As Introduced

125th General Assembly Regular Session 2003-2004

H. B. No. 67

Representatives Faber, Seitz, Schmidt

A BILL

То	amend section 513.17 of the Revised Code to remove	1
	the limit on the amount of a secured line of	2
	credit for which the directors of a joint township	3
	hospital district board may contract.	4

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

Se	ectio	on 1.	. That	section	513.17	οİ	the	Revised	Code	be	amended	!	5
to read	d as	foll	Lows:									(6

Sec. 513.17. (A) The board of hospital governors shall, with 7 the consent and approval of the joint township district hospital 8 board and as provided by sections 513.07 to 513.18 of the Revised 9 Code, prepare plans and specifications, and may employ technical 10 assistance if necessary, and proceed to erect, furnish, and equip 11 necessary buildings for a joint township general hospital. Except 12 where the hospital of the district is leased pursuant to section 13 513.171 of the Revised Code, such board of governors shall appoint 14 and fix the compensation of a suitable person to be superintendent 15 of the hospital for such period of time as it determines, and 16 shall employ and fix the compensation for such nurses and other 17 employees as are necessary for the proper conduct of the hospital. 18 Subject to the direction of the board of governors and to the 19 rules prescribed by it, any such superintendent shall have 20

plete charge and control of the operation of such hospital. He $\underline{\text{The}}$	21
superintendent shall prepare and submit to the board of governors,	22
quarterly, a statement showing the average daily per capita cost	23
for the current expense of maintaining and operating such	24
hospital, including the cost of ordinary repairs.	25
(B)(1) For purposes of this division:	26
(a) "Bank" has the same meaning as in section 1101.01 of the	27
Revised Code.	28
(b) "Savings and loan association" has the same meaning as in	29
section 1151.01 of the Revised Code.	30
(c) "Savings bank" has the same meaning as in section 1161.01	31
of the Revised Code.	32
(2) The board of hospital governors may enter into a contract	33
for a secured line of credit with a bank, savings and loan	34
association, or savings bank if the contract meets all of the	35
following requirements:	36
(a) The term of the contract does not exceed one hundred	37
eighty days÷.	38
(b) The board's secured line of credit does not exceed five	39
hundred thousand dollars;	40
(e) The contract provides that any amount extended must be	41
repaid in full before any additional credit can be extended \div .	42
$\frac{(d)(c)}{(c)}$ The contract provides that the bank, savings and loan	43
association, or savings bank shall not commence a civil action	44
against the joint township district hospital board, any member of	45
the board, board of township trustees, township, or board of	46
county commissioners to recover the principal, interest, or any	47
charges or other amounts that remain outstanding on the secured	48
line of credit at the time of any default by the board of hospital	49
governors÷.	50

(6) Discounts on purchases from the hospital pharmacy;

(7) Discounts on hospital supplies and services.

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The board of hospital governors may provide employee	80
recognition awards and hold employee recognition dinners.	81
The board of hospital governors may provide scholarships for	82
education in the health care professions, tuition reimbursement,	83
and other staff development programs to enhance the skills of	84
health care professionals for the purpose of recruiting or	85
retaining qualified employees.	86
The board of hospital governors may pay reasonable expenses	87
for recruiting physicians into the district or for retaining them	88
if all or part of the district has been designated as an area with	89
a shortage of personal health services under the "Health	90
Maintenance Organization Act of 1973," 87 Stat. 914, 42 U.S.C.	91
300e, as amended.	92
(D) The members of the board of governors shall serve without	93
compensation, but their necessary expenses, when engaged in the	94
business of the hospital board, shall be paid by the joint	95
township district hospital board.	96
(E) The board of hospital governors with the approval of the	97
county commissioners may employ counsel and institute legal action	98
in its own name for the collection of delinquent accounts. The	99
board may also employ any other lawful means for the collection of	100
delinquent accounts. Counsel employed under this section shall be	101
paid from the hospital's funds.	102
Section 2. That existing section 513.17 of the Revised Code	103
is hereby repealed.	104