

○東京都公立大学法人に係る地方独立行政法人法に規定する重要な財産を定める条例

○ Ordinance Stipulating the Important Assets of Tokyo Metropolitan Public University Corporation, as prescribed in the Local Independent Administrative Agency Law

平成一六年一月二四日

December 24, 2004

条例第一六四号

Ordinance No. 164

改正 平成二六年三月三十一日条例第一三号

Amendments Ordinance No. 13 of March 31, 2014

令和二年三月三十一日条例第八号

Ordinance No. 8 of March 31, 2020

〔公立大学法人首都大学東京に係る地方独立行政法人法第四十四条第一項の条例で定める重要な財産を定める条例〕を公布する。

The [Ordinance Stipulating the Important Assets of Tokyo Metropolitan Public University Corporation, as prescribed in the Local Independent Administrative Agency Law] is hereby promulgated.

東京都公立大学法人に係る地方独立行政法人法に規定する重要な財産を定める条例  
Ordinance Stipulating the Important Assets of Tokyo Metropolitan Public University Corporation, as prescribed in the Local Independent Administrative Agency Law  
(平二六条例一三・令二条例八・改称)

(Renamed by Ordinances No. 13 of 2014 and No. 8 of 2020)

(法第六条第四項の条例で定める重要な財産)

(Important Assets Specified by the Ordinance Described in Article 6, paragraph (4) of the Act)

第一条 東京都公立大学法人(以下「法人」という。)に係る地方独立行政法人法(平成十五年法律第百十八号。以下「法」という。)第六条第四項の重要な財産であつて条例で定めるものは、法第四十二条の二第一項又は第二項の認可に係る申請の日における帳簿価額(現金及び預金にあつては、当該申請の日における額)が五十万円以上のもの(当該財産の性質上法第四十二条の二の規定により処分することが適当でないものを除く。)その他知事が定める財産とする。

Article 1 The important assets of the Tokyo Metropolitan Public University Corporation (hereinafter referred to as "the Corporation") stipulated in Article 6, paragraph (4) of the Local Independent Administrative Agency Law (Act No. 118 of 2003; hereinafter referred to as the "Act") and prescribed by ordinance shall be those

with a book value (in the case of cash and deposits, the amount on the day of the application) of 500,000 yen or more on the day of the application for approval under Article 42-2, paragraph (1) or (2) of the Act (excluding those that are not appropriate to be disposed of under the provisions of Article 42-2 of the Act due to the nature of the property), as well as other assets prescribed by the Governor.

(平二六条例一三・追加、令二条例八・一部改正)

(Added by Ordinance No. 13 of 2014; partially amended by Ordinance No. 8 of 2020)

(法第四十四条第一項の条例で定める重要な財産)

(Important Assets Specified by Ordinance Referred to in Article 44, paragraph (1) of the Act)

第二条 法人に係る法第四十四条第一項の条例で定める重要な財産は、予定価格(適正な対価を得てする売払い以外の方法により譲渡し、又は担保に供する場合にあっては、適正な見積価格)が二億円以上の不動産(土地については、一件二万平方メートル以上のものに限る。)又は動産とする。

Article 2 The important assets of the Corporation specified by Ordinance referred to in Article 44, paragraph (1) of the Act shall be immovable property (limited to 20,000 square meters or more per plot of land) or movable property, with a target price (fair estimated price if the property is transferred or provided as security by a method other than sale for a fair value) of 200 million yen or more.

(平二六条例一三・旧本則・一部改正)

(Partially amended by Ordinance No. 13 of 2014 and former main provisions)

附 則

Supplementary Provisions

この条例は、東京都規則で定める日から施行する。

This Ordinance comes into effect as of the date specified by Tokyo Metropolitan Government regulations.

(平成一七年規則第七五号で平成一七年四月一日から施行)

(Effective as of April 1, 2005 under Regulation No. 75 of 2005)

附 則(平成二六年条例第一三号)

Supplementary Provisions (Ordinance No. 13 of 2014)

この条例は、平成二十六年四月一日から施行する。

This Ordinance comes into effect as of April 1, 2014.

附 則(令和二年条例第八号)

Supplementary Provisions (Ordinance No. 8 of 2020)

この条例は、令和二年四月一日から施行する。

This Ordinance comes into effect as of April 1, 2020.