuant to the terms contained therein.

RESOLVED FURTHER, the President and the Vice President for Business Affairs and Finance each is authorized to sign and delive First Amendment to Lease Agreement on behalf of the University (acting alone or together), contented with such changes, if any, as the official signing the First Amendment to Amended and Stated Sublease Agreement (Parking Facility) determines are necessary to conclude the project financing and are approved by University Legal Counsel as not being materially adverse to the University.

EXECUTIVE SESSION

Trustee Gunning moved, and Trustee Addleconded, the motion to adjourn into Executive Session for the purpose of discussingethernal audit, collective bargaining, personnel matters involving discussing employees, and imment and pending litigation.