

## Oh. Mun. L. § 56:2

Baldwin's Ohio Practice, Local Government Law--Municipal | September 2019 Update

John E. Gotherman<sup>a</sup>, Harold W. Babbit<sup>b</sup> and, James F. Lang<sup>c</sup>

### Part II. Forms

#### Chapter 56. Appropriation of Property—Forms

##### I. Ordinance, Resolution, Notice

## § 56:2. Ordinance authorizing appraisal, negotiation, and acquisition of easement or fee simple

(Source: Columbus)

*[Title, preamble if desired, and ordaining or resolving clause. §§ 38:1 to 38:4]*

- § 1. The City Attorney is directed to hire appraisers, title attorneys, and negotiators, to acquire *[permanent easements in, over, and through/fee simple title to]* certain parcels of real estate necessary in connection with the \_\_\_\_\_ Project.
- § 2. \$\_\_\_\_\_ is appropriated from \_\_\_\_\_, Fund No. \_\_\_\_\_, Code \_\_\_\_\_, for the purpose of paying all costs incident to such acquisition, to be paid on voucher approved by the City Attorney.

*[Effective date or emergency clause, and authentication. §§ 38:11 to 38:13]*

Westlaw. © 2019 Thomson Reuters. No Claim to Orig. U.S. Govt. Works.

#### Footnotes

- a** General Counsel to the Ohio Municipal League; General Counsel and Secretary/Treasurer of the Ohio Municipal Attorneys Association
- b** Calfee, Halter & Griswold LLP, retired
- c** Calfee, Halter & Griswold LLP

---

End of Document

© 2020 Thomson Reuters. No claim to original U.S. Government Works.