THERE IS NO LEGAL OBJECTION TO THIS LEGISLATION IF AMENDED AS FOLLOWS:

- 1. In the title, line 7, after "City facilities" insert "not powered by Cleveland Public Power"; and in lines 12 and 13, strike "twenty-five years" and insert "five years with two five-year options to renew, each exercisable by additional legislative authority".
- 2. In the fourth whereas clause, line 4, after "City facilities" insert "not powered by Cleveland Public Power".
- 3. In Section 1, at the end, insert the following sentence: "However, after design of any items for the Solar Project and prior to their installation, the Director of Capital Projects or Finance, as appropriate, shall appear before the Utilities Committee to present the project. The license agreements entered into with the selected vendors shall include the provision that all materials purchased by the vendor must be in compliance with specifications included in the Inflation Reduction Act.".
- 3. In Section 1, line 5, and in Section 3, lines 5 and 6, strike "twenty-five years" and insert "five years with two five-year options to renew, each exercisable by additional legislative authority" in both places.

Date:	(Signed):	
		Ralph Scola Assistant Director of Law
Ord. No. 978-202	20	