As Introduced

131st General Assembly Regular Session 2015-2016

H. B. No. 619

Representative Rezabek

A BILL

То	authorize	the conveyance of, and the granting of	1
	perpetual	easements to, state-owned real	2
	property.		3
BE IT ENACTE	D BY THE (GENERAL ASSEMBLY OF THE STATE OF O	HIO:
Section 1.	(A) The G	overnor may execute a deed in the name	4

of the state conveying to the Board of County Commissioners of	5
Clark County, Ohio, and to its successors and assigns, all of	6
the state's right, title, and interest in the following	7
described real estate:	8
Description of 2.82 Acres	9
Situated in the State of Ohio, County of Clark, Township	10
of Springfield, and described as follows:	11
Being part of the northwest quarter of Section 3, Township	12
5, Range 9, and part of the northeast quarter of Section 9,	13
Township 5, Range 9, between the Miami Rivers Survey.	14
Beginning at a point in the centerline of the Laybourne	15
Road, North 85° 27' West, 370.0 feet from the intersection of	16
said centerline with the centerline of State Route 70	17
(Springfield and Washington C.H. Road);	18

Thence, with the centerline of Laybourne Road, North 85° 57' West, 650.0 feet;	19 20
Thence, North 29° 46' East, 248.63 feet to a pipe;	21
Thence, North 54° 27' East, 180.0 feet to a pipe;	22
Thence, South 80° 33' East, 134.22 feet to a pipe;	23
Thence, South 35° 33' East, 423.24 feet to the place of	24
beginning, containing 3.20 Acres.	25
Excepting therefrom:	26
Situated in the Township of Springfield, County of Clark,	27
State of Ohio, and in Sections 3 and 9, Town 5 East, Range 9	28
North, and bounded and described as follows:	29
PARCEL NO. 12 WL	30
Being part of the northwest quarter of Section 3 and part	31
of the northeast quarter of Section 9 and a triangular shaped	32
piece off the southeast corner of the Grantor's tract in Section	33
3 and more completely described as follows:	34
Beginning at the Grantor's southeast corner, said point	35
being on the half section line and 185.90 feet left of Station	36
959+57.98 on the centerline of U.S. 40 and bearing N. 84 $^{\circ}$ 15'	37
10" W., 223.76 feet from the intersection of the half section	38
line with the centerline of U.S. 40 at Station 960+82.52;	39
Thence, N. 84° 15' 10" W., 189.30 feet along the Grantor's	40
south line and half section line to a point 342.77 feet radially	41
left of Station 958+48.47 and passing 245.84 feet left of P.T.	42
Station 959+17.82;	43
Thence, N. 4° 53' 59" E., 233.11 feet to a point on the	44
Grantor's east line 475.76 feet left of Station 960+44.34;	45

Thence S. 33° 50' 30" E., 302.45 feet along the Grantor's	46
east line to the point of beginning.	47
Contains 0.38 acres, more or less, excluding 0.12 acres of	48
right-of-way previously occupied by Laybourne Road.	49
Said stations being station number as stipulated in the	50
hereinbefore mentioned survey and as shown by plans on file in	51
the Department of Highways, Columbus, Ohio.	52
Prior Deed Reference: Vol. 452 Pg. 645	53
Auditor's Parcel Number: 30507000090001024	54
The foregoing legal description may be corrected or	55
modified by the Department of Administrative Services as	56
necessary in order to facilitate the recording of the deed.	57
(B)(1) The conveyance from the state to the grantee	58
includes all improvements and chattels currently situated on the	59
real estate, and is subject to all easements, covenants,	60
conditions, and restrictions of record; all legal highways and	61
public rights-of-way; zoning, building, and other laws,	62
ordinances, restrictions, and regulations; and real estate taxes	63
and assessments not yet due and payable. The real estate shall	64
be conveyed in an "as-is, where-is, with all faults" condition.	65
(2) The deed may contain restrictions, exceptions,	66
reservations, reversionary interests, or other terms and	67
conditions the Director of Administrative Services determines to	68
be in the best interest of the state.	69
(3) Subsequent to the conveyance, any restrictions,	70
exceptions, reservations, reversionary interests, or other terms	71
and conditions contained in the deed may be released by the	72
state or the Ohio Adjutant General's Department without the	73

necessity of further legislation.	74
(C) Consideration for the conveyance of the real estate	75
described in division (A) of this section is \$125,000.	76
The Director of Administrative Services and the Board of	77
County Commissioners of Clark County, Ohio, shall execute a real	78
estate purchase agreement in a form prescribed by the Department	79
of Administrative Services setting forth the terms and	80
conditions of the subject conveyance. If the Board of County	81
Commissioners of Clark County, Ohio, does not complete the	82
purchase of the real estate within the time period provided in	83
the real estate purchase agreement, the Director of	84
Administrative Services may use any reasonable method of sale	85
considered acceptable by the Ohio Adjutant General's Department	86
to convey the real estate to an alternate grantee not later than	87
three years after the effective date of this section.	88
(D) The real estate described in division (A) of this	89
section shall be sold as an entire tract and not in parcels.	90
(E) Grantee shall pay all costs associated with the	91
purchase, closing, and conveyance of the real estate, including	92
surveys, title evidence, title insurance, transfer costs and	93
fees, recording costs and fees, taxes, and any other fees,	94
assessments, and costs that may be imposed in connection with	95
this conveyance.	96
The net proceeds of the sale shall be deposited into the	97
state treasury to the credit of the Armory Improvements Fund in	98
accordance with section 5911.10 of the Revised Code.	99
(F) Upon receipt of written notice from the Director of	100
Administrative Services, the Auditor of State, with the	101
assistance of the Attorney General, shall prepare a deed	102

conveying title to the real estate described in division (A) of	103
this section to the grantee. The deed shall state the	104
consideration and shall be executed by the Governor in the name	105
of the state, countersigned by the Secretary of State, sealed	106
with the Great Seal of the State, presented in the Office of the	107
Auditor of State for recording, and delivered to the grantee.	108
The grantee shall present the deed for recording in the Office	109
of the Clark County Recorder.	110
(G) This section expires three years after its effective	111
date.	112
Section 2. (A) The Governor may execute a deed in the name	113
of the state conveying to Mucci Farms, Ltd. or its affiliates	114
("Grantee") and its heirs, successors, and assigns, all of the	115
state's right, title, and interest in the following described	116
real estate:	117
Situated in the Township of Huron, County of Erie, State	118
of Ohio, and is described as follows:	119
Parcel 1	120
Situated in the County of Erie in the State of Ohio, and	121
in the Township of Huron and bounded and described as follows:	122
Being the North 1/2 of Lot Number Twenty-one (21) in	123
Section Number 2, containing 55.55 acres, more or less.	124
Parcel 2	125
Situated in the Township of Huron, County of Erie and	126
State of Ohio:	127
The West Thirty (30) acres of the East Forty (40) acres	128
the South One-half $(1/2)$ of original Lot Number Twenty-one (21) ,	129
in Section Number Two (2), in Huron Township, Erie County, Ohio.	130

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Parcel 3	131
Situated in the Township of Huron, County of Erie and	132
State of Ohio:	133
And being the East Ten (10) acres of the South One-half	134
(1/2) of Lot Number Twenty-One (21) in Section Number Two (2) of	135
said Township. Containing Ten acres, more or less.	136
Property Address: Rye Beach Road, Huron, OH 44839	137
Parcel No.: 39-67001.000 and 39-67002.000 and 39-67003.000	138
Prior Instrument References:	139
Deed Book 373, Page 269, Deed Book 373, Page 275, Deed	140
Book 373, Page 264	141
The foregoing legal description may be corrected or	142
modified by the Department of Administrative Services as	143
necessary in order to facilitate the recording of the deed.	144
(B)(1) The conveyance includes any improvements and	145
chattels situated on the real estate, and is subject to all	146
easements, covenants, conditions, and restrictions of record:	147
all legal highways and public rights-of-way; zoning, building,	148
and other laws, ordinances, restrictions, and regulations; and	149
real estate taxes and assessments not yet due and payable. The	150
real estate shall be conveyed in an "as-is, where-is, with all	151
faults" condition.	152
(2) The deed for the conveyance of the real estate may	153
contain restrictions, exceptions, reservations, reversionary	154
interests, or other terms and conditions the Director of	155
Administrative Services determines to be in the best interest of	156
the state.	157

(3) Subsequent to the conveyance, any restrictions,	158
exceptions, reservations, reversionary interests, or other terms	159
and conditions contained in the deed may be released by the	160
state or Bowling Green State University without the necessity of	161
further legislation.	162
(C) Consideration for the conveyance of the real estate	163
described in division (A) of this section is \$730,957.50 or	164
\$7,650.00 per acre.	165
The Director of Administrative Services shall offer the	166
real estate to Mucci Farms, Ltd. through a real estate purchase	167
	1.00

agreement. If Mucci Farms, Ltd. does not complete the purchase 168 of the real estate within the time period provided in the real 169 estate purchase agreement, the Director of Administrative 170 Services may use any reasonable method of sale considered 171 acceptable by Bowling Green State University to determine an 172 alternate grantee willing to complete the purchase not later 173 than three years after the effective date of this section. In 174 that case, consideration for the conveyance of the real estate 175 shall be at a price acceptable to the Director of Administrative 176 Services and Bowling Green State University. Bowling Green State 177 University shall pay all advertising costs, additional fees, and 178 other costs incident to the sale of the real estate to an 179 alternate grantee or grantees. 180

- (D) The real estate described in division (A) of this
 section may be sold as an entire tract or in separate or
 182
 multiple parcels.
- (E) All costs associated with the purchase, the closing,

 and the conveyance of the subject real property shall be paid by

 the grantee and Bowling Green State University in the manner

 stated in the real estate purchase agreement.

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The net proceeds of the sale shall be paid to Bowling	188
Green State University and deposited in the appropriate	189
university account for the benefit of Bowling Green State	190
University.	191
(F) Upon payment of the purchase price, the Auditor of	192
State, with the assistance of the Attorney General, shall	193
prepare a deed to the real estate described in division (A) of	194
this section. The deed shall state the consideration and shall	195
be executed by the Governor in the name of the state,	196
countersigned by the Secretary of State, sealed with the Great	197
Seal of the State, presented in the Office of the Auditor of	198
State for recording, and delivered to the grantee. The grantee	199
shall present the deed for recording in the Office of the Erie	200
County Recorder.	201
(G) This section expires three years after its effective	202
date.	203
(H) Before the execution of the deed described in division	204
(F) of this section, possession of the real estate may be	205
governed by an existing interim lease between the Ohio	206
Department of Administrative Services and the grantee.	207
Section 3. (A) The Governor may execute a deed in the name	208
of the state conveying to Wooster Street Apartments, LLC	209
("Grantee"), and its heirs, successors, and assigns, all of the	210
state's right, title, and interest in the following described	211
real estate:	212
Being Inlot 212, less the north 10 feet; Inlot 213; the	213
north 39 feet of the west 48 feet of the south 114 feet of the	214
east 150 feet of Inlot 266; and the south 114 feet of the west	215
48 feet of Inlot 266, all in the City of Bowling Green, Wood	216

County, Ohio, which is more particularly described as follows:	217
Commencing at found hollow pipe on the easterly right-of-	218
way line of S. Prospect Street (60' Wide) marking the northwest	219
corner of said Inlot 212;	220
Thence South 00 degrees 41 minutes 00 seconds West along	221
the west line said Inlot 212 and the easterly right-of-way line	222
of S. Prospect Street (60' Wide), a distance of 10.00 feet to	223
found hollow pipe at the northwest corner of a parcel of land	224
owned by State of Ohio-Bowling Green State University, as	225
described in Deed Volume 503, Page 165 of Wood County Records,	226
said point being the "True Point of Beginning";	227
Thence South 89 degrees 29 minutes 47 seconds East along a	228
line being 10.00 feet south of and parallel with the north line	229
of said Inlot 212 and on the southerly line of a parcel of land	230
owned by ECC Bowling Green Ohio LLC as described in O.R. 3381,	231
Page 753 of Wood County Records, a distance of 214.63 feet	232
(214.50 feet Recorded) to the westerly line of a parcel of land	233
owned by Kuhlman as described in O.R. 3434, Page 962 of Wood	234
County Records being the east line of the west 48.00 feet of the	235
south 114.00 feet of the east 150.00 feet of said Inlot 266 to a	236
found iron pin;	237
Thence South 00 degrees 41 minutes 00 seconds West along	238
the westerly line of said parcel of land owned by Kuhlman as	239
described in O.R. 3434, Page 962 of Wood County Records and	240
being the easterly line of north 39.00 feet of the west 48.00	241
feet of the south 114.00 feet of the east 150.00 feet of said	242
Inlot 266, a distance of 39.00 feet to the southeast corner of	243
the north 39.00 feet of the west 48.00 feet of the south 114.00	244
feet of the east 150.00 feet of said Inlot 266 to a found iron	245
pin;	246

Thence North 89 degrees 29 minutes 47 seconds West along	247
the southerly line of the north 39.00 feet of the west 48.00	248
feet of the south 114.00 feet of the east 150.00 feet of said	249
Inlot 266, a distance of 48.23 feet (48.00 feet Recorded) to the	250
southwest corner of the north 39.00 feet of the west 48.00 feet	251
of the south 114.00 feet of the east 150.00 feet of said Inlot	252
266 to a set iron pin;	253
Thence South 00 degrees 41 minutes 51 seconds West along	254
the east line of the west 48.00 feet of said Inlot 266 and being	255
the westerly line a parcel of land owned by Walston as described	256
in Deed Volume 623, Page 334 and a parcel of land owned by	257
Snyder as described in Deed Volume 628, Page 781 a distance of	258
76.91 feet to a set pk nail at a point on the south line of said	259
Inlot 266;	260
Thence North 87 degrees 21 minutes 01 seconds West along	261
the northerly line of a parcel of land owned by G Rem Family	262
Investors LLC as described in O.R. 3115, Page 201 and being the	263
southerly line of Inlot 266, a distance of 48.00 feet to found	264
hollow pipe marking the southwest corner of said Inlot 266,	265
point also being on the easterly line of said Inlot 213;	266
Thence South 00 degrees 03 minutes 36 seconds West along	267
the easterly line of said Inlot 213 and being the westerly line	268
of a parcel of land owned by G Rem Family Investors LLC as	269
described in O.R. 3115, Page 201 of Wood County Records and	270
being the westerly line of Inlot 184, a distance of 7.89 feet to	271
a set iron pin at the southeast corner of said Inlot 213;	272
Thence North 89 degrees 29 minutes 47 seconds West along	273
the southerly line of said Inlot 213 and being the northerly	274
line of a parcel of land owned by Snyder as described in Deed	275
Volume 2478, Page 237 of Wood County Records and being the	276

northerly line of Inlot 214, a distance of 118.49 feet to a set	277
iron pin at the southwest corner of said Inlot 213;	278
Thence North 00 degrees 41 minutes 00 seconds East along	279
the west lines of said Inlots 212 and 213 and the easterly	280
right-of-way line of S. Prospect Street (60' Wide), a distance	281
of 122.00 feet to the "True Point of Beginning";	282
The area herein described contains 21,846 square feet,	283
0.502 acres of land, more or less, 0.152 acres within parcel	284
B07-511-190317015000, 0.180 acres within parcel B07-511-	285
190317016000, 0.127 acres within parcel B07-511-190317017000,	286
and 0.043 acres within parcel B07-511-190317018000. Subject to	287
all legal highways, leases, easements, restrictions and	288
agreements of record.	289
Prior Deed Reference: Parcel IV Described in Deed Volume	290
503, Page 165	291
NOTES:	292
1. Coordinates shown and basis of bearings were determined	293
by the Ohio State Plane coordinate system North zone (3401) and	294
83 (2011) 2002.0 epoch, units in U.S. survey feet, obtained	295
using gps equipment and the Ohio Department of Transportation	296
VRS/RTK network. Grid coordinates were used.	297
2. All Iron Pins set are 5/8" diameter rebar x 30" long	298
with cap stamped "ESA LLC".	299
3. The above description is based upon a field survey	300
performed in April, 2016.	301
The foregoing legal description may be corrected or	302
modified by the Department of Administrative Services as	303
necessary in order to facilitate the recording of the deed.	304

(B)(1) The conveyance includes improvements and chattels	305
situated on the real estate, and is subject to all easements,	306
covenants, conditions, and restrictions of record; all legal	307
highways and public rights-of-way; zoning, building, and other	308
laws, ordinances, restrictions, and regulations; and real estate	309
taxes and assessments not yet due and payable. The real estate	310
shall be conveyed in an "as-is, where-is, with all faults"	311
condition.	312
(2) The deed for the conveyance of the real estate may	313
contain restrictions, exceptions, reservations, reversionary	314
interests, or other terms and conditions the Director of	315
Administrative Services determines to be in the best interest of	316
the state.	317
(3) Subsequent to the conveyance, any restrictions,	318
exceptions, reservations, reversionary interests, or other terms	319
and conditions contained in the deed may be released by the	320
state or Bowling Green State University without the necessity of	321
further legislation.	322
Turcher registacion.	522
(C) Consideration for the conveyance of the real estate	323
described in division (A) of this section is \$180,000.	324
The Director of Administrative Services shall offer the	325
real estate to Wooster Street Apartments, LLC through a real	326
estate purchase agreement. If Wooster Street Apartments, LLC	327
does not complete the purchase of the real estate within the	328
time period provided in the real estate purchase agreement, the	329
Director of Administrative Services may use any reasonable	330
method of sale considered acceptable by Bowling Green State	331
University to determine an alternate grantee or grantees willing	332
to complete the purchase not later than three years after the	333

effective date of this section. In that case, consideration for

the conveyance of the real estate shall be at a price acceptable	335
to the Director of Administrative Services and Bowling Green	336
State University. Bowling Green State University shall pay all	337
advertising costs, additional fees, and other costs incident to	338
the sale of the real estate to an alternate grantee or grantees.	339
(D) The real estate described in division (A) of this	340
section shall be sold as an entire tract and not in parcels.	341
(E) Grantee shall pay all costs associated with the	342
purchase, closing, and conveyance of the real estate, including	343
surveys, title evidence, title insurance, transfer costs and	344
fees, recording costs and fees, taxes, and any other fees,	345
assessments, and costs that may be imposed.	346
The net proceeds of the sale shall be paid to Bowling	347
Green State University and deposited in the appropriate	348
university account for the benefit of Bowling Green State	349
University.	350
(F) Upon payment of the purchase price, the Auditor of	351
State, with the assistance of the Attorney General, shall	352
prepare a deed to the real estate described in division (A) of	353
this section. The deed shall state the consideration and shall	354
be executed by the Governor in the name of the state,	355
countersigned by the Secretary of State, sealed with the Great	356
Seal of the State, presented in the Office of the Auditor of	357
State for recording, and delivered to the grantee. The grantee	358
shall present the deed for recording in the Office of the Wood	359
County Recorder.	360
(G) This section expires three years after its effective	361
date.	362

Section 4. (A) The Governor may execute a deed in the name

of the state conveying to Oak Openings Region Conservancy, Inc.,	364
an Ohio not-for-profit corporation, and to its successors and	365
assigns, all of the state's right, title, and interest in the	366
following described real estate:	367
Description of 17.096 Acres	368
Being part of Lots 1, 2, 3 and 4 in Thayer's Addition to	369
Garden Land, a subdivision in Springfield Township, Lucas	370
County, Ohio which is bounded and described as follows:	371
Commencing at a set nail on the south line of Lot 4 at the	372
southwest corner of Lot 4 in said Thayer's Addition to garden	373
Land also being the centerline of Dorr Street and the south line	374
of Fractional Section 32 a distance of 1323.96 feet west of a	375
found bolt located at the southeast corner of Lot 1 also being	376
the southeast corner of Fractional Section 32,	377
Thence North 01° 00' 45" East along the west line of said	378
lot 4 a distance of 276.00 feet to a set 5/8 inch dia. iron rod	379
passing a set $5/8$ in dia. iron rod at 30.01 feet to the Point of	380
Beginning;	381
Thence North 01° 00' 45" East continuing along the west	382
line of said Lot 4 a distance of 749.66 feet to a set 5/8 inch	383
dia. iron rod on the north line of the south ½ of said Lots 1,	384
2, 3 and 4;	385
Thence South 89° 58' 57" East along the north line of the	386
south $\frac{1}{2}$ of said Lots 1, 2, 3 and 4 a distance of 1324.80 feet to	387
a set nail on the east line said Lot 1 also being the centerline	388
of King Road and the east line of Fractional Section 32 passing	389
a 5/8 inch dia. iron rod at 1294.80 feet;	390
Thence South 01° 03' 40" West along the east line of said	391
Lot 1 a distance of 30.00 feet to a set nail;	392

Thence North 89 $^{\circ}$ 58' 57" West parallel to the north line	393
of the south $\frac{1}{2}$ of said Lots 1, 2, 3 and 4 a distance of 485.08	394
feet to a set 5/8 inch dia. iron rod passing a set 5/8 inch dia.	395
iron rod at 30.00 feet;	396
Thence South 01° 03' 40" West a distance of 228.31 feet to	397
a set 5/8 inch dia. iron rod;	398
	2.00
Thence South 88° 56' 20" East a distance of 268.57 feet to	399
a set 5/8 inch dia. iron rod;	400
Thence South 28° 33' 50" East a distance of 73.04 feet to	401
a set 5/8 inch dia. iron rod;	402
Thence South 08° 57' 37" West a distance of 390.92 feet to	403
a set 5/8 inch dia. iron rod;	404
The cond Could 11° 071 101 Feet on 1'electron 5 100 00 5 electron	4.0.5
Thence South 11° 07' 18" East a distance of 100.90 feet to	405
a set 5/8 inch dia. iron rod;	406
Thence South 00° 00' 00" West a distance of 32.70 feet to	407
a set 5/8 inch dia. iron rod on the north top of bank of Heldman	408
Ditch;	409
Thence North 87° 19' 59" West along the north top of bank	410
of Heldman Ditch a distance of 288.56 feet to a set 5/8 inch	411
dia. iron rod;	412
Thence north 30° 47' 15" West a distance of 46.51 feet to	413
a set 5/8 inch dia. iron rod;	414
a see 3/6 men ara. From roa,	11.
Thence North 01° 45' 38" west a distance of 45.34 feet to	415
a set 5/8 inch dia. iron rod;	416
Thence South 82° 09' 33" West a distance of 40.89 feet to	417
a set 5/8 inch dia. iron rod;	418
Thence South 52° 17' 43" West a distance of 70 84 feet to	Δ 10

a set 5/8 inch dia. iron rod;	420
Thence North 88° 54' 49" West a distance of 68.93 feet to	421
a set 5/8 inch dia. iron rod;	422
Thence North 01° 02' 13" East a distance of 72.90 feet to	423
a set 5/8 inch dia. iron rod;	424
Thence North 88° 57' 47" West a distance of 33.00 feet to	425
a set 5/8 inch dia. iron rod;	426
Thence North 58° 29' 58" West a distance of 241.20 feet to	427
a set 5/8 inch dia. iron rod;	428
Thence North 01° 02' 13" East a distance of 94.00 feet to	429
a set 5/8 inch dia. iron rod;	430
Thence North 88° 57' 47" West a distance of 177.00 feet to	431
a set 5/8 inch dia. iron rod;	432
Thence South 01° 02' 13" West a distance of 164.00 feet to	433
a set 5/8 inch dia. iron rod;	434
Thence North 88° 57' 47" West a distance of 78.00 feet to	435
a set 5/8 inch dia. iron rod;	436
Thence South 21° 02' 24" East a distance of 111.78 feet to	437
a set 5/8 inch dia. iron rod;	438
Thence South 01° 02' 13" West a distance of 37.47 feet to	439
a set 5/8 inch dia. iron rod;	440
Thence North 87° 19' 59" West a distance of 32.08 feet to	441
a set 5/8 inch dia. iron rod;	442
Thence North 70° 38' 09" West a distance of 153.82 feet to	443
the point of beginning.	444
Containing 17 129 Acres of land more or less of which	ΔДГ

0.021 Acres is within the Right of Way of King Road.	446
Excepting therefrom the following two (2) parcels:	447
Excepting therefrom the following two (2) parters.	11/
EXCEPTION #1	448
PARCEL 2-WD	449
LUCAS COUNTY ~ KING RD (RELOCATION) AT DORR ST	450
Part of Lot 1 in Thayer's Addition to Garden Land as	451
recorded in Vol. 5, Pg. 31 of Plats and also located in	452
fractional Section 32, Town 9 South, Range 6 East, Springfield	453
Township, Lucas County, Ohio. Being bounded and described as	454
follows:	455
Commencing at the Southeast corner of Lot 1 of said	456
Thayer's Addition to Garden Land, also being the Southeast	457
corner of fractional Section 32, Town 9 South, Range 6 East,	458
being ½ inch bar in a found monument box at the intersection of	459
Dorr Street with King Road (to the north), and being station	460
102+43.51, 0.58' Rt. On the Dorr Street baseline and station	461
20+00.00 on the king road baseline;	462
Thence, South 89° 34' 56" West along the north line of	463
Section 4, town 2, United States Reserve, a distance of 178.98	464
feet to a set county monument in a monument boxset at the	465
intersection of the centerline of R/W of King Road Relocated,	466
also being 0.16 feet right of station 100+64.53 on the Dorr	467
Street baseline;	468
Thence, North 00° 25' 03" West, along the centerline of	469
R/W of King Road Relocated, a distance of 121.40 feet to a set	470
county monument in a monument box set, at a point curvature of a	471
tangent curve, also being station 41+21.40;	472
Thence, northeasterly along a curve to the right, a	473

distance of 57.46 feet to the intersection of an existing	474
property line and the extension of the grantors southerly	475
property line, said curve having a delta angle of 10° 58' 24", a	476
radius of 300.00', a chord distance of 57.37, and a chord	477
bearing of North 05° 04' 10" East, also being station 41+78.86	478
on the centerline of R/W of King Road Relocated;	479
Thence, North 87° 20' 24" West, along the extension of the	480
grantors southerly property line a distance of 34.14 feet to the	481
southeast corner of the grantors property, being the POINT OF	482
BEGINNING, also being 33.85 feet left of station 41+74.64 on the	483
centerline of R/W of King Road Relocated;	484
Thence, continuing North 87° 20' 24" West, along the	485
grantors southerly property line, a distance of 24.047 feet to a	486
set bar 58.15 feet left of station 41+72.11;	487
Thence North 04° 40' 12" East, a distance of 11.00 feet to	488
a set bar, 59.19 feet left of station 41+81.27;	489
Thence North 15° 51' 22" east, a distance of 22.42 feet to	490
a set bar 58.00 feet left of station 42+00.00;	491
Thence North 28° 51' 31" East, a distance of 26.30 feet to	492
the intersection of the grantors easterly property line, and a	493
set bar, 52.44 feet left of station 42+21.72;	494
Thence South 11° 07' 43" East, along the grantors easterly	495
property line a distance of 24.46 feet to a point 40.92 feet	496
left of station 42+03.04;	497
Thence South 00° 00' 25" East, a distance of 32.70 feet	498
back to the POINT OF BEGINNING.	499
Said described tract containing 0.021 acre (917 square	500
feet), more or less.	501

H. B. No. 619	Page 19
As Introduced	

Part of Auditors Parcel No. 65-55257.	502
Prior Deed Reference; 20040304-00160055.	503
This description was prepared by Dennis Pritscher, P.S.	504
#7190, of the Lucas County Engineers Office, in December 2012,	505
based plans prepared in this office.	506
The basis of bearings is grid North, state plane	507
coordinate system, Ohio, north zone (3401), NAD83(2007).	508
All "set bars" are $5/8$ " diameter x 30" long rebar with a	509
2" diameter aluminum cap, stamped "Lucas County Engineer	510
Office".	511
EXCEPTION #2	512
PARCEL 2-CH	513
LUCAS COUNTY ~ KING RD (RELOCATION) AT DORR ST	514
Part of Lot 1 in Thayer's Addition to Garden Land as	515
recorded in Vol. 5, Pg. 31 of Plats and also located in	516
fractional Section 32, Town 9 South, Range 6 East, Springfield	517
Township, Lucas County, Ohio. Being bounded and described as	518
follows:	519
Commencing at the Southeast corner of Lot 1 of said	520
Thayer's Addition to Garden Land, also being the Southeast	521
corner of fractional Section 32, Town 9 South, Range 6 East,	522
being $\frac{1}{2}$ inch bar in a found monument box at the intersection of	523
Dorr Street with King Road (to the north), and being station	524
102+43.51, 0.58' Rt. On the Dorr Street baseline and station	525
20+00.00 on the king road baseline;	526
Thence, South 89° 34' 56" West along the north line of	527
Section 4, town 2, United States Reserve, a distance of 178.98	528

feet to a set county monument in a monument boxset at the	529
intersection of the centerline of R/W of King Road Relocated,	530
also being 0.16 feet right of station 100+64.53 on the Dorr	531
Street baseline;	532
Thence, North 00° 25' 03" West, along the centerline of	533
R/W of King Road Relocated, a distance of 121.40 feet to a set	534
county monument in a monument box set, at a point curvature of a	535
tangent curve, also being station 41+21.40;	536
Thence, northeasterly along a curve to the right, a	537
distance of 57.46 feet to the intersection of an existing	538
property line and the extension of the grantors southerly	539
property line, said curve having a delta angle of 10° 58' 24", a	540
radius of 300.00', a chord distance of 57.37, and a chord	541
bearing of North 05° 04' 10" East, also being station 41+78.86	542
on the centerline of R/W of King Road Relocated;	543
Thence, North 87° 20' 24" West, along the extension of the	544
grantors southerly property line and then the southerly property	545
line a distance of 58.61 feet to a set bar and the POINT OF	546
BEGINNING, also being 58.15 feet left of station 41+72.11 on the	547
centerline of R/W of King road Relocated;	548
Thence, continuing North 87° 20' 24" West, along the	549
grantors southerly property line a distance of 52.75 feet to a	550
point 110.59 feet left of station 41+67.68;	551
Thence North 00° 54' 58" East, a distance of 9.37 feet to	552
a point 111.92 feet left of station 41+74.44;	553
Thence South 89° 05'02" East, a distance of 53.45 feet to	554
a set bar 59.19 feet left of station 41+81.27;	555
Thence South 04° 40' 12" West, a distance of 11.00 feet	556
back to the POINT OF BEGINNING.	557

Said described tract containing 0.012 acre (540 square	558
feet), more or less.	559
Part of Auditors Parcel No. 65-55257.	560
Prior Deed Reference; 20040304-00160055.	561
This description was prepared by Dennis Pritscher, P.S.	562
#7190, of the Lucas County Engineers Office, in December 2012,	563
based plans prepared in this office.	564
The basis of bearings is grid North, state plane	565
coordinate system, Ohio, north zone (3401), NAD83(2007).	566
All "set bars" are $5/8$ " diameter x 30" long rebar with a	567
2" diameter aluminum cap, stamped "Lucas County Engineer	568
Office".	569
Parent Parcel (17.129 Ac) less exceptions (0.021 Ac &	570
0.012 Ac) = 17.096 Acres	571
Auditors Parcel No. 65-55257.	572
Prior Deed Reference; 20130114-0002069.	573
The foregoing legal description may be corrected or	574
modified by the Department of Administrative Services as	575
necessary in order to facilitate the recording of the deed.	576
(B) The real estate described in division (A) of this	577
section shall be conveyed to Oak Openings Region Conservancy,	578
Inc. at a consideration of \$1 in accordance with, and subject	579
to, the terms of the July 23, 2012, Consent Order entered in the	580
case of State of Ohio, ex rel. Michael DeWine, Attorney General	581
of Ohio v. Kings Crossing North LLC, et al., Case No. G-4801-CI-	582
200904585-000 (Ct. of Common Pleas, Lucas County, Ohio).	583
Additionally, such real estate shall be conveyed subject to all	584

easements, covenants, conditions, and restrictions of record;	585
all legal highways; zoning, building, and other laws,	586
ordinances, restrictions and regulations; and real estate taxes	587
and assessments not yet due and payable.	588
(C) The deed to the real estate shall contain any	589
restrictions, covenants, terms and conditions required by the	590
Consent Order noted in division (B) of this section and as may	591
be determined by the Director of Administrative Services and the	592
Director of Environmental Protection to be in the best interest	593
of the state, including holding grantee responsible for all	594
ongoing maintenance of the real estate described in division (A)	595
of this section as well as the cost and labor of upkeep of the	596
fence as required in the Consent Order noted in division (B) of	597
this section.	598
(D) Before the execution of the deed described in division	599
(E) of this section, possession of the real estate described in	600
-	
division (A) of this section shall remain with the Department of	601
Administrative Services on behalf of the Environmental	602
Protection Agency.	603
(E) The Auditor of State, with the assistance of the	604
Attorney General, shall prepare a deed to the real estate. The	605
deed shall state the consideration and shall be executed by the	606
Governor in the name of the state, countersigned by the	607
Secretary of State, sealed with the Great Seal of the State,	608
presented in the Office of the Auditor of State for recording,	609
and delivered to the grantee. The grantee shall present the deed	610
for recording in the Office of the Lucas County Recorder.	611
(F) The grantee shall pay all closing costs including the	612

costs of the conveyance of the real estate described in division

(A) of this section, and the recording costs of the deed.

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(G) This section expires three years after its effective	615
date.	616
Section 5. (A) The Governor may execute a deed in the name	617
of the state conveying to the Gallia County Board of	618
Commissioners or another grantee to be determined ("Grantee"),	619
and its heirs, and to its successors and assigns, all of the	620
state's right, title, and interest in the following described	621
real estate:	622
	600
Begin at an angle point in the right-of-way of Ohio Ave,	623
said point being 27.23 feet distant from and on an extension of	624
the northeast line of Lot 1 of Colonial Subdivision Number 2	625
(P.B. 3, Pg. 24), and being 0.50 feet from the edge of pavement	626
as referenced in Deed Volume 384, Page 477, thence,	627
northwesterly, along the northeast line of said Colonial	628
Subdivision Number 2, 480 feet+/- to an angle point in a 30 feet	629
wide street, thence, northerly, along said 30 feet wide street,	630
80 +/- feet to a point about 1 foot north of a line of large	631
trees, thence, northeasterly, running about 1 foot north of a	632
line of large trees, 595 feet $+/-$, to a point where a line 0.50	633
feet distant from, and parallel to the east edge of sidewalk	634
line of West Avenue intersects, thence, southeasterly along a	635
line 0.50 feet distant from, and parallel to the east edge of	636
sidewalk line of West Avenue, 330 feet +/- to a point of	637
curvature in said parallel line, thence with a curve to the	638
left, along a line 0.50 feet distant from, and parallel to the	639
east edge of pavement line of West Avenue to a point 0.50 feet	640
west of the edge of the pavement on the west side of Buckeye	641
Avenue thence, southerly on a line 0.50 feet distant from and	642
parallel to the west edge of pavement of Buckeye Avenue to a	643
point on the north side of Ohio Avenue as referenced in Deed	644

Volume 384, Page 477, thence along the north side of Ohio Avenue

to the beginning and containing approximately 7.7 acres. All	646
references are to records found in the offices of the Gallia	647
County Recorder.	648
The foregoing legal description may be corrected or	649
modified by the Department of Administrative Services as	650
necessary in order to facilitate the recording of the deed.	651
(B)(1) The conveyance includes improvements and chattels	652
situated on the real estate, and is subject to all easements,	653
covenants, conditions, and restrictions of record: all legal	654
highways and public rights-of-way; zoning, building, and other	655
laws, ordinances, restrictions, and regulations; and real estate	656
taxes and assessments not yet due and payable. The real estate	657
shall be conveyed in an "as-is, where-is, with all faults"	658
condition.	659
(2) The deed may contain restrictions, exceptions,	660
reservations, reversionary interests, or other terms and	661
conditions the Director of Administrative Services determines to	662
be in the best interest of the state.	663
(3) Subsequent to the conveyance, any restrictions,	664
exceptions, reservations, reversionary interests, or other terms	665
and conditions contained in the deed may be released by the	666
state or the Department of Developmental Disabilities without	667
the necessity of further legislation.	668
(C) Consideration for the conveyance of the real estate	669
described in division (A) of this section is \$1.	670
The Director of Administrative Services shall offer the	671
real estate to the Gallia County Board of Commissioners, or	672
other grantee, through a real estate purchase agreement. If the	673
Board of County Commissioners of Gallia County, Ohio, or other	674

grantee, does not complete the purchase of the real estate	675
within the time period provided in the real estate purchase	676
agreement, the Director of Administrative Services may use any	677
reasonable method of sale considered acceptable by the	678
Department of Developmental Disabilities to determine an	679
alternate grantee or grantees willing to complete the purchase	680
not later than three years after the effective date of this	681
section. In that case, consideration for the conveyance of the	682
real estate shall be at a price acceptable to the Director of	683
Administrative Services and the Director of Developmental	684
Disabilities. The Department of Developmental Disabilities shall	685
pay all advertising costs, additional fees, and other costs	686
incident to the sale of the real estate to an alternate grantee	687
or grantees.	688

- (D) The real estate described in division (A) of this section shall be sold as an entire tract and not in parcels.
- (E) Except as otherwise specified in this section, grantee 691 shall pay all costs associated with the purchase, closing, and 692 conveyance of the real estate, including surveys, title 693 evidence, title insurance, transfer costs and fees, recording 694 costs and fees, taxes, and any other fees, assessments, and 695 costs that may be imposed.

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The net proceeds of the sale shall be deposited into the state treasury to the credit of the Mental Health Facilities

Improvement Fund (Fund 7033) or another fund designated by the Director of Budget and Management.

(F) (1) Upon payment of the purchase price, the Auditor of 701 State, with the assistance of the Attorney General, shall 702 prepare a deed to the real estate described in division (A) of 703 this section. The deed shall state the consideration and shall 704

be executed by the Governor in the name of the state,	705
countersigned by the Secretary of State, sealed with the Great	706
Seal of the State, presented in the Office of the Auditor of	707
State for recording, and delivered to the grantee. The grantee	708
shall present the deed for recording in the Office of the Gallia	709
County Recorder.	710
(2) The intent of this conveyance is for the grantee to	711
use the real estate for mental health and addiction treatment;	712
therefore, the deed shall contain a restriction stating that if	713
the real estate described in division (A) of this section is no	714
longer being used for mental health and addiction purposes, the	715
real estate described in division (A) of this section shall	716
revert back to the State of Ohio at the sole discretion of the	717
Director of Administrative Services and the Department of	718
Developmental Disabilities, at the purchase price of the real	719
estate described in division (A) of this section.	720
(G) This section expires three years after its effective	721
date.	722
Section 6. (A) The Governor may execute a deed in the name	723
of the state conveying to a purchaser or purchasers, and to	724
their heirs, successors, and assigns, all of the state's right,	725
title, and interest in the following described real estate:	726
Situated in the State of Ohio, County of Mahoning and	727
Township of Austintown and being Lot Number 6 (six) in	728
Countryside Development Plat No. 1, a part of the original	729
Austintown Township, Tract 10, as shown and delineated upon the	730
recorded Plat thereof in Volume 80, Page 95, Recorder's Office	731
Mahoning County, Ohio.	732

733

Mahoning County Parcel #: 48-132-0-043.00-0

Prior Instrument: OR Vol. 3478 Pg. 113-114	734
The foregoing legal description may be corrected or	735
modified by the Department of Administrative Services as	736
necessary in order to facilitate the recording of the deed.	737
(B)(1) The conveyance includes improvements and chattels	738
situated on the real estate, and is subject to all easements,	739
covenants, conditions, and restrictions of record; all legal	740
highways and public rights-of-way; zoning, building, and other	741
laws, ordinances, restrictions, and regulations; and real estate	742
taxes and assessments not yet due and payable. The real estate	743
shall be conveyed in "as-is, where-is, with all faults"	744
condition.	745
(2) The deed for the conveyance of the real estate may	746
contain restrictions, exceptions, reservations, reversionary	747
interests, or other terms and conditions the Director of	748
Administrative Services and the Director of Rehabilitation and	749
Correction determine to be in the best interest of the state.	750
(3) Subsequent to the conveyance, any restrictions,	751
exceptions, reservations, reversionary interests, or other terms	752
and conditions contained in the deed may be released by the	753
state or the Department of Rehabilitation and Correction without	754
the necessity of further legislation.	755
(C) The Director of Administrative Services shall conduct	756
a sale of the real estate by sealed bid auction, and the real	757
estate shall be sold to the highest bidder at a price acceptable	758
to the Director of Administrative Services and the Director of	759
Rehabilitation and Correction. The Director of Administrative	760
Services shall advertise the sealed bid auction by publication	761
in a newspaper of general circulation in Mahoning County once a	762

week for three consecutive weeks before the date on which the	763
sealed bids are to be opened. The Director of Administrative	764
Services shall notify the successful bidder in writing. The	765
Director of Administrative Services may reject any or all bids.	766
The purchaser shall pay ten percent of the purchase price	767
to the Director of Administrative Services not later than five	768
business days after receiving notice that the bid has been	769
accepted, and pay the balance of the purchase price to the	770
Director not later than sixty days after receiving notice that	771
the bid has been accepted. The Director and purchaser shall	772
enter into a real estate purchase agreement, in the form	773
prescribed by the Department of Administrative Services. Payment	774
may be made in cash or certified bank check made payable to the	775
Treasurer of State. A purchaser who does not complete the	776
conditions of the sale as prescribed in this division shall	777
forfeit as liquidated damages the ten percent of the purchase	778
price paid to the state. If a purchaser fails to complete the	779
purchase of the real estate, the Director of Administrative	780
Services may accept the next highest bid, subject to the	781
foregoing conditions. If the Director of Administrative Services	782
rejects all bids, the Director may repeat the sealed bid	783
auction, or may use an alternative sale process that is	784
acceptable to the Department of Rehabilitation and Correction.	785
The Department of Rehabilitation and Correction shall pay	786
all advertising costs incident to the sale of the real estate.	787
(D) The real estate described in division (A) of this	788
section shall be sold as an entire tract and not in parcels.	789

(E) Purchaser shall pay all costs associated with the

purchase, closing, and conveyance of the real estate, including

surveys, title evidence, title insurance, transfer costs and

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fees, recording costs and fees, taxes, and any other fees,	793
assessments, and costs that may be imposed but excluding the	794
costs set forth in division (C) of this section.	795
The net proceeds of the sale shall be deposited into the	796
state treasury to the credit of the Property Receipts Fund	797
created under division (B) of section 5120.22 of the Revised	798
Code.	799
(F) Upon payment of the purchase price, the Auditor of	800
State, with the assistance of the Attorney General, shall	801
prepare a deed conveying the real estate described in division	802
(A) of this section to the purchaser. The deed shall state the	803
consideration and shall be executed by the Governor in the name	804
of the state, countersigned by the Secretary of State, sealed	805
with the Great Seal of the State, presented in the Office of the	806
Auditor of State for recording, and delivered to the purchaser.	807
The purchaser shall present the deed for recording in the Office	808
of the Mahoning County Recorder.	809
(G) This section expires three years after its effective	810
date.	811
Section 7. (A) The Governor may execute a deed in the name	812
of the state conveying to Ohio Power Company or its affiliates	813
("Grantee"), and to its successors and assigns, all of the	814
state's right, title, and interest in the following described	815
real estate:	816
Situated in the State of Ohio, County of Ross, Township of	817
Union, containing a portion of the lands conveyed to The State	818
of Ohio for the benefit of the Department of Rehabilitation and	819
Correction, as recorded in Official Record 228, Page 2578,	820
(Parcel No. 37-0915151.600), all references contained herein are	821

to Ross County Recorder's records, Ross County, Ohio and being	822
more particularly bounded and described as follows:	823
Beginning at a $5/8$ inch Iron Pin and Cap found at the	824
northerly corner of a 0.498 Acre tract and on the westerly line	825
of a 22.976 Acre tract, both parcels conveyed to The Ohio	826
Department of Transportation as recorded in Official Record 365,	827
Page 1308, said point also being intersection of the northerly	828
Right of Way line of Moundsville Road and the westerly Right of	829
Way line of State Route 104;	830
thence, S 63°05'41"W, 446.04' with the northerly line of	831
Moundsville Road to a $5/8$ inch Iron Pin and Cap found at the	832
southwesterly corner of said 0.498 Acre tract, said point also	833
being on the north line of a 4.349 Acre tract conveyed to The	834
Ross County Board of County Commissioners, as recorded in	835
Official Record 229, Page 2300;	836
thence, S 76°00'42"W, 563.66', running with the northerly	837
line of Moundsville Road to a 5/8 inch Iron Pin and Cap found on	838
the north line of said 4.349 acre tract;	839
thence, leaving the northerly Right of Way line of said	840
Moundsville Road and running within said State of Ohio lands the	841
following two consecutive courses;	842
1) N 14°07'03"W, 372.36 to an Iron Pin and Cap set;	843
2) N 76°09'36"E, 995.77' to an Iron Pin and Cap set on the	844
west Right of Way line of said State Route 104	845
thence, S 14°43'37"E, 270.09' to the Point of Beginning	846
containing 8.000 acres of land acres, more or less, subject to	847
all streets, highways, right-of-ways, alleys, easements,	848
agreements and/or conditions of record, if any	840

Bearings are based on the Ohio State Plane Coordinate	850
System, N.A.D. 83, Ohio South Zone.	851
This description is based on an actual field survey	852
performed on the eighteenth day of October, 2016.	853
All iron pins set are $5/8$ inch diameter x 30 inch rebar	854
with a yellow plastic cap stamped "Central Surv Co., Ltd."	855
The foregoing legal description may be corrected or	856
modified by the Department of Administrative Services as	857
necessary in order to facilitate the recording of the deed.	858
(B)(1) The conveyance includes improvements and chattels	859
situated on the real estate, and is subject to all easements,	860
covenants, conditions, and restrictions of record: all legal	861
highways and public rights-of-way; zoning, building, and other	862
laws, ordinances, restrictions, and regulations; and real estate	863
taxes and assessments not yet due and payable. The real estate	864
shall be conveyed in an "as-is, where-is, with all faults"	865
condition.	866
(2) The deed for the conveyance of the real estate may	867
contain restrictions, exceptions, reservations, reversionary	868
interests, or other terms and conditions the Director of	869
Administrative Services determines to be in the best interest of	870
the state.	871
(3) Before the conveyance, any restrictions, exceptions,	872
reservations, reversionary interests, or other terms and	873
conditions contained in the deed may be released by the state or	874
the Department of Rehabilitation and Correction without the	875
necessity of further legislation.	876
(C) The Director of Administrative Services shall offer	877
the real estate to Ohio Power Company through a real estate	878

purchase agreement, in the form prescribed by the Department of	879
Administrative Services. Consideration for the conveyance of the	880
real estate shall be at a price acceptable to the Director of	881
Administrative Services and the Director of Rehabilitation and	882
Correction. If Ohio Power Company does not complete the purchase	883
of the real estate within the time period provided in the real	884
estate purchase agreement, the Director of Administrative	885
Services may use any reasonable method of sale considered	886
acceptable by the Department of Rehabilitation and Correction to	887
determine an alternate grantee willing to complete the purchase	888
not later than three years after the effective date of this	889
section.	890

(D) The real estate shall be sold as an entire tract and not in parcels.

(E) The grantee shall pay all costs associated with the purchase, closing, and conveyance of the real estate, including surveys, appraisals, title evidence, title insurance, transfer costs and fees, recording costs and fees, taxes, and any other fees, assessments, and costs that may be imposed.

The net proceeds of the sale or sales shall be deposited into the state treasury to the credit of the Adult and Juvenile Correctional Facilities Bond Retirement Fund in accordance with section 5120.092 of the Revised Code.

(F) Upon payment of the purchase price, the Auditor of

State, with the assistance of the Attorney General, shall

prepare a deed to the real estate. The deed shall state the

consideration and shall be executed by the Governor in the name

of the state, countersigned by the Secretary of State, sealed

with the Great Seal of the State, presented in the Office of the

Auditor of State for recording, and delivered to the grantee.

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The grantee shall present the deed for recording in the Office	909
of the Ross County Recorder.	910
(G) This section expires three years after its effective	911
date.	911
date.	912
Section 8. (A) The Governor may execute one or more deeds	913
in the name of the state conveying to a purchaser or purchasers,	914
their heirs, successors, and assigns, to be determined in the	915
manner provided in division (C) of this section, all of the	916
state's right, title, and interest in the following described	917
real estate:	918
Allen County, Lima	919
All of Allen County Parcel Number 37-0700-03-002.000	920
All of Allen County Parcel Number 37-0700-04-004.000	921
A split of approximately 4.5 Acres out of the northeast	922
corner of Allen County Parcel Number 37-1800-02-001.000 and	923
being described as follows:	924
Begin at the intersection of Bluelick Road and Berryhill	925
Road, thence eastward, along the centerline of Bluelick Road and	926
the north line of said Parcel No. 37-1800-02-001.000, 300 feet	927
+/- to the northeast corner of said parcel, thence southerly,	928
along the east line of said parcel, 520 feet +/- to a point,	929
thence northwesterly, crossing said parcel, 270 feet $+/-$ to a	930
point, thence continue crossing said parcel, eastward, 210 feet	931
+/- to a point, thence continue crossing said parcel, northward,	932
360 feet $+/-$ to the centerline of Bluelick Road and the north	933
line of said parcel, thence along the said centerline and north	934
line 240 feet +/- to the beginning.	935
Fairfield County, Lancaster	936

Being that portion of Fairfield County Parcel number	937
0180812000 NORTH of U.S. Route 33.	938
Being all of Fairfield County Parcel number 0180812010 and	939
that portion of Fairfield County Parcel number 0180812000 SOUTH	940
of U.S. Route 33.	941
Lorain County, Grafton	942
Begin at the intersection of Capel Road and Island Road,	943
thence, westerly, along the center of Capel Road, 5055 feet \pm -,	944
to the east line of the railroad, thence northeasterly, along	945
the railroad, 4625 feet $+/-$ to the southeast corner of Lorain	946
County Parcel # 1100037000004, thence, easterly, along the south	947
line said Lorain County Parcel # 1100037000004, 1295 feet +/-,	948
to the center of Island Road, thence southerly along the center	949
of Island Road, 2430 feet +/- to the beginning containing	950
approximately 188 acres. Being Lorain County Parcels: All of	951
1100043000004, All of 1100043000003, All of 1100043000005, All	952
of 1100044000003, All of 1100037000002, All of 1100037000003,	953
Part of 1100038000004 and Part of 110003800000.	954
Begin at the intersection of Avon-Belden Road (SR 83) and	955
Capel Road, thence, northeasterly, along the center of Capel	956
Road, 385 feet +/- to an angle point in said road, thence,	957
westerly, along said center of Capel Road, 3210 feet +/- to a	958
point 20 feet west of a gravel drive, thence, southerly, and	959
remaining 20 feet west of the gravel drive, 2635 feet +/- to a	960
point, thence, westerly, and parallel to the centerline of Capel	961
Road, 3545 feet $+/-$ to the center of Avon-Belden Road (SR83),	962
thence, northerly, along the center of Avon-Belden Road (SR83),	963
2325 feet +/- to the beginning containing approximately 198	964
acres. Being Lorain County Parcels: Part of 1100038000001, Part	965
of 1100039000001, Part of 1100039000002, Part of 1100042000001,	966

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All of 1100043000007	and All of	1100043000006.
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Begin at the intersection of Capel Road and Island Road, 968 thence, southerly, along the center of Island Road, 4340 feet 969 +/- to the northeast corner of Lorain County Parcel # 970 1100039000005, thence, westerly, along the north line of said 971 Lorain County Parcel # 1100039000005, 264 feet +/- to the north 972 west corner of said parcel, thence, southerly along the west 973 line of said parcel, 82.5 feet +/- to the southwest corner of 974 said parcel and on the north line of Lorain County Parcel # 975 1100040000003, thence along the north line of said Lorain County 976 Parcel # 1100040000003 and extending into State of Ohio lands, 977 1540 feet +/- to a point, thence, northerly and running 20 feet 978 west of a gravel drive, 4425 feet +/- to the center of Capel 979 Road, thence, easterly, along the center of Capel Road, 350 feet 980 +/- to the northwest corner of Lorain County Parcel # 981 1100038000003, thence southerly along the west line of said 982 Parcel # 1100038000003, 522 feet +/-, to its southwest corner, 983 thence westerly along the south line of said Parcel # 984 1100038000003, 245 feet +/- to its southeast corner, thence 985 northerly, along the east line of said Parcel # 1100038000003, 986 522 feet to the center of Capel Road, thence, easterly, along 987 the center of Capel Road, 1210 feet +/- to the beginning 988 containing approximately 180 acres. Being Lorain County Parcels: 989 Part of 1100038000004, Part of 1100039000001, Part of 990 1100039000002, Part of 1100039000003 and Part of 1100039000004. 991

Begin at the northwest corner of Lorain County Parcel # 992
1100041000003, said corner being in the centerline of Avon- 993
Belden Road (SR 83), thence, northerly, along the center of said 994
Avon-Belden Road (SR 83), 235 feet +/- to a point, said point 995
also being on the extension of a fence line projected from the 996
east, thence, easterly, on the extension of said fence line 997

projected from the east, 4110 feet $+/-$ to a point on the east	998
line of Lorain County Parcel # 110004000001, thence, southerly,	999
along the said east line of Lorain County Parcel # 110004000001	1000
and the east line of Lorain County Parcel # 110004000002 to the	1001
southeast corner of said Lorain County Parcel # 1100040000002,	1002
thence, westerly, along the south line of said Lorain County	1003
Parcel # 1100040000002, Lorain County Parcel # 1100041000003 and	1004
Lorain County Parcel # 1100060000003, 4245 feet +/- to the	1005
center of Avon-Belden Road (SR 83), thence, northerly, along the	1006
center of said Avon-Belden Road (SR 83), 280 feet +/- to an	1007
angle point, thence continuing along the centerline said Avon-	1008
Belden Road (SR 83), 1005 feet +/- to the beginning containing	1009
approximately 142 acres. Being Lorain County Parcels: All of	1010
1100060000003, All of 1100041000003, All of 1100040000002, Part	1011
of 110004000001 and Part of 1100041000002.	1012

Madison County, London

Begin at the westerly intersection of Roberts Mill Road 1014 and Old Springfield Road, thence northerly along the centerline 1015 of Robert Mill Road to the south line of lands now or formerly 1016 owned by Mabel Marie Nibert (Madison County Parcel Number 29-1017 00453.000), thence, easterly, with the south line(s) of said 1018 Nibert parcel to the southeast corner of said Nibert parcel, 1019 thence, northerly, with the east line of said Nibert parcel and 1020 the west line of lands now or formerly owned by the State of 1021 Ohio (Madison County Parcel Number 29-00789.000) to the south 1022 line of lands now or formerly owned by Bruce A. Roberts, Trustee 1023 (Madison County Parcel Number 29-00363.000), thence, easterly 1024 along the south line of said Roberts parcel to an angle point in 1025 said south line, thence, northerly, continuing along the said 1026 south line of said Roberts parcel to an angle point in said 1027 south line, thence northeasterly, continuing along the said 1028

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Begin at the easterly intersection of Roberts Mill Road 1041 and Old Springfield Road, thence easterly along the center of 1042 Old Springfield Road 8320 + - feet to the east line of lands now 1043 or formerly owned by the State of Ohio (Madison County Parcel 1044 Number 29-00789.000) and the west line of lands now or formerly 1045 owned by Gilbert F. Goodheil (Madison County Parcel Number 30-1046 00054.000), thence southerly along the said east line of said 1047 State of Ohio parcel 2465 +/- feet to the north line of the 1048 Pennsylvania Lines LLC, railroad right of way, thence westerly, 1049 along the north line of the Pennsylvania Lines LLC, railroad 1050 right of way 7610 +/- feet to the center of Roberts Mill Road, 1051 thence with the center of Roberts Mill Road to the beginning 1052 containing approximately 455 acres. 1053

Begin at the intersection of the Pennsylvania Lines LLC, 1054 south right of way line and the centerline of Roberts Mill Road, 1055 thence easterly with the Pennsylvania Lines LLC south right of 1056 way line, 7285 +/- feet to the northwest corner of land now or 1057 formerly owned by John R. Dunkle (Madison County Parcel Number 1058 31-03570.000), thence southerly along said Dunkle parcel 430 +/-

feet to a corner, thence westerly along other parcels now or	1060
formerly owned by John R. Dunkle 1125 +/- feet to a corner,	1061
thence southerly along the west line of said Dunkle parcel	1062
1500+/- feet to an angle point in said line, thence easterly	1063
along said Dunkle lands 210 +/- feet to an angle point, thence	1064
southerly along said Dunkle lands 1150 \pm feet to the northeast	1065
corner of State of Ohio Highway Garage lands (Madison County	1066
Parcel Number 29-00777.000), thence westerly along said Highway	1067
Garage lands and lands now or formerly owned by Tyrone J. Leach	1068
(Madison County Parcel Number 29-00569.000) and Kirkwood	1069
Cemetery (Madison County Parcel Numbers 29-00776.000 and 29-	1070
00816.000), 2000 \pm feet to a point on the east line of the	1071
State of Ohio Firearms Range (Madison County Parcel Number 29-	1072
000816.000), thence northerly along the said east line of the	1073
State of Ohio Firearms Range 1390 +/- feet to a fence line	1074
projected from the east, thence easterly along said fence line	1075
690 \pm feet to the west side of a farm drive, thence	1076
northwesterly following along the west side of the farm drive	1077
280 +/- feet, 200 +/- feet and 280 +/- feet to a fence line	1078
projected from the west, said fence line being the north line of	1079
the State of Ohio Firearms Range, thence westerly along the said	1080
fence line and the north line of the State of Ohio Firearms	1081
Range 2115 +/- feet to the northwest corner of said State of	1082
Ohio Firearms Range thence, southerly along the west line of the	1083
State of Ohio Firearms Range, 860 +/- feet to a fence line,	1084
thence westerly along the fence line 955 +/- feet to the	1085
centerline of Roberts Mill Road, thence with the center of	1086
Roberts Mill Road to the beginning containing approximately 330	1087
acres.	1088

Begin at the southeast corner of lands now or formerly 1089 owned by Tom Farms, Inc. (Madison County Parcel Number 05- 1090

00066.000) said corner also being the northwest corner of State	1091
of Ohio lands (Madison County Parcel Number 05-00542.000) and	1092
also being in the center of Marysville-London Road (SR 38),	1093
thence southerly along the center of Marysville-London Road (SR	1094
38) 2145 +/- feet to an angle point in said road thence	1095
continuing with said road southerly 290 +/- feet to the	1096
southeast corner of State of Ohio lands (Madison County Parcel	1097
Number 05-00199.000) and the northeast corner of lands now or	1098
formerly owned by the City of London (Madison County Parcel	1099
Number 31-03614.000), thence southwesterly along the south line	1100
of said State of Ohio lands, the north line of said City of	1101
London and the lands now or formerly owned by the London City	1102
School District (Madison County Parcel Number 31-03614.001) 1886	1103
+/- feet to the north west corner of said London City School	1104
district parcel and the northeast corner of lands now or	1105
formerly owned by GCSquared LLC (Madison County Parcel Number	1106
31-01156.000), thence westerly along the north line of said	1107
GCSquared parcel 145 +/- feet to a fence corner, thence	1108
northwesterly, crossing said State of Ohio parcels and following	1109
said fence line 2000 \pm feet to a point where the east edge of	1110
a farm drive projected intersects, thence continuing	1111
northwesterly and along the east edge of the farm drive 338 +/-	1112
feet, 280 +/- feet, 130 +/- feet, 305 +/- feet and 1025 +/- feet	1113
to a point where a projected south line of a parcel now or	1114
formerly owned by Tom Farms, Inc. (Madison County Parcel Number	1115
30-00030.000) and the north line of State of Ohio lands (Madison	1116
County Parcel Number 30-00199.000) intersect, thence westerly	1117
along lands now or formerly owned by Tom Farms, Inc. (Madison	1118
County Parcel Numbers 30-00030.000, 24-00340.000, 05-00066.001	1119
and 05-00066.000) and the north line of State of Ohio lands	1120
(Madison County Parcel Number 30-00199.000, 24-06140.000 and 05-	1121
00542.000) 2850 +/- feet to the beginning containing	1122

approximately 150 acres.	1123
Marion County, Marion	1124
Begin at the intersection of Likens Road (CR 167-B) and	1125
the easterly right of way of the Norfolk & Western Railroad,	1126
thence northwesterly along the said east right of way of the	1127
Norfolk & Western Railroad 6760 \pm feet to the south line of	1128
lands now or formerly owned by National Lime & Stone Company	1129
(Marion County parcel Number 0903300023000), thence easterly	1130
with the south line of said National Lime & Stone Company parcel	1131
1380 +/- feet to the west limited access right-of-way of U.S.	1132
33, thence southerly along the said limited access right-of-way	1133
to the centerline of Likens Road (CR 167-B), thence westerly	1134
with the centerline of said Likens Road 5960 +/- feet to the	1135
beginning containing approximately 480 acres.	1136
Begin at the intersection of Likens Road (CR 167-B) and	1137
the easterly right of way of the Norfolk & Western Railroad,	1138
thence easterly with the centerline of Likens Road (CR 167-B)	1139
3220 +/- feet to the center of Scioto Drive, thence southerly	1140
along the center of Scioto Drive 1350 +/- feet to a cultivation	1141
line, thence westerly along a cultivation line and the north	1142
line of a stand of trees 3890 /+- feet to a fence line, thence	1143
northerly along a fence line 385 \pm feet to the easterly right	1144
of way of the Norfolk & Western Railroad, thence northwesterly	1145
along the said east right of way of the Norfolk & Western	1146
Railroad 1160 +/- feet to the beginning containing approximately	1147
110 acres.	1148
Pickaway County, Orient	1149
All of Pickaway County Parcel Number B0600010051700	1150
excepting that portion known as "Snake Island" and containing	1151

approximately 381 acres.	1152
Richland County, Mansfield	1153
All of Richland County Parcel: 0289003702006 (90.601 acres	1154
per Richland County Auditor)	1155
All of Richland County Parcel: 0512050002000 (53.767 acres	1156
per Richland County Auditor)	1157
All of Richland County Parcel: 0289050012000 (114.504	1158
acres per Richland County Auditor)	1159
A portion (approximately 40 acres) split out of Richland	1160
County Parcel: 0289050013000	1161
Begin at the southwest corner of Richland County Parcel	1162
Number 0250901904000, said corner also being on the right of way	1163
of the CIC of Ashland Railroad, thence southeasterly along the	1164
south line of said Richland County Parcel Number 0250901904000,	1165
Richland County Parcel Numbers 0250900410000, 0250900708000,	1166
0250901009000 and 0250901013000, 1880 feet +/-, to a corner,	1167
thence southerly along the west line of said parcel number	1168
0250901013000, Richland County Parcel Numbers 0250901012000,	1169
0250931861000 and 0250903512000, 840 feet $+/-$, to the center of	1170
Mansfield-Savannah Road (SR 545), thence southwesterly along the	1171
centerline of Mansfield-Savannah Road (SR 545), 160 +/- feet to	1172
a point 25 feet northeast of the centerline of a gravel drive to	1173
the west, thence, northwesterly, crossing through Richland	1174
County Parcel number 0289050013000, to a point being on the	1175
right of way of the CIC of Ashland Railroad and 960 linear feet	1176
southerly from the beginning, thence northerly, along the right	1177
of way of the CIC of Ashland Railroad 960 feet to the beginning	1178
containing approximately 40 acres.	1179
A portion (approximately 24 acres) split out of Richland	1180

County Parcel: 0289050013000	1181
Begin at the northeast corner of Richland County Parcel	1182
Number 0289001703009, said corner also being in the centerline	1183
of Piper Road, thence, easterly, along the centerline of Piper	1184
Road, 990 feet +/- to the westerly right of way of the CIC of	1185
Ashland Railroad, thence, southerly, along the westerly right of	1186
way of the CIC of Ashland Railroad, 985 feet +/- to the top of	1187
bank of a stream, thence, southwesterly, along the top of bank	1188
of said stream, and the meanderings thereof, to the southeast	1189
corner of Richland County Parcel Number 0289001703000, thence,	1190
northerly, along the east line of Richland County Parcel Number	1191
0289001703000 and Richland County Parcel Number 0289001703009,	1192
680 $+/-$ feet, to the beginning containing approximately 24	1193
acres. Together with all of Richland County Parcel Number	1194
0289001703009 (2.037 Acres) and Richland County Parcel Number	1195
0289001703000 (1.865 Acres) totaling approximately 28 acres.	1196
Ross County, Chillicothe	1197
All of Ross County Parcel Number 370914026000 (136.867	1198
acres per County Auditor)	1199
Begin at the northwest corner of lands now or formerly	1200
owned by Larry R. & Betty S. Oyer (Ross County parcel number	1201
261603438000), thence southwesterly along the west line of said	1202
Oyer lands and the west line of lands now or formerly owned by	1203
Kenowa MHP, LLC (Ross County parcel number 261603440000) 1330	1204
+/- feet to the north right-of-way limits of U.S. Route 35 (US	1205
35), thence with the said north right-of-way limits the	1206
following nine (9) courses and distances: (1) northwesterly 1475	1207
+/- feet, (2) northwesterly 995 $+/-$ feet, (3) northwesterly 475	1208
+/- feet, (4) northwesterly 375 +/- feet, (5) northerly 405 +/-	1209
feet, (6) northeasterly 125 +/- feet, (7) northeasterly 145 +/-	1210

feet, (8) southeasterly 35 +/- feet, (9) northeasterly 55 +/-	1211
feet to the south right-of-way limits of Pleasant Valley Road,	1212
thence with the said south right-of-way limits of Pleasant	1213
Valley Road the following three (3) courses and distances: (1)	1214
southeasterly 710 +/- feet, (2) southwesterly 150 +/- feet, (3)	1215
southeasterly 2785 \pm feet to the beginning and containing	1216
approximately 90 acres.	1217
Begin at the southwest corner of lands now or formerly	1218
owned by The Union-Scioto School District (Ross County parcel	1219
number 261603481000), said corner also being on the northerly	1220
right-of-way limits of Pleasant Valley Road, thence	1221
northeasterly along the south line of said School District lands	1222
345 +/- feet to the southeast corner of said School District	1223
lands, thence northwesterly along the east line of said School	1224
District lands 1675 \pm feet to the south right-of-way limits of	1225
Moundsville Road, thence northeasterly along the south right-of-	1226
way limits of Moundsville Road 1545 +/- feet to the west line of	1227
an American Electric Power (AEP) Substation, thence	1228
northwesterly 8 $+/-$ feet to the northwest corner of said AEP	1229
Substation, thence northeasterly 100 +/- feet to the northeast	1230
corner of said AEP Substation said corner also being on the	1231
westerly right-of-way limits of State Route 104 (SR 104), thence	1232
southeasterly along the said westerly right-of-way limits of	1233
State Route 104 (SR 104) 3170 +/- feet to an angle point in said	1234
right-of-way limits, thence southwesterly 90 +/- feet to the	1235
northerly right-of-way limits of Pleasant Valley Road, thence	1236
along the northerly right-of way limits of Pleasant Valley Road,	1237
and the meanderings thereof, to the beginning and containing	1238
approximately 86 acres.	1239
Begin at the southwest corner of lands now or formerly	1240

owned by The United States of America - Department of Interior

(Ross County parcel number 261603481000) (Mound City Group	1242
National Monument) said corner also being in the centerline of	1243
State Route 104 (SR 104), thence northeasterly along the south	1244
line of said Mound City Group lands 2500 +/- feet to the low	1245
water mark on the west bank of the Scioto River, thence	1246
downstream with the westerly low water of the Scioto River, and	1247
the meanderings thereof to a point where the north fence line of	1248
a wastewater treatment facility projected intersects, thence	1249
westerly along the north fence line of the wastewater treatment	1250
facility to a point 30 feet east of the centerline of a north	1251
and south running drive, thence northerly along a line 30 feet	1252
distant and parallel to the centerline of the north and south	1253
running drive, and the meanderings thereof, to a point 30 feet	1254
south of the center of an east and west running drive, thence	1255
easterly along a line 30 feet distant and parallel to the	1256
centerline of the east and west running drive, and the	1257
meanderings thereof, to a point 200 feet north of a another	1258
north and south running drive, thence northerly along a line 200	1259
feet north of and parallel to the second mentioned drive,	1260
extended 3450 +/- feet to a point 60 feet distant from the south	1261
line of the above referenced south line of said Mound City Group	1262
lands, thence southwesterly along a line 60 feet distant and	1263
parallel to the south line of said Mound City Group lands 2140	1264
+/- feet to the center of State Route 401 (SR 104), thence	1265
northwesterly along the center of State Route 104 (SR 104) 60	1266
feet to the beginning and containing approximately 400 acres.	1267
Begin at the northeast corner of lands now or formerly	1268
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Begin at the northeast corner of lands now or formerly 1268 owned by Thomas M. & Susan D. Notestone (Ross County parcel 1269 number 370915077000) said corner also being on the south line of 1270 lands now or formerly owned by Veterans Administration Hospital 1271 (Ross County parcel number 370915088600), thence along the south 1272

line of said Hospital lands the following three (3) courses and	1273
distances: (1) northeasterly 450 +/- feet, (2) southeasterly 80	1274
+/- feet, (3) northeasterly 360 +/- feet to a corner of State of	1275
Ohio lands (Ross County parcel number 370915088600), thence	1276
southeasterly along the common line of the said Hospital land	1277
and the State of Ohio lands extended into said State of Ohio	1278
lands 1200 feet to a point, thence southwesterly through said	1279
state of Ohio lands 780 +/- feet to a pole line, thence	1280
southeasterly along said pole line 2370 +/- feet to a point,	1281
thence southeasterly on a line 65 feet distant from and parallel	1282
to the edge of a paved drive 860 +/- feet to a line 70 feet	1283
distant and parallel to the south edge of a large barn, thence	1284
northeasterly with a line 70 feet distant and parallel to the	1285
south edge of said large barn 460 +/- feet to a point, thence	1286
northwesterly along a line 70 feet distant and parallel to the	1287
east edge of said large barn 155 +/- feet to a line parallel to	1288
the centerline of Moundsville Road, thence northeasterly on a	1289
line parallel to Moundsville Road 835 +/- feet to the westerly	1290
right-of-way limits of State Route 104 (SR 104), thence	1291
southeasterly along the westerly limits of State Route 104 (SR	1292
104) 420 +/- feet to a point, thence southwesterly along a line	1293
parallel to Moundsville Road 995 +/- feet to a point, thence	1294
southeasterly on a line parallel to the west right-of-way of	1295
State Route 104 (SR 104) 370 +/- feet to the north right-of-way	1296
limits of Moundsville Road, thence southwesterly along the north	1297
right-of-way of Moundsville Road 610 +/- feet to the southwest	1298
corner of lands now or formerly owned by The Union-Scioto School	1299
District (Ross County parcel number 370915086600), thence along	1300
the boundaries of the Union-Scioto School District lands	1301
District (Ross County parcel numbers 370915086600, 370915001600	1302
and 370915373000) the following four (4) courses and distances:	1303
(1) northwesterly 565 +/- feet, (2) southwesterly 745 +/- feet,	1304

(3) northwesterly 1105 +/- feet, (4) southwesterly 725 +/- feet	1305
to the east right-of-way limits of Sandusky Boulevard, thence	1306
northerly along the east right-of-way of Sandusky Boulevard and	1307
the meanderings thereof to a point where a fence line	1308
surrounding a water tower projects from the east, thence	1309
northeasterly along the fence surrounding the water tower to a	1310
corner in said fence, thence northwesterly along the fence to a	1311
point on the south line of lands now or formerly owned by Thomas	1312
& June Haynes (Ross County parcel number 370915158000), thence	1313
along the boundaries of said Haynes lands the following three	1314
(3) courses and distances: (1) northeasterly 410 +/- feet, (2)	1315
northwesterly 570 +/- feet, (3) southwesterly 420 +/- feet to	1316
the east right-of-way limits of Sandusky Boulevard, thence	1317
northerly along the east right-of-way of Sandusky Boulevard to	1318
the south line of the above referenced Notestone lands (Ross	1319
County parcel number 370915077000), thence along the boundaries	1320
of the said Notestone lands the following two (2) courses and	1321
distances: (1) northeasterly 240 +/- feet, (2) northwesterly 570	1322
+/- feet to the beginning and containing approximately 116	1323
acres.	1324

Begin at USA Monument No. 241, thence N 80° 05'17" E, 1325 239.00 feet to USA Monument No. 242, thence N 81° 05' 45" E, 1326 461.65 feet to a point at a concrete fence post, thence S 07° 1327 11" 50" E, 668.82 feet to an iron pin, thence N 80° 27' 02" E, 1328 1086.14 feet to an iron pin, thence S 09° 36' 34" E, 433.1 feet 1329 to the low water mark on the west bank of the Scioto River, 1330 thence downstream with the westerly low water of the Scioto 1331 River, S 21° 00' 01" W, 820.0 feet and S 07° 41' 33" W, 1012.0 1332 feet to a corner of the Mound City Group National Monument, 1333 thence N 79° 29' 40" W, 194.0 feet to a point passing iron pins 1334 at 40.0 feet and 179.0 feet, thence N 24° 57' 37" W, 1057.32 1335

feet to an iron pin on the easterly line of a large ditch,	1336
thence S 81° 30' 41" W, 153.71 feet to an iron pin, thence S 24°	1337
43' 16" W, 116.66 to an iron pin, thence S 39° 30' 44" W, 125.11	1338
feet to an iron pin, thence S 86° 32' 09" W, 350.18 feet to an	1339
iron pin in the center of State Route 104 (SR 104), thence with	1340
the center of SR 104, N 13 $^{\circ}$ 16' 45 ' W, 210.83 feet to a point,	1341
thence continuing with the centerline of SR 104, N 06° 51' 13"	1342
W, 1583.77 feet to a point, thence N 80 $^{\circ}$ 55' 15" E, 16.34 feet	1343
to the beginning and containing approximately 65.0 acres. This	1344
description was taken from a survey by Thomas Stark, Ohio	1345
Professional Surveyor Number 6450, dated November 1980.	1346

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Scioto County, Lucasville

Begin at the southeast corner of lands now or formerly 1348 owned by Breeze Scioto, LLC (Scioto County parcel number 24-1349 0069.000) said corner also being on the westerly right-of-way of 1350 U. S. Route 23, thence, southerly along the said westerly right-1351 of-way 3440 +/- feet to the northwest corner of lands owned by 1352 the State of Ohio - Department of Transportation (Scioto County 1353 parcel number 24-1646.001), thence westerly with the north line 1354 of said Department of Transportation lands 685 +/- feet to the 1355 northwest corner of said Department of Transportation lands, 1356 thence southerly along said Department of Transportation lands 1357 945 +/- feet to the southwest corner of said Department of 1358 Transportation lands, thence easterly along said Department of 1359 Transportation lands and lands now or formerly owned by PGA 1360 Holdings, LLC (Scioto County parcel number 24-0395.000) to a 1361 point on the westerly right-of-way of U. S. 23, thence, 1362 southerly along the said westerly right-of-way to the northeast 1363 corner of lands now or formerly owned by Jeannine Shelpman (L\E) 1364 Amanda Eileen Kovernman (Scioto County parcel numbers 24-1365 0507.000 & 24-0506.000), thence westerly along the northerly 1366

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Begin at the southwest corner of Moulton Addition said 1384 corner also being on the east right-of-way of the railroad and 1385 also being on the north line of State of Ohio lands (Scioto 1386 County parcel number 24-1657.000), thence easterly with the said 1387 south line of Moulton Addition and the north line of said State 1388 of Ohio lands 310 +/- feet to the southwest corner of an 1389 unimproved alley in said addition thence northerly along the 1390 west side of said unimproved alley 120 +/- feet to the south 1391 line of Broad Street, thence easterly along the south line of 1392 Broad Street 15 \pm +/- feet to the east line of the unimproved 1393 alley, thence southerly along the east side of said unimproved 1394 alley 120 +/- feet to a point on the south line of said Moulton 1395 Addition and the north line of said State of Ohio lands, thence 1396 easterly 2075 +/- feet to a corner common with the said State of 1397

Ohio parcel and a parcel now or formerly owned by Patty Kline	1398
Shuster, etal. (Scioto County parcel number 24-0273.000), thence	1399
northerly with the common line of the State of Ohio parcel and	1400
the Shuster parcel 250 +/- feet to another common corner of	1401
Shuster and the State of Ohio, thence easterly along the north	1402
line of said State of Ohio parcel and the south line of said	1403
Shuster parcel 965 +/- feet to an angle point in said north line	1404
and the southwest corner of another parcel now or formerly owned	1405
by Patty Kline Shuster, etal. (Scioto County parcel number 24-	1406
0274.000), thence continuing easterly along the north line of	1407
said State of Ohio parcel and the south line of said Shuster	1408
1680 +/- feet to the southeast corner of said Shuster parcel and	1409
the northeast corner of said State of Ohio parcel, thence	1410
southerly along the east line of said State of Ohio parcel and	1411
another State of Ohio parcel (Scioto County parcel number 24-	1412
1660.000) 1240 +/- feet to the southeast corner of the said	1413
State of Ohio parcel and the northeast corner of a parcel now or	1414
formerly owned by Michael L. & Mary M. Kidd (Scioto County	1415
parcel number 24-0260.000), thence with the north line of said	1416
Kidd parcel and the north line of a parcels now or formerly	1417
owned by Judy A. Newman (24-0368.000), Ronald E. & Melinda J.	1418
Arrick (24-1809.000) and Lake Mary Margaret, Inc. (24-0277.000)	1419
2230 +/- feet to the northwest corner of the said Lake Mary	1420
Margaret, Inc. parcel, thence southerly along the west line of	1421
the said Lake Mary Margaret, Inc. parcel 875 +/- feet to the	1422
northeast corner of another Lake Mary Margaret, Inc. parcel,	1423
thence westerly along the north line of said Lake Mary Margaret,	1424
Inc. parcel 430 +/- feet to the northwest corner of said Lake	1425
Mary Margaret, Inc. parcel, thence southeasterly along said Lake	1426
Mary Margaret, Inc. parcel 400 +/- feet to its southwest corner	1427
thence continuing southeasterly along said Lake Mary Margaret,	1428
<pre>Inc. parcel 295 +/- feet to its southeast corner, thence</pre>	1429

southerly along the west line of Lake Mary Margaret, Inc. parcel	1430
680 +/- feet to a point in the center of Cook Road (CR 30),	1431
thence southwesterly with the center of said Cook Road, and the	1432
meanderings thereof, to its intersection of the easterly right-	1433
of-way of the railroad, thence northwesterly along the easterly	1434
right-of-way of the railroad 4360 $+/-$ feet to the beginning,	1435
excepting therefrom a 4.029 acre parcel now or formerly owned by	1436
Ohio Power (Scioto County parcel number 24-1846.000) and	1437
containing approximately 240 acres.	1438

Begin at the intersection of the centerline of Cook Road 1439 (CR 30) and the easterly right-of-way of the railroad, thence 1440 northeasterly along the center of said Cook Road, and the 1441 meanderings thereof, to the southwest corner of lands now or 1442 formerly owned by Anthony T. Arthurs (Scioto County parcel 1443 number 24-0317.000), thence southeasterly with said Arthurs land 1444 255 +/- feet to a corner of said Arthurs land, thence 1445 northeasterly with said Arthurs land 165 +/- feet to another 1446 corner of said Arthurs land, thence north westerly with said 1447 Arthurs land 195 +/- feet to a point on the south line of lands 1448 now or formerly owned by Christopher D. & Brittany E. Spencer 1449 (Scioto County parcel number 24-0428.000), thence northeasterly 1450 with said Spencer lands 95 +/- feet to a corner of said Spencer 1451 lands, thence northerly with said Spencer lands 145 +/- feet to 1452 another corner of said Spencer lands, thence northwesterly with 1453 said Spencer lands 50 + /- feet to another corner of said spencer 1454 lands, thence northerly along said Spencer lands 240 +/- feet to 1455 a point in the center of Cook Road (CR 30), thence northeasterly 1456 along the center of said Cook Road, and the meanderings thereof 1457 to the northwest corner of lands now or formerly owned by David 1458 A. & Lanette E. Wagner (Scioto County parcel number 24-1459 0237.000), thence southerly with the west line of said Wagner 1460

lands 360 +/- feet to the southwest corner of said Wagner lands,	1461
thence westerly along the south line of said Wagner lands and a	1462
south line of lands now or formerly owned by Garlen D. &	1463
Patricia A. Shoemaker (Scioto County parcel number 24-0322.000)	1464
140 +/- feet to a corner of said Shoemaker lands, thence with	1465
the boundaries of said Shoemaker lands the following six (6)	1466
courses and distances: (1) southeasterly 245 +/- feet, (2)	1467
southeasterly 190 +/- feet, (3) southeasterly 145 +/- feet, (4)	1468
southeasterly 145 +/- feet, (5) northeasterly 145 +/- feet, (6)	1469
northeasterly 345 +/- feet to the southeast corner of another	1470
parcel of land now or formerly owned by Garlen D. & Patricia A.	1471
Shoemaker (Scioto County parcel number 24-0321.000), thence	1472
easterly along the south line of said Shoemaker lands and the	1473
south line of lands now or formerly owned by John R & Patricia	1474
A. Foit (Scioto County parcel number 24-0145.000) 685 +/- feet	1475
to the southeast corner of lands now or formerly owned by James	1476
A. & Sandra S. Riggs (Scioto County parcel number 24-0024.000),	1477
thence northeasterly along the south line of said Riggs land and	1478
the south line of lands now or formerly owned by Sheila	1479
Stevenson (Scioto County parcel numbers 24-0023.000 & 24-	1480
0022.000) 1080 +/- feet to the southeast corner of said	1481
Stevenson lands, thence northerly along the east line of said	1482
Stevenson lands 360 +/- feet to a point on the south line of	1483
lands now or formerly owned Melinda J. Arrick (Scioto County	1484
parcel number 24-0522.000), thence easterly along the south line	1485
of said Arrick lands and the south line of Violet Homesites	1486
Subdivision 1060 +/- feet to the northwest corner of lands now	1487
or formerly owned by Mark A. & Deborah D. Barnett (Scioto County	1488
parcel number 24-0157.000), thence with the boundaries of said	1489
Barnett lands (Scioto County parcel numbers 24-0157.000, 24-	1490
0156.000, 08-0319.000 & 08-0320.000) the following five (5)	1491
courses and distances: (1) southerly 465 +/- feet, (2) easterly	1492

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700 +/- feet, (3) northeasterly 430 +/- feet, (4) northeasterly	1493
265 +/- feet, (5) easterly 220 +/- feet to the centerline of	1494
Lintz Hollow Road (TR 179), thence southerly with the center of	1495
said Lintz Hollow Road 145 +/- feet to the northeast corner of	1496
lands now or formerly owned by Ronald & Leslie Buckle (Scioto	1497
County parcel number 08-0878.000), thence with the boundaries of	1498
said Buckle lands (Scioto County parcel numbers 08-0878.000 &	1499
24-0877.000) the following ten (10) courses and distances: (1)	1500
southwesterly 350 +/- feet, (2) southwesterly 120 +/- feet, (3)	1501
southwesterly 370 +/- feet, (4) northerly 95 +/- feet, (5)	1502
northwesterly 210 +/- feet, (6) southwesterly 120 +/- feet, (7)	1503
southeasterly 255 +/- feet, (8) northeasterly 220 +/- feet, (9)	1504
southeasterly 150 +/- feet, (10) northeasterly 415 +/- feet to	1505
the northwest corner of lands now or formerly owned by Bonnie G.	1506
Davis (Scioto County parcel number 08-0393.000), thence	1507
southerly along the west line of said Davis lands and lands now	1508
or formerly owned by Lane & Debby Raiser (Scioto County parcel	1509
number 08-1539.001) and now or formerly owned by Leona Mullins	1510
(Scioto County parcel number 08-1539.000) 555 +/- feet to a	1511
point on the north line of lands now or formerly owned by	1512
Charles M. Lute (Scioto County parcel number 08-0541.000),	1513
thence westerly along the north line of said Lute lands 640 +/-	1514
feet to the northwest corner of said Lute lands, thence	1515
southerly along the west line of said Lute lands 1545+/- feet to	1516
the southwest corner of said Lute lands, thence easterly along	1517
the south line of said Lute lands 1135 +/- feet to the northwest	1518
corner of lands now or formerly owned by Joseph Q. Johnson	1519
(Scioto County parcel number 08-0668.000), thence southerly	1520
along the west line of said Johnson lands (Scioto County parcel	1521
numbers 08-0668.000, 08-0463.000 & 08-0464.000) 2595 +/- feet to	1522
the northwest corner of lands now or formerly owned by Roger &	1523
Peggy King (Scioto County parcel number 08-0624.000), thence	1524

southwesterly along the west line of said King parcel and the	1525
west line of lands now or formerly owned by Bruce & Anita	1526
Mannien (Scioto County parcel number 08-0624.001) 1370 +/- feet	1527
to the northeast corner of lands now or formerly owned by	1528
Christopher D. & Tammay L. Bailey (Scioto County parcel number	1529
08-0530.000), thence with the north line of said Bailey lands	1530
and the north line of now or formerly owned by Patrick J.	1531
Phillips (Scioto County parcel number 08-530.003), Christopher	1532
A. Eldridge (Scioto County parcel number 08-530.001) and Andy R.	1533
& Carey L. Johnson (Scioto County parcel number 08-530.004),	1534
1035 +/- feet to the northeast corner of lands now or formerly	1535
owned by Ronald L. Sheets (Scioto County parcel number 24-	1536
0053.000), thence easterly along the north line of said Sheets	1537
lands 1225 +/- feet to the easterly right-of-way of Vern Riffe	1538
Drive (CR 505), thence northwesterly along the said easterly	1539
right-of-way, and the meanderings thereof, to the south line of	1540
lands now or formerly owned by Scioto County Joint Vocational	1541
School (Scioto County parcel numbers 24-1671.000 and 24-	1542
1672.000), thence with the boundaries of said school lands the	1543
following five (5) courses and distances: (1) easterly 440 \pm	1544
feet, (2) northerly 2100 +/- feet, (3) westerly 2100 +/- feet,	1545
(4) southerly 2100 +/- feet, (5) 1565 +/- feet to the westerly	1546
right-of-way of said Vern Riffe Drive, thence southeasterly	1547
along the said westerly right-of-way, and the meanderings	1548
thereof, to the north line of the above referenced Sheets lands	1549
(Scioto County parcel number 24-0053.000), thence westerly along	1550
the north line of said Sheets lands 1380 +/- feet to the east	1551
line of lands now or formerly owned by George L. Davis (Scioto	1552
County parcel number 24-0123.000), thence northerly along the	1553
east line of said Davis lands 1325 +/- feet to the northeast	1554
corner of said Davis lands, thence westerly along the north line	1555
of said Davis lands 2195 +/- feet to the easterly right-of-way	1556

of the railroad, thence northerly along the said easterly right-	1557
of-way, 1425 \pm - feet to the southwest corner of lands now or	1558
formerly owned by Marietta & Darrell E. York (Scioto County	1559
parcel number $24-0255.000$), thence with the boundaries of the	1560
said York lands the following three (3) courses and distances:	1561
(1) easterly 85 +/- feet, northerly 205 +/- feet, westerly 125	1562
+/- feet to the easterly right-of-way of the railroad, thence	1563
northerly along the said easterly right-of-way to lands known as	1564
Lucasville Sewer Plant (Scioto County parcel number 24-	1565
1643.000), thence with the boundaries of the Sewer Plant lands	1566
the following three (3) courses and distances: (1) northeasterly	1567
500 +/- feet, (2) northwesterly 360 +/- feet, (3) southwesterly	1568
500 +/- feet to the easterly right-of-way of the railroad,	1569
thence along the said easterly right-of-way of the railroad 890	1570
+/- feet to the beginning and containing approximately 667	1571
acres.	1572

Warren County, Lebanon

Begin at the northwest corner of Warren County parcel 1574 number 11052000120, said corner also being on the south right-1575 of-way line of State Route 63 (SR63) and the east line of 1576 Norfolk Southern Railroad lands (Warren County parcel number 1577 11055020030), thence westerly along the south right-of-way line 1578 of State Route 63 (SR63) 465 +/- feet to a fence line projected 1579 from the south, thence southerly along the fence line 650 +/-1580 feet to the east line of the said Norfolk Southern Railroad 1581 lands, thence northwesterly along the said east line of the said 1582 Norfolk Southern Railroad lands 320 +/- feet to an angle point 1583 in the east line of the said Norfolk Southern Railroad lands, 1584 thence westerly along the said east line of the said Norfolk 1585 Southern Railroad lands 140 +/- feet to an angle point in the 1586 east line of the said Norfolk Southern Railroad lands, thence 1587

northwesterly along the said east line of the said Norfolk	1588
Southern Railroad lands $570 +/-$ feet to the beginning and	1589
containing approximately 3.2 acres.	1590

Begin at the southeast corner of lands now or formerly 1591 owned by Warren General Property (Warren County parcel number 1592 11064000201) said corner also being on the north right-of-way 1593 line of State Route 63 (SR 63), thence northerly along the east 1594 line of said Warren General Property lands 2035 +/- feet to the 1595 northeast corner of said Warren General Property lands, thence 1596 westerly along the north line of said Warren General Property 1597 lands 2635 +/- feet to the easterly right-of-way of North Union 1598 Road, thence along the easterly right-of-way of North Union Road 1599 3475 +/- feet to the southwest corner of lands now or formerly 1600 owned by Warren County Commissioners (Warren County parcel 1601 number 08313000040), thence easterly along the south line of 1602 said Commissioners lands and lands now or formerly owned by FRL 1603 Real Estate LLC (Warren County parcel number 08313000082) 2420 1604 +/- feet to a point on the south line of said FRL Real Estate 1605 lands and the northwest corner of lands now or formerly owned by 1606 Grand Communities LTD. (Warren County parcel number 1607 12362000190), thence southerly along the west line of said Grand 1608 Communities LTD. lands 1400 +/- feet to a corner of Grand 1609 Communities LTD. lands, thence westerly along said Grand 1610 Communities LTD. lands 585 +/- feet to a corner of said Grand 1611 Communities LTD. lands, thence southerly along said Grand 1612 Communities LTD. lands extended 3685 +/- feet extended to a 1613 fence line that surrounds a wastewater treatment facility, 1614 thence westerly along the fence line 195 +/- feet to the 1615 southerly top of bank of Shaker Creek, thence southwesterly 1616 along the top of bank 270 +/- feet to a point, thence southerly 1617 125 +/- feet to the north right-of-way line of State Route 63 1618

(SR 63), thence westerly along the north right-of-way line of	1619
State Route 63 (SR 63) 750 \pm feet to the beginning and	1620
containing 292 acres.	1621

Begin at the southwest corner of lands now or formerly 1622 owned by Warren County Commissioners (Warren County parcel 1623 number 12364000010), said corner also being in the centerline of 1624 State Route 63 (SR 63), thence westerly with the center of State 1625 Route 63 (SR 63) 1255 +/- feet to the extension of a fence line 1626 from the north that surrounds a wastewater treatment facility, 1627 thence northerly along the fence line 280 +/- feet to a fence 1628 corner, thence westerly along the fence line 205 + /- feet to a 1629 point where the extension of the west line of lands now or 1630 formerly owned by Grand Communities LTD. (Warren County parcel 1631 number 12362000190), thence northerly along said extended line 1632 1870 +/- feet to a southwest corner of said Grand Communities 1633 LTD. lands, thence easterly along the south line of said Grand 1634 Communities, LTD. lands and the south line of lands now or 1635 formerly owned by Shaker Run Capital Funding (Warren County 1636 parcel number 12301000040), 6030 feet to a point on the west 1637 line of lands now or formerly owned by Otterbein Lebanon LLC 1638 (Warren County parcel number 12302000031), thence southerly 1639 along the west line of said Otterbein Lebanon LLC lands 1700 +/-1640 feet to the extension of a fence line from the west that 1641 surrounds a Department of Transportation Outpost facility, 1642 thence westerly along the fence line 310 +/- feet to a fence 1643 corner, thence southerly along the fence line 435 +/- feet to 1644 the centerline of State Route 63 (SR 63), thence westerly along 1645 the centerline of State route 63 (SR 63) 455 +/- feet to the 1646 southeast corner of lands now or formerly owned by Cincinnati 1647 Gas & Electric (Warren County parcel number 12303000020), thence 1648 with the boundaries of the said Cincinnati Gas & Electric lands 1649

the following three (3) courses and distances: (1) northerly 330	1650
+/- feet, (2) northwesterly 405 +/- feet, (3) southerly 560 +/-	1651
feet to the centerline of State Route 63 (SR 63), thence	1652
westerly along the centerline of State Route 63 (SR 63) 2155 \pm	1653
feet to the extension of a fence line projected from the	1654
northeast, thence northeasterly along the fence line 675 \pm	1655
feet to an angle point in the fence, thence northerly along the	1656
fence line 200 +/- feet to a fence corner, thence southwesterly	1657
along the fence line 320 \pm /- feet to a point on the north line	1658
of the above referenced Warren County Commissioners lands	1659
(Warren County parcel number 12364000010), thence with the	1660
boundaries of said County Commissioners lands the following two	1661
(2) courses and distances: (1) westerly 550 +/- feet, (2)	1662
southerly 435 +/- feet to the place of beginning containing	1663
approximately 273 acres.	1664

Begin at the northeast corner of lands now or formerly 1665 owned by Leah Margaret White (Warren County parcel number 1666 12294000010), said corner also being in the centerline of State 1667 Route 741 (SR 741), thence westerly along the north line of said 1668 White lands $2655 \, +/-$ feet to the northeast corner of said White 1669 lands, thence northerly along the projected west line of said 1670 White lands 3850 +/- feet to the southerly right-of-way line of 1671 State Route 63 (SR 63), thence with the said southerly right-of-1672 way the following eleven (11) courses and distances: (1) 1673 easterly 1815 +/- feet, (2) southeasterly 52.09 feet, (3) 1674 southeasterly 201.00 feet, (4) southeasterly 253.18 feet, (5) 1675 southeasterly 50.25 feet, (6) southeasterly 33.54 feet, (7) 1676 northeasterly 276.16 feet, (8) easterly 100.04 feet, (9) 1677 easterly 150.01 feet, (10) easterly 250.20 feet, (11) 1678 southeasterly 32.74 feet to the westerly right-of-way of State 1679 Route 741 (SR 741), thence along the westerly right-of-way of 1680

State Route 741 (SR 741) the following eight (8) courses and	1681
distances: (1) southwesterly 388.87 feet, (2) southwesterly	1682
186.75 feet, (3) southwesterly 187.79 feet, (4) southwesterly	1683
300.37 feet, (5) southwesterly 201.00 feet, (6) southwesterly	1684
654.38 feet, (7) southerly 52.04 feet, (8) southwesterly 240 +/-	1685
feet to the northeast corner of lands owned by The State of Ohio	1686
- Department of Transportation (Warren County parcel number	1687
12294000020), thence with the boundaries of said Department of	1688
Transportation lands the following three (3) courses and	1689
distances: (1) westerly 1645 +/- feet, (2) southerly 700 +/-	1690
feet, (3) easterly 1600 \pm feet to the centerline of State	1691
Route 741 (SR 741), thence southerly along the centerline of	1692
State Route 741 (SR 741) 880 +/- feet to the beginning and	1693
containing approximately 216 acres.	1694

All of Warren County parcel number 12281000030

The foregoing legal descriptions may be corrected or 1696 modified by the Department of Administrative Services as 1697 necessary in order to facilitate the recording of the deed or 1698 deeds to define the description of the real estate identified as 1699 no longer obligatory by the state.

- (B) (1) The conveyance or conveyances include improvements 1701 and chattels situated on the real estate, and is or are subject 1702 to all easements, covenants, conditions, and restrictions of 1703 record; all legal highways and public rights-of-way; zoning, 1704 building, and other laws, ordinances, restrictions, and 1705 regulations; and real estate taxes and assessments not yet due 1706 and payable. The real estate shall be conveyed in "as-is, where-1707 is, with all faults" condition. 1708
- (2) The deed or deeds for the conveyance of the real 1709 estate may contain restrictions, covenants, exceptions, 1710

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reservations, reversionary interests, and other terms and	1711
conditions the Director of Administrative Services determines to	1712
be in the best interest of the state.	1713
(3) Subsequent to the conveyance or conveyances, any	1714
restrictions, exceptions, reservations, reversionary interests,	1715
or other terms and conditions contained in the deed or deeds may	1716
be released by the state or the Department of Rehabilitation and	1717
Correction without the necessity of further legislation.	1718
(4) The deed or deeds shall contain restrictions	1719
prohibiting the purchaser or purchasers from occupying, using,	1720
developing, or selling the real estate if the occupation, use,	1721
development, or sale will interfere with the quiet enjoyment of	1722
neighboring state-owned land.	1723
(5) The real estate described in division (A) of this	1724
section shall be conveyed only if the Director of Administrative	1725
Services and the Director of Rehabilitation and Correction first	1726
have determined that the real estate is surplus real property no	1727
longer needed by the state and that the conveyance or	1728
conveyances are in the best interest of the state.	1729
(C)(1) The Director of Administrative Services and the	1730
Director of Rehabilitation and Correction shall offer the sale	1731
of the real estate in the manner described in divisions (C)(2)	1732
or (C)(3) of this section.	1733
(2) The Director of Administrative Services may offer the	1734
sale of the real estate to a purchaser or purchasers to be	1735
determined, through a negotiated real estate purchase agreement	1736
or agreements.	1737
Consideration for the conveyance of the real estate shall	1738

be at a price and at terms and conditions acceptable to the 1739

Director of Administrative Services and the Director of 1740
Rehabilitation and Correction. The consideration shall be paid 1741
at closing. 1742

(3) The Director of Administrative Services shall conduct 1743 a sale of the real estate by sealed bid auction or public 1744 auction, and the real estate shall be sold to the highest bidder 1745 at a price acceptable to the Director of Administrative Services 1746 and the Director of Rehabilitation and Correction. The Director 1747 of Administrative Services shall advertise the sealed bid 1748 1749 auction or public auction by publication in a newspaper of general circulation in the county in which the real estate to be 1750 conveyed is located, once a week for three consecutive weeks 1751 before the date on which the sealed bids are to be opened or the 1752 public auction is to be held. The Director of Administrative 1753 Services shall notify the successful bidder in writing. The 1754 Director of Administrative Services may reject any or all bids. 1755

The purchaser or purchasers shall pay ten percent of the 1756 purchase price to the Director of Administrative Services not 1757 later than five business days after receiving the notice the bid 1758 has been accepted, and shall enter into a real estate purchase 1759 agreement, in the form prescribed by the Department of 1760 Administrative Services. Payment may be made by bank draft or 1761 certified check made payable to the Treasurer of State. The 1762 purchaser or purchasers shall submit the balance of the purchase 1763 price to the Director of Administrative Services not later than 1764 sixty days after receiving notice the bid has been accepted. A 1765 purchaser who does not complete the conditions of the sale as 1766 prescribed in this division shall forfeit as liquidated damages 1767 the ten percent of the purchase price paid to the state. If a 1768 purchaser fails to complete the purchase of the real estate, the 1769 Director of Administrative Services may accept the next highest 1770

bid, subject to the foregoing conditions. If the Director of	1771
Administrative Services rejects all bids, the Director may	1772
repeat the sealed bid auction or public auction, or may use an	1773
alternative sale process that is acceptable to the Director of	1774
Administrative Services and the Director of Rehabilitation and	1775
Correction.	1776
The Department of Rehabilitation and Correction shall pay	1777
advertising costs incident to the sale of the real estate.	1778
(D) The real estate described in division (A) of this	1779
section may be conveyed as an entire tract or as multiple	1780
parcels as determined by the Director of Administrative Services	1781
and the Director of Rehabilitation and Correction. The real	1782
estate described in division (A) of this section may be conveyed	1783
to a single purchaser or multiple purchasers as determined by	1784
the Director of Administrative Services and the Director of	1785
Rehabilitation and Correction.	1786
(E) Except as otherwise specified in this section, the	1787
purchaser or purchasers shall pay all costs associated with the	1788
purchase, closing, and conveyance of the real estate, including	1789
surveys, appraisals, title evidence, title insurance, transfer	1790
costs and fees, recording costs and fees, taxes, and any other	1791
fees, assessments, and costs that may be imposed.	1792
(F) The proceeds of the conveyance of facilities and	1793
interest in real estate sale or sales shall be deposited into	1794
the state treasury to the credit of the Adult and Juvenile	1795
Correctional Facilities Bond Retirement Fund in accordance with	1796
section 5120.092 of the Revised Code.	1797
(G) Upon payment of the purchase price, the Auditor of	1798

1799

State, with the assistance of the Attorney General, shall

prepare a deed or deeds to the real estate described in division	1800
(A) of this section. The deed or deeds shall state the	1801
consideration and shall be executed by the Governor in the name	1802
of the state, countersigned by the Secretary of State, sealed	1803
with the Great Seal of the State, presented in the Office of the	1804
Auditor of State for recording, and delivered to the purchaser	1805
or purchasers. The purchaser or purchasers shall present the	1806
deed or deeds for recording in the office of the county recorder	1807
of the county in which the real estate is located.	1808
(H) This section expires three years after its effective	1809
date.	1810
Section 9. (A) The Governor may execute a deed in the name	1811
of the state conveying to the selected Grantee or Grantees,	1812
their heirs, successors, and assigns to be determined in the	1813
manner provided in division (C) of this section, all of the	1814
state's right, title, and interest in the following described	1815
real estate:	1816
Situated in the City of East Liverpool, County of	1817
Columbiana and State of Ohio:	1818
TRACT NO. 1:	1819
Known as and being the East part of that certain Lot	1820
Numbered Five Hundred Forty-two (542), as said Lot is numbered	1821
and distinguished on the recorded plat of Josiah Thompson's	1822
First Addition to said City of East Liverpool, Ohio, and more	1823
particularly bounded and described by beginning at the Northwest	1824
corner of the intersection of Robinson (now East Fourth Street)	1825
and College Streets, and running thence on the West line of	1826
College Street Northward One Hundred Nine (109) feet to Pleasant	1827

Lane; thence on the South line of Pleasant Lane Westward thirty-

1829

six (36) feet; thence on a line parallel with said College

The formal terms of the first te	
Street southward One Hundred Nine (109) feet to a point on the	1830
North line of Robinson (now East Fourth) Street; thence on the	1831
North line of Robinson (now East Fourth) Street Eastward Thirty-	1832
six (36) feet to the place of beginning. Plat Book 1, Page 12.	1833
Tax Parcel No. 37-08296.000	1834
TRACT NO. 2:	1835
Known as and being the southeast rectangular corner of Lot	1836
Number Five Hundred Forty-one (541), as said Lot is numbered and	1837
distinguished on the recorded plat of Josiah Thompson's First	1838
Addition to said City of East Liverpool, Ohio. Said part of said	1839
Lot herein described and hereby conveyed is bounded and more	1840
specifically described as follows, to wit: Beginning at the	1841
southeast corner of said Lot No. 541, which said place of	1842
beginning is the northwest corner of the intersection of College	1843
Street and Pleasant Lane; thence extending from said place of	1844
beginning North 33 feet with the east line of said Lot 541, to	1845
the northeast corner of the premises hereby conveyed; thence	1846
extending west 54 $\frac{1}{2}$ feet, with a line parallel to and 33 feet	1847
distant north from the south line of said Lot No. 541, to the	1848
northwest corner of the premises hereby conveyed; thence	1849
extending south 33 feet, with a line parallel to and 54 $\frac{1}{2}$ feet	1850
distant west from the east line of said Lot No. 541, to a point	1851
in the south line of said Lot No. 541; thence extending east 54	1852
$\frac{1}{2}$ feet, with the south line of said Lot No. 541, to said place	1853
of beginning. Said premises are otherwise described as follows:	1854
Bounded on the east by the west line of College Street; bounded	1855
on the south by the north line of Pleasant Lane; bounded on the	1856
West by a line parallel to and 54 $\frac{1}{2}$ feet distant west from the	1857
west line of said College Street; and bounded on the north by a	1858

line parallel to and 33 feet distant north from the north line	1859
of Pleasant Lane. For purposes of describing said premises, said	1860
College Street is considered to extend north and south, and said	1861
Pleasant Lane is considered to extend east and west. Plat Book	1862
1, Page 12.	1863
AND BEING the same property conveyed to Kent State	1864
University from the American National Red Cross by Warranty Deed	1865
dated April 28, 2009 and recorded May 14, 2009 in Book 1681,	1866
Page 470. (TRACTS 1 and 2)	1867
Tax Parcel No. 37-05974.000	1868
TRACT NO. 3:	1869
Known as and being that part of Lot Number Five Hundred	1870
Forty-two (542) as said Lot is numbered and distinguished on the	1871
recorded plat of Josiah Thompson's First Addition, Plat Book 1,	1872
Page 12, which is bounded and described as follows:	1873
Commencing at a point on the north side of Robinson	1874
Street, now known as East Fourth Street, thirty-six (36) feet	1875
eastward of the south west corner of said Lot, and running	1876
thence northward, in line parallel with Grove Alley, one hundred	1877
nine (109) feet to Pleasant Lane; thence with the south side of	1878
Pleasant Lane eastward thirty-seven (37) feet; thence in line	1879
parallel with College Street, southward one hundred nine (109)	1880
feet to the north side of Robinson Street, now known as East	1881
Fourth Street; thence with the north side of Robinson Street,	1882
now known as East Fourth Street, westward thirty-seven (37) feet	1883
to the place of beginning.	1884
Subject to all legal highways and easements of record.	1885
AND BEING the same property conveyed to Kent State	1886
University Board of Trustees from Kathleen P. Treasure, htta	1887

Kathleen P. Altdoerffer, married, by Warranty Deed dated April	1888
26, 2008 and recorded May 9, 2008 in Book 1626, Page 450.	1889
Tax Parcel No. 37-05208.000	1890
The foregoing legal description may be corrected or	1891
modified by the Department of Administrative Services as	1892
necessary in order to facilitate the recording of the deed.	1893
(B)(1) The conveyance shall include the improvements and	1894
chattels situated on the real estate, and is subject to all	1895
easements, covenants, conditions, and restrictions of record;	1896
all legal highways and public rights-of-way; zoning, building,	1897
and other laws, ordinances, restrictions, and regulations; and	1898
real estate taxes and assessments not yet due and payable. The	1899
real estate shall be conveyed in an "as-is, where-is, with all	1900
faults" condition.	1901
(2) The deed may contain restrictions, exceptions,	1902
reservations, reversionary interests, and other terms and	1903
conditions the Director of Administrative Services determines to	1904
be in the best interest of the state.	1905
(3) Subsequent to the conveyance, any restrictions,	1906
exceptions, reservations, reversionary interests, or other terms	1907
and conditions contained in the deed may be released by the	1908
state or Kent State University without the necessity of further	1909
legislation.	1910
The deed or deeds may contain restrictions prohibiting the	1911
grantee or grantees from occupying, using, developing, or	1912
selling the real estate if the occupation, use, development, or	1913
sale will interfere with the quiet enjoyment of neighboring	1914
state-owned land.	1915
(C) The Director of Administrative Services shall conduct	1916

a sale of the real estate by sealed bid auction or public	1917
auction, and the real estate shall be sold to the highest bidder	1918
at a price acceptable to the Director of Administrative Services	1919
and Kent State University. The Director of Administrative	1920
Services shall advertise the sealed bid auction or public	1921
auction by publication in a newspaper of general circulation in	1922
Columbiana County, once a week for three consecutive weeks	1923
before the date on which the sealed bids are to be opened or the	1924
public auction held. The Director of Administrative Services	1925
shall notify the successful bidder in writing. The Director of	1926
Administrative Services may reject any or all bids.	1927

The purchaser shall pay ten percent of the purchase price 1928 to the Director of Administrative Services not later than five 1929 business days after receiving the notice the bid has been 1930 accepted and shall enter into a real estate purchase agreement, 1931 in the form prescribed by the Department of Administrative 1932 Services. Payment shall be made by certified check made payable 1933 to the Treasurer of State. The purchaser shall submit the 1934 balance of the purchase price to the Director of Administrative 1935 Services at closing. A purchaser who does not complete the 1936 conditions of the sale as prescribed in this division shall 1937 forfeit as liquidated damages the ten percent of the purchase 1938 price paid to the state. If a purchaser fails to complete the 1939 purchase, the Director of Administrative Services may accept the 1940 next highest bid, subject to the foregoing conditions. If the 1941 Director of Administrative Services rejects all bids, the 1942 Director may repeat the sealed bid auction or public auction, or 1943 may use an alternative sale process that is acceptable to Kent 1944 State University. Any subsequent costs attributed to the 1945 marketing of a secondary sale shall be the responsibility of 1946 Kent State University. 1947

(D) The real estate described in division (A) of this	1948
section shall be sold as an entire tract and not in parcels.	1949
(E) Purchaser shall pay all costs associated with the	1950
purchase, closing, and conveyance, including surveys, title	1951
evidence, title insurance, transfer costs and fees, recording	1952
costs and fees, taxes, and any other fees, assessments, and	1953
costs that may be imposed.	1954
(F) The net proceeds of the sale of the real estate shall	1955
be paid to Kent State University and deposited in the	1956
appropriate university accounts for the benefit of Kent State	1957
University.	1958
(G) Upon payment of the purchase price, the Auditor of	1959
State, with the assistance of the Attorney General, shall	1960
prepare a deed conveying the real estate described in division	1961
(A) of this section to the purchaser. The deed shall state the	1962
consideration and shall be executed by the Governor in the name	1963
of the state, countersigned by the Secretary of State, sealed	1964
with the Great Seal of the State, presented in the Office of the	1965
Auditor of State for recording, and delivered to the Grantee.	1966
The purchaser shall present the deed for recording in the Office	1967
of the Columbiana County Recorder.	1968
(H) This section expires three years after its effective	1969
date.	1970
Section 10. (A) The Governor may execute a deed in the	1971
name of the state conveying to the Board of Education of East	1972
Clinton Local School District ("Grantee"), its successors and	1973
assigns, all of the state's right, title, and interest in the	1974
following described real estate:	1975
Situated in the State of Ohio County of Clinton Willage	1076

of New Vienna, Green Township and VMS $\#1078$, and being a 15.00	1977
acres tract of land out of an original 100.72 acres tract (with	1978
exceptions) as conveyed to Leone H. Wolfe in Deed Book 252, Page	1979
540 (Parcel 2) at the Clinton County Recorder's Office, Clinton	1980
County, Ohio, said 15.000 acres being more particularly	1981
described as follows:	1982
Beginning at a PK nail found in the centerline of State	1983
Route 28, and in the southern boundary of said 100.72 tract;	1984
Thence, along said centerline of State Route 28 S 81 deg	1985
42' 35" W, a distance of 70.42 feet to a railroad spike set in	1986
said centerline of State Route 28;	1987
Said Centerline of State Route 20;	1907
Thence, crossing said State Route 28, and crossing said	1988
100.72 acres tract N 08 deg 25' 32" W a distance of 172.73 feet	1989
to an iron pin set;	1990
Thence, crossing said 100.72 acres tract, S 81 deg 34' 28"	1991
W a distance of 305.70 feet to an iron pin set in the eastern	1992
boundary of Lot 6M of Wilbur Huffman Subdivision of record with	1993
said Recorder's Office as an extension of the Village of New	1994
Vienna;	1995
Thence, along the western boundary of said 100.72 acres	1996
tract and the eastern boundary of said Wilbur Huffman	1997
Subdivision, N 43 deg 30' 03" W, a distance of 346.10 feet to an	1998
iron pin set at the northeastern corner of Lot 1M of said Wilbur	1999
Huffman Subdivision, at a northwestern corner of said 100.72	2000
acres tract, and in the southern boundary of a 0.36 acres tract	2001
as conveyed to Thomas J. Hicks of record in Deed Book 82, Page	2002
96 at said Recorder's Office;	2003
Thence, along a northern boundary of said 100.72 acres	2004
tract and the southern boundaries of the following tracts:	2005
crace and ene podenien podinaries of the following traces.	2000

0.46 acres to L. & D. Barley in Deed Book 117, Page 201;	2006
0.61 acres to Charles & Maxine M. Clark in Deed Book 273,	2007
Page 264,	2008
0.64 acres to Robert & Ann M. Norman in Deed Book 95, Page	2009
521,	2010
<i>,</i>	2010
0.48 acres to Wilma J. Crossham in Deed Book 175, Page 99,	2011
0.34 acres to Kristopher R. Cochran in deed Book 120, Page	2012
789,	2013
N 45 deg 30' 00" E a distance of 516.12 feet to an iron	2014
pin set at the southeastern corner of said 0.34 acres tract;	2015
pin set at the southeastern corner of said 0.54 acres tract,	2010
Thence, along the eastern boundary of said 0.34 acres	2016
tract and a western boundary of said 100.72 acres tract, N 45	2017
deg 01' 35" W a distance of 22.44 feet to an iron pin set in the	2018
eastern boundary of said 0.34 acres tract, in a western boundary	2019
of said 100.72 acres tract, and at the southwestern corner of a	2020
0.500 acres tract as conveyed to Virginia Hilderbrant as	2021
recorded in Deed Book 230, Page 131 at said Recorder's Office;	2022
Thence along a northern boundary of said 100.72 acres	2023
tract and the southern boundaries of said 0.500 acres	2024
Hilderbrant tract and a 0.439 acres tract as conveyed to G. L.	2025
P. and Brewer J. Brewer of record in Deed Book 286, Page 876 at	2026
said Recorder's Office, N 46 deg 22' 32" E (passing an iron pin	2027
found at the southwestern corner of said 0.439 acres tract at a	2028
distance of 223.44 feet) a total distance of 319.44 feet to an	2029
iron pin set; at the southeastern corner of said 0.439 acres	2030
tract and in the northern boundary of said 100.72 acres tract;	2031
Thence crossing said 100.72 acres tract the following two	2032
courses:	2033

1) S 44 deg 02' 41" E a distance of 400.00 feet to an iron	2034
pin set;	2035
2) S 35 deg 54' 34" E a distance of 740.37 feet to a	2036
railroad spike set in the southern boundary of said 100.72 acres	2037
tract and in the centerline of said State Route 28;	2038
Thence along the centerline of said State Route 28 and the	2039
southern boundary of said 100.72 acres tract S 83 deg 16' 45" $\ensuremath{\text{W}}$	2040
a distance of 664.73 feet to the point of beginning containing	2041
15.000 acres more or less, and being subject to all easements,	2042
restrictions and right-of-ways (if any) or previous record.	2043
This description was prepared by Civil Engineering	2044
Associates, Inc., Columbus, Ohio from an actual field survey of	2045
the premises in September of 1995. The basis of bearings is N 45	2046
deg 30' 00" E for a northern boundary of said 100.72 acres tract	2047
as conveyed in Deed Book 252, Page 540.	2048
The foregoing legal description may be corrected or	2049
modified by the Department of Administrative Services as	2050
necessary in order to facilitate the recording of the deed.	2051
(B) The real estate was originally conveyed to the state	2052
as collateral for school construction facility bonds. Once the	2053
construction project was completed, the intention was for the	2054
state to convey title of this real estate to the East Clinton	2055
Local School District. The purpose of this legislation is to	2056
fulfill this intention.	2057
(C) The real estate described in division (A) of this	2058
section shall be conveyed as an entire tract and not in parcels.	2059
(D) Consideration for the conveyance of the real estate	2060
described in division (A) of this section is \$1.	2061

(E) The grantee shall pay all costs associated with the	2062
purchase and conveyance of the real estate including recording	2063
costs and fees.	2064
(F) The net proceeds of the conveyance shall be deposited	2065
into the state treasury to the credit of the General Revenue	2066
Fund.	2067
(G) Upon payment of the purchase price, the Auditor of	2068
State, with the assistance of the Attorney General, shall	2069
prepare a deed to the real estate. The deed shall state the	2070
consideration and the terms and conditions of the conveyance.	2071
	2071
The deed shall be executed by the Governor in the name of the	
state, countersigned by the Secretary of State, sealed with the	2073
Great Seal of the State, presented in the Office of the Auditor	2074
of State for recording, and delivered to the grantee. The	2075
grantee shall present the deed for recording in the Office of	2076
the Clinton County Recorder.	2077
(H) This section shall expire three years after its	2078
effective date.	2079
Section 11. (A) The Governor may execute a deed in the	2080
name of the state conveying to the Board of Education of the	2081
Northridge Local School District, and to its successors and	2082
assigns, all of the state's right, title, and interest in the	2083
following described real estate:	2084
Situated in the Township of Liberty, County of Licking and	2085
bicaacca in the lownship of hiberty, country of hiering and	2003
State of Ohio, and bounded as described as follows:	2086
State of Ohio, and bounded as described as follows:	
State of Ohio, and bounded as described as follows: Being in range fourteen (14), township three (3) and	2086 2087
State of Ohio, and bounded as described as follows: Being in range fourteen (14), township three (3) and quarter township number one (1), of the United States Military	2086 2087 2088
State of Ohio, and bounded as described as follows: Being in range fourteen (14), township three (3) and	2086 2087

Quarter Township or section number one (1) and being in the same	2091
real estate conveyed to Ralph L. Parrill and Donna J. Parrill	2092
and Donald Parrill and C. Katharine Parrill by Alfred M. Kass	2093
and Frank Kass, Trustees of the Joseph F. Kass Trust, by deed	2094
dated September 22, 1977 and recorded in deed record volume 767,	2095
page 544, and being more particularly described as follows:	2096
Beginning at a point in the centerline of U. S. Highway	2097
Route (62) and the intersection of the west boundary of said lot	2098
number four (4);	2099
Thence, continuing southward along the west boundary of	2100
lot number (4) a distance of $2,303$ feet to a point which marks	2101
the southern boundary of lot number four (4) and the northern	2102
boundary of lot number seven (7);	2103
Thence, eastward along the common boundary of lot number	2104
(4) and lot number seven (7) a distance of 560 feet to a point,	2105
which is also 786.4 feet from the eastern boundary of lot number	2106
four (4);	2107
Thence, northward on a line parallel to the western	2108
boundary of lot number four (4) a distance of 2,643 feet to a	2109
point in the centerline of U. S. Highway Route 62;	2110
Thence southwestwardly along the centerline of U. S.	2111
Highway Route 62 to the point at the intersection of U. S.	2112
Highway Route 62 to the point at the intersection of U. S.	2113
Highway Route 62 and the western boundary of lot number four (4)	2114
which is the point of beginning and containing 31.792 acres more	2115
or less subject to all rights of way, easements and	2116
restrictions, if any, of previous record.	2117
EXCEPTING THEREFROM THE FOLLOWING:	2118
Situate in the State of Ohio, the County of Licking, the	2119

Township of Liberty, being part of Lot No. 4 in the First	2120
Quarter of Township No. 3, Range No. 14, U. S. M. Lands, also	2121
being part of a 31.792 Acre Tract conveyed to Ralph L. and Donna	2122
J. Parrill, as the same is shown of record in Official Record	2123
Book No. 14, Page No. 772 in the records of the Recorder's	2124
Office, Licking County, Ohio and being more particularly	2125
described as follows.	2126
Beginning at a point in U. S. Route No. 62 (Johnstown-	2127
Utica Road), said point being North 60°31'00" East, a distance	2128
of 371.98 feet from a point where the Westerly line of Lot No. 4	2129
intersects the centerline of U. S. Route No. 62 (Johnstown-Utica	2130
Road);	2131
Thence, from said point of beginning, North 60°31'00" East	2132
and along the centerline of U. S. Route No. 62 (Johnstown-Utica	2133
Road) and along the Northerly line of the above mentioned 31.792	2134
Acre Tract, a distance of 299.98 feet to a point;	2135
Thence, South 04°04'07" West and along the Easterly line	2136
of said 31.792 Acre Tract and along the Westerly line of a	2137
certain 51.508 Acre Tract conveyed to Donald and C. Katherine	2138
Parrill, as shown of record in Official Record Book No. 14, Page	2139
768 and passing an Iron Pin on line at 54.00 feet, a distance of	2140
431.80 feet to an Iron Pin;	2141
Thence, North 85°55'53" West, a distance of 250.00 feet to	2142
an Iron Pin;	2143
Thence, North 04°04'07" East and parallel to the Easterly	2144
line of said 31.792 Acre Tract and passing an Iron Pin on line	2145
at 212.00 feet, a distance of 266.00 feet to the place of	2146
beginning and containing 2.002 Acres, subject to all easements	2147
and/or restrictions shown of record, also subject to all legal	2148

H. B. No. 619
As Introduced

right-of-way. Leaving after said exception 29.790 acres, more or	2149
less.	2150
Prior Instrument Reference: Official Record 915 Page 925	2151
PPN: 39-114834-01.000	2152
The foregoing legal description may be corrected or	2153
modified by the Department of Administrative Services as	2154
necessary in order to facilitate the recording of the deed.	2155
(B) Consideration for the conveyance of the real estate is	2156
\$1.	2157
(C) The real estate shall be sold as an entire tract and	2158
not in parcels.	2159
(D) The Auditor of State, with the assistance of the	2160
Attorney General, shall prepare a deed to the real estate. The	2161
deed shall state the consideration and shall be executed by the	2162
Governor in the name of the state, countersigned by the	2163
Secretary of State, sealed with the Great Seal of the State,	2164
presented in the Office of the Auditor of State for recording,	2165
and delivered to the grantee. The grantee shall present the deed	2166
for recording in the Office of the Licking County Recorder.	2167
(E) The grantee shall pay the costs of the conveyance of	2168
the real estate, including recordation costs of the deed.	2169
(F) The net proceeds of the conveyance shall be deposited	2170
into the state treasury to the credit of the General Revenue	2171
Fund.	2172
(G) This section expires three years after its effective	2173
date.	2174
Section 12. (A) Notwithstanding division (A)(5) of section	2175
123.01 of the Revised Code, the Director of Administrative	2176

Services may execute a perpetual easement in the name of the	2177
state granting to the City of Piqua and to its successors and	2178
assigns, a perpetual water line easement located at the Johnston	2179
Farm and Indian Agency Historic Site and legally described as	2180
follows:	2181
Situated in Section 6, Town 6, Range 6 East, City of	2182
Piqua, Miami County, Ohio being Lot 8138 as conveyed to the	2183
State of Ohio in D.B. 426 Page 70 of the Miami County Recorder's	2184
Office and being more particularly described as follows:	2185
Commencing at the southeast corner of the above referenced	2186
Lot 8138, being the southwest corner of a tract of land conveyed	2187
to the Ohio Historical Society;	2188
Thence along a southerly line of Lot 8138, N72°45'13"W a	2189
distance of 161.22 feet;	2190
Thence continuing along a southerly line of Lot 8138,	2191
N34°47'23"W a distance of 200.22 feet to the True Point of	2192
Beginning;	2193
Thence continuing along said southerly line, N34°47'23"W a	2194
distance of 25.87 feet;	2195
Thence along lines through said Lot 8138, S85°25'01"E a	2196
distance of 277.88 feet to a point in the east line of said Lot	2197
8138;	2198
Thence along the east line of said lot, S29°19'07"W a	2199
distance of 22.02 feet;	2200
Thence along a line through said Lot 8138, N85°25'01"W a	2201
distance of 252.26 to the Point of Beginning.	2202
The above described parcel containing 5,301 square feet	2203
more or less.	2204

The foregoing legal description may be corrected or	2205
modified by the Department of Administrative Services as	2206
necessary in order to facilitate the recording of the easement.	2207
(B) The perpetual easement shall state the obligations of,	2208
and the duties to be observed and performed by, the City of	2209
Piqua, Ohio, with regard to the perpetual easement, and shall	2210
require the City of Piqua, Ohio, to assume perpetual	2211
responsibility for operating, maintaining, repairing,	2212
reconstructing, and replacing an existing water supply line on	2213
the real estate.	2214
(C) The consideration for the granting of this easement is	2215
\$426.	2216
(D) The Director of Administrative Services, with the	2217
assistance of the Attorney General, shall prepare and execute	2218
the perpetual easement document. The perpetual easement shall	2219
state the consideration and the terms and conditions for the	2220
granting of the perpetual easement. The perpetual easement shall	2221
be executed by the Director of Administrative Services in the	2222
name of the state, presented in the Office of the Auditor of	2223
State for recording, and delivered to the City of Piqua, Ohio.	2224
The City of Piqua, Ohio, shall present the perpetual easement	2225
for recording in the Office of the Miami County Recorder. The	2226
City of Piqua, Ohio, shall pay the recording costs and fees.	2227
(E) This section expires three years after its effective	2228
date.	2229
Section 13. (A) The Governor may execute a deed in the	2230
name of the state conveying to the Board of Trustees of the	2231
Columbus Metropolitan Library, a county library district, (body	2232
politic and corporate pursuant to section 3375.33 of the Revised	2233

Code) ("Grantee") its successors and assigns, all of the state's	2234
right, title, and interest in the following described real	2235
estate:	2236
Tract One	2237
0.278 ACRE TRACT	2238
Situated in the State of Ohio, County of Franklin, City of	2239
Columbus, being all of Lot 28 and part of Lot 29 of the Eastwood	2240
Heights Addition Plat Book 4, Page 109 as conveyed to The Ohio	2241
State University by deed of record in Instrument No.	2242
199904090088853 as recorded in the Franklin County Recorder's	2243
Office and being further described as follows:	2244
Beginning at a mag nail set in the northerly line of Lot	2245
29 at the intersection of the extension of the southerly	2246
existing right of way line of Eastwood Avenue (50' Wide) and the	2247
westerly line of a 0.016 acre tract located in Lot 29 and	2248
conveyed as right of way to the City of Columbus in Official	2249
Record 7778, Page C07;	2250
Thence South 03°52'26" West, a distance of 139.95 feet	2251
leaving said southerly existing right of way line and passing	2252
through said Lot 29 to a $^{3}4^{\prime\prime}$ iron pipe found in the southerly	2253
line of Lot 29 at the intersection of the extension of the	2254
northerly existing right of way line of Elmwood Alley (20'	2255
Wide);	2256
Thence North 87°37'31" West, a distance of 86.67 feet in	2257
the southerly line of Lots 29 and 28 along said northerly	2258
existing right of way line to a 34 " iron pipe at the	2259
southeasterly corner of Lot 27 and a parcel of land conveyed to	2260
Surreal Estate, LLC by deed of record in Instrument No.	2261
201510090143918;	2262

Thence North 03°52'26" East, a distance of 139.95 feet	2263
leaving said northerly existing right of way line and along the	2264
easterly line of Lot 27 and said Surreal Estate parcel to a 34 "	2265
iron pipe found on the southerly existing right of way line of	2266
Eastwood Avenue and being the northeasterly corner of Lot 27 and	2267
said Surreal Estate parcel;	2268
Thence South 87°37'31" East, a distance of 86.67 feet in	2269
the northerly line of Lots 28 and 29 along the southerly	2270
existing right of way line of Eastwood Avenue to the TRUE POINT	2271
OF BEGINNING and containing 0.278 acres, more or less, of which	2272
0.016 acres as conveyed to the City of Columbus in Official	2273
Record 7778, Page B19 are within the present road occupied.	2274
Of the above described tract, 0.147 acres, more or less,	2275
are located within Auditor's Parcel No. 010-051904 and 0.131	2276
acres (PRO 0.016 acres), more or less, are located within	2277
Auditor's Parcel No. 010-018902.	2278
The basis of bearing of South 85°58'02" East on the	2279
southerly existing right of way line of Long Street is	2280
referenced to the State Plane Coordinate System South Zone NAD	2281
83 (NSRS 2011).	2282
This description was prepared by Tony W. Meacham, Ohio	2283
Professional Surveyor No. 7799 from an actual field survey	2284
performed in 2016 by Korda/Nemeth Engineering, Inc.	2285
Iron pins set are $5/8$ " x 30" rebar topped by an orange cap	2286
stamped "KNE PS NO. 7799."	2287
Tract Two	2288
0.299 ACRE TRACT	2289
Situated in the State of Ohio, County of Franklin, City of	2290

Columbus, being all of Lots 30-31 of the Eastwood Heights	2291
Addition Plat Book 4, Page 109 as conveyed to The Ohio State	2292
University by deed of record in Instrument No. 199904090088853	2293
as recorded in the Franklin County Recorder's Office and being	2294
further described as follows:	2295
Beginning at a mag nail set at the intersection of the	2296
northerly existing right of way line of Eastwood Avenue (50'	2297
Wide) and the westerly existing right of way line of Taylor	2298
Avenue (Width Varies), said intersection also being the	2299
southeasterly corner of Lot 30 of the Eastwood Heights Addition;	2300
Thence North 87°37'31" West, a distance of 89.37 feet	2301
along said northerly existing right of way line to a $\mbox{\em 4"}$ iron	2302
pipe found at the southeasterly corner of Lot 32 and a parcel of	2303
land conveyed to Kenneth A. Fischer by deed of record in	2304
Instrument No. 199903290076857;	2305
Thence North 03°52'26" East, a distance of 146.85 feet	2306
leaving said northerly existing right of way line and along the	2307
easterly line of Lot 32 and said Fischer parcel to an iron pin	2308
set on the southerly existing right of way line of Maplewood	2309
Alley (20' Wide) and being the northeasterly corner of Lot 32	2310
and said Fischer parcel;	2311
Thence South 85°58'02" East, a distance of 89.34 feet	2312
leaving the easterly line of Lot 32 and said Fischer parcel	2313
along said southerly existing right of way line to a mag nail	2314
set at the intersection of said southerly existing right of way	2315
line and the westerly existing right of way line of Taylor	2316
Avenue (Width Varies);	2317
Thence South 03°52'26" West, a distance of 144.26 feet	2318
loaving said southorly existing right of way line and along said	2310

westerly existing right of way line t	to the TRUE POINT OF	2320
BEGINNING and containing 0.299 acres,	more or less, of which	2321
0.000 acres are within the present ro	oad occupied.	2322
Of the above described tract, 0	.149 acres, more or less,	2323
are located within Auditor's Parcel N	No. 010-009288, and 0.150	2324
acres, more or less, are located with	nin Auditor's Parcel No.	2325
010-034261.		2326
The basis of bearing of South 85	5°58'02" East on the	2327
southerly existing right of way line	of Long Street is	2328
referenced to the State Plane Coordin	nate System South Zone NAD	2329
83 (NSRS 2011).		2330
This description was prepared by	y Tony W. Meacham, Ohio	2331
Professional Surveyor No. 7799 from a	an actual field survey	2332
performed in 2016 by Korda/Nemeth Eng	jineering, Inc.	2333
Iron pins set are 5/8" x 30" rek	oar topped by an orange cap	2334
stamped "KNE PS NO. 7799."		2335
Tract Three		2336
0.723 ACRE TRACT		2337
Situated in the State of Ohio, (County of Franklin, City of	2338
Columbus, being part of Lot 71 and al	ll of Lots 72-75 of the	2339
Eastwood Heights Addition Plat Book 4	1, Page 109 as conveyed to	2340
The Ohio State University by deed of	record in Instrument No.	2341
199904090088853 as recorded in the Fr	canklin County Recorder's	2342
Office and being further described as	s follows:	2343
Beginning at a mag nail set at t	the intersection of the	2344
southerly existing right of way line	of Long Street (70' Wide)	2345
and the westerly existing right of wa	ay line of Taylor Avenue	2346
(Width Varies), said intersection als	so being the northeasterly	2347

corner of Lot 75 of the Eastwood Heights Addition;	2348
Thence South 03°52'26" West, a distance of 149.59 feet	2349
along said westerly existing right of way line and the easterly	2350
line of Lot 75 to a mag nail set at the intersection of said	2351
westerly existing right of way line and the northerly existing	2352
right of way line of Maplewood Alley (20' Wide);	2353
Thence North 85°58'02" West, a distance of 210.42 feet	2354
leaving said westerly existing right of way line and the	2355
southeasterly corner of Lot 75, in the southerly line of Lots 75	2356
through 71 and along said northerly existing right of way line	2357
to an iron pin set at the southeasterly corner of a parcel of	2358
land conveyed to Daniel E. Laprade by deed of record in	2359
Instrument No. 199903290076857;	2360
Thence North 03°52'26" East, a distance of 149.59 feet	2361
along the easterly line of said Daniel E. Laprade parcel and	2362
through Lot 71 of the Eastwood Heights Addition to a $^{34}\mathbf{''}$ iron	2363
pipe found at the southerly existing right of way line of Long	2364
Street;	2365
Thence South 85°58'02" East, a distance of 210.42 feet	2366
leaving the easterly line of said Daniel E. Laprade parcel and	2367
in the northerly line of Lots 71 through 75 and along said	2368
southerly existing right of way line to the TRUE POINT OF	2369
BEGINNING and containing 0.723 acres, more or less, of which	2370
0.000 acres are within the present road occupied.	2371
Of the above described tract, 0.109 acres, more or less,	2372
are located within Auditor's Parcel No. 010-008037, 0.153 acres,	2373
more or less, are located within Auditor's Parcel No. 010-	2374
018858, 0.077 acres, more or less, are located within Auditor's	2375
Parcel No. 010-015832, 0.077 acres, more or less, are located	2376

within Auditor's Parcel No. 010-003205, 0.077 acres, more or	2377
less, are located within Auditor's Parcel No. 010-023435 and	2378
0.230 acres, more or less, are located within Auditor's Parcel	2379
No. 010-028592.	2380
The basis of bearing of South 85°58'02" East on the	2381
southerly existing right of way line of Long Street is	2382
referenced to the State Plane Coordinate System South Zone NAD	2383
83 (NSRS 2011).	2384
This description was prepared by Tony W. Meacham, Ohio	2385
Professional Surveyor No. 7799 from an actual field survey	2386
performed in 2016 by Korda/Nemeth Engineering, Inc.	2387
Iron pins set are 5/8" x 30" rebar topped by an orange cap	2388
stamped "KNE PS NO. 7799."	2389
The foregoing legal description may be corrected or	2390
modified by the Department of Administrative Services as	2391
necessary in order to facilitate the recording of the deed.	2392
(B)(1) The conveyance shall include the improvements	2393
situated on the real estate, and is subject to all easements,	2394
covenants, conditions, and restrictions of record; all legal	2395
highways and public rights-of-way; zoning, building, and other	2396
laws, ordinances, restrictions, and regulations; and real estate	2397
taxes and assessments not yet due and payable. The real estate	2398
shall be conveyed in an "as-is, where-is, with all faults"	2399
condition.	2400
(2) The deed for the conveyance of the subject real estate	2401
may contain restrictions, exceptions, reservations, reversionary	2402
interests, and other terms and conditions specified in the real	2403
estate purchase agreement entered into by the parties, and/or	2404
the resolution adopted by the Board of Trustees of The Ohio	2405

State University approving the sale.	2406
(3) Subsequent to the conveyance, any restrictions,	2407
exceptions, reservations, reversionary interests, or other terms	2408
and conditions contained in the deed may be released by the	2409
Board of Trustees of The Ohio State University without the	2410
necessity of further legislation.	2411
(C) Consideration for the conveyance of the real estate	2412
described in division (A) of this section is \$187,000.	2413
(D) Each of the tracts described in division (A) of this	2414
section shall be conveyed in its entirety and may not be	2415
conveyed as a portion of any tract.	2416
(E) All costs associated with the purchase, closing, and	2417
conveyance of the real estate described in division (A) of this	2418
section shall be paid by the grantee and The Ohio State	2419
University in the manner provided for in the real estate	2420
purchase agreement.	2421
The net proceeds of the sale shall be deposited into	2422
university accounts for purposes to be determined by the Board	2423
of Trustees of The Ohio State University.	2424
(F) Subsequent to the effective date of this act, the	2425
Department of Administrative Services shall request the Auditor	2426
of State, with the assistance of the Attorney General, to	2427
prepare a deed for the conveyance of the real estate described	2428
in division (A) of this section. The deed shall state the	2429
consideration and shall be executed by the Governor in the name	2430
of the state, countersigned by the Secretary of State, sealed	2431
with the Great Seal of the State, presented in the Office of the	2432
Auditor of State for recording, and delivered to the Grantee.	2433
The Grantee shall present the deed for recording in the Office	2434

of the Franklin County Recorder.	2435
(G) This section expires three years after its effective	2436
date.	2437
Section 14. (A) The Governor may execute a deed in the	2438
name of the state conveying to GZD Investments LLC, an Ohio	2439
limited liability company ("Grantee"), and to its successors and	2440
assigns, or to an alternate grantee as set forth below in	2441
division (C) of this section, all of the state's right, title,	2442
and interest in the following described real estate:	2443
PARCEL 1	2444
Situate in the State of Ohio, County of Franklin, City of	2445
Gahanna, being located in Quarter Township 1, Township 1, Range	2446
17, United States Military Lands and being part of the 22.950	2447
acre tract conveyed to The Vista at Rocky Fork, Limited	2448
Partnership, by deed of record in Official Record 15946B20, all	2449
references being to records in the Recorder's Office, Franklin	2450
County, Ohio and bounded and described as follows:	2451
Beginning at a point in the westerly right-of-way line of	2452
Hamilton Road at the southwesterly corner of a 1.152 acre tract	2453
conveyed to The City of Gahanna, by deed of record in Official	2454
Record 15946B09, said point also being in the southerly line of	2455
said The Vista at Rocky Fork L.P. 22.950 acre tract, the	2456
northerly line of the 57.265 acre tract conveyed to Academy	2457
Development Limited Partnership, by deed of record in Official	2458
Record 15030C06;	2459
thence North 85° 51' 10" West, along said northerly line	2460
of the Academy Development L.P. 57.265 acre tract, a distance of	2461
485.00 feet to a point;	2462
thence North 15° 23' 12" East, a distance of 74.20 feet to	2463

a point;	2464
thence North 67° 00' 00" East, a distance of 215.00 feet to a point;	2465 2466
thence North 89° 00' 00" East, a distance of 180.00 feet to a point;	2467 2468
thence South 85° 50' 13" East, a distance of 100.00 feet to a point in the westerly right-of-way line of Hamilton Road, the westerly line of the City of Gahanna 1.152 acre tract;	2469 2470 2471
thence South 4° 09' 47" West, along said right-of-way line of Hamilton Road, being 50 feet westerly, as measured at right angles and parallel with the centerline of Hamilton Road, a distance of 187.00 feet to the place of beginning, containing 1.713 acres, more or less.	2472 2473 2474 2475 2476
Franklin County Parcel No. 025-009951-00 Prior Instrument Reference: 199803200064415 PARCEL 2	2477 2478 2479
Being situated in the City of Gahanna, Franklin County, Ohio and being more particularly described as follows:	2480 2481
Being Lot 1 of Lion Academy Village as the same is numbered and delineated upon the recorded plat thereof, of record in Plat Book 75, Page 99, Recorder's Office, Franklin County, Ohio.	2482 2483 2484 2485
Franklin County Parcel No. 025-009952-00	2486
Prior Instrument Reference: 199803200064417 The foregoing legal description may be corrected or	2487 2488
modified by the Department of Administrative Services as necessary in order to facilitate the recording of the deed.	2489 2490

(B)(1) The conveyance shall include the improvements and	2491
chattels situated on the real estate, and is subject to all	2492
easements, covenants, conditions, and restrictions of record;	2493
all legal highways and public rights-of-way; zoning, building,	2494
and other laws, ordinances, restrictions, and regulations; and	2495
real estate taxes and assessments not yet due and payable. The	2496
real estate shall be conveyed in an "as-is, where-is, with all	2497
faults" condition.	2498
(2) The deed or deeds for the conveyance of the real	2499
estate may contain restrictions, exceptions, reservations,	2500
reversionary interests, or other terms and conditions specified	2501
in the real estate purchase agreement and/or the resolution	2502
adopted by the Board of Trustees of The Ohio State University.	2503
(3) Subsequent to the conveyance, any restrictions,	2504
exceptions, reservations, reversionary interests, or other terms	2505
and conditions contained in the deed may be released by the	2506
state or the Board of Trustees of The Ohio State University	2507

(C) Consideration for the conveyance of the real estate 2509 described in division (A) of this section is \$1,100,000, and 2510 such conveyance shall be pursuant to a real estate purchase 2511 agreement containing any terms and conditions acceptable to the 2512 Board of Trustees of The Ohio State University. 2513

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without the necessity of further legislation.

If GZD Investments LLC does not complete the purchase of

the real estate within the time period provided in the real

estate purchase agreement, The Ohio State University may use any

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reasonable method of sale considered acceptable to the Board of

Trustees of The Ohio State University to select an alternate

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grantee or grantees to complete the purchase not later than

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three years after the effective date of this act. All

advertising costs, additional fees, and other costs incidental	2521
to the sale of the real estate to an alternate grantee or	2522
grantees, shall be negotiated by The Ohio State University as	2523
specified in a real estate purchase agreement with the alternate	2524
grantee or grantees.	2525
(D) The real estate described in division (A) of this	2526
section may be conveyed as an entire tract or as multiple	2527
parcels.	2528
(E) All costs associated with the purchase, the closing,	2529
and the conveyance of the real property shall be paid by the	2530
grantee and The Ohio State University in the manner stated in	2531
the real estate purchase agreement.	2532
The net proceeds of the sale shall be deposited into	2533
university accounts for purposes to be determined by the Board	2534
of Trustees of The Ohio State University.	2535
(F) Upon adoption of a resolution by the Board of Trustees	2536
of The Ohio State University, the Auditor of State, with the	2537
assistance of the Attorney General, shall prepare a deed to the	2538
real estate described in division (A) of this section. The deed	2539
shall state the consideration and shall be executed by the	2540
Governor in the name of the state, countersigned by the	2541
Secretary of State, sealed with the Great Seal of the State,	2542
presented in the Office of the Auditor of State for recording,	2543
and delivered to the grantee. The grantee shall present the deed	2544
for recording in the Office of the Franklin County Recorder.	2545
(G) This section expires three years after its effective	2546
date.	2547
Section 15. (A) The Governor may execute a deed in the	2548
name of the state conveying to Lennox Station Holdings LLC. an	2549

Ohio limited liability company, and to its successors and	2550
assigns, all of the state's right, title, and interest in the	2551
following described real estate:	2552
The East Half of the	2553
Alley west of Olentangy River Road and north of King Avenue	2554
(0.055 Acre)	2555
Situated in the State of Ohio, County of Franklin,	2556
Township of Clinton, and being the easterly half of a 20 foot	2557
wide alley of Joseph Berger's Subdivision, as the same is shown	2558
and delineated upon the recorded plat thereof, of record in Plat	2559
Book 4, Page 221, Recorder's Office, Franklin County, Ohio, as	2560
vacated by the Franklin County Commissioners by Resolution No.	2561
787-00 and on file in Road Record 28, Page 82 in the Offices of	2562
the Franklin County Engineer, said alley being more particularly	2563
described as follows:	2564
Being a 20 foot wide alley bounded on the south by the	2565
northerly right-of-way line of a 10 foot wide alley of said	2566
subdivision, bounded on the west by the easterly lines of Lots	2567
No. 2 through No. 7 of said subdivision, bounded on the north by	2568
the northerly boundary line of said subdivision, and bounded on	2569
the east by the westerly line of Lot No.1 of said subdivision,	2570
containing 0.110 acres, more or less.	2571
Said easterly half of the alley contains 0.055 acres, more	2572
or less.	2573
The foregoing legal description may be corrected or	2574
modified by the Department of Administrative Services as	2575
necessary in order to facilitate the recording of the deed.	2576
(B)(1) The conveyance includes improvements situated on	2577

the real estate, and is subject to all easements, covenants,	2578
conditions, and restrictions of record; all legal highways and	2579
public rights-of-way; zoning, building, and other laws,	2580
ordinances, restrictions, and regulations; and real estate taxes	2581
and assessments not yet due and payable. The real estate shall	2582
be conveyed in an "as-is, where-is, with all faults" condition.	2583

- (2) The deed for the conveyance of the real estate may

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 contain restrictions, exceptions, reservations, reversionary

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 interests, and other terms and conditions specified in the real

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 estate purchase agreement entered into by the parties, and/or

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 the resolution adopted by the Board of Trustees of The Ohio

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 State University approving the sale.
- (3) Subsequent to the conveyance, any restrictions, 2590 exceptions, reservations, reversionary interests, or other terms 2591 and conditions contained in the deed may be released by the 2592 state or The Ohio State University without the necessity of 2593 further legislation.
- (C) Consideration for the conveyance of the real estate 2595 described in division (A) of this section is \$95,000. 2596

The Ohio State University shall offer the real estate to 2597 the Lennox Station Holdings LLC through a real estate purchase 2598 agreement. If Lennox Station Holdings LLC does not complete the 2599 purchase of the real estate within the time period provided in 2600 the real estate purchase agreement, the Director of 2601 Administrative Services may use any reasonable method of sale 2602 considered acceptable by The Ohio State University to determine 2603 an alternate grantee willing to complete the purchase not later 2604 than three years after the effective date of this section. The 2605 Ohio State University shall pay all advertising costs, 2606 additional fees, and other costs incident to the subsequent sale 2607

of the real estate.	2608
(D) The real estate described in division (A) of this	2609
section shall be sold as an entire tract and not in parcels.	2610
(E) All costs associated with the purchase, the closing,	2611
and the conveyance of the real estate described in division (A)	2612
of this section shall be paid by the grantee and The Ohio State	2613
University, in the manner stated in the real estate purchase	2614
agreement.	2615
The net proceeds of the sale shall be deposited into	2616
university accounts for purposes to be determined by the Board	2617
of Trustees of The Ohio State University.	2618
(F) Upon the effective date of this act, the Department of	2619
Administrative Services shall request the Auditor of State, with	2620
the assistance of the Attorney General, to prepare a deed for	2621
the conveyance of the real estate described in division (A) of	2622
this section. The deed shall state the consideration and shall	2623
be executed by the Governor in the name of the state,	2624
countersigned by the Secretary of State, sealed with the Great	2625
Seal of the State, presented in the Office of the Auditor of	2626
State for recording, and delivered to the grantee. The grantee	2627
shall present the deed for recording in the Office of the	2628
Franklin County Recorder.	2629
(G) This section expires three years after its effective	2630
date.	2631
Section 16. (A) The Governor may execute a deed in the	2632
name of the state conveying to Carnegie Management and	2633
Development Corporation, an Ohio corporation, and to its	2634
successors and assigns, all of the state's right, title, and	2635
interest in the following described real estate:	2636

Parcel 1	2637
Situated in the Township of Springfield, City of	2638
Mansfield, County of Richland, State of Ohio and being part of	2639
the southwest quarter of Section 12, Township 21 North, Range 19	2640
West, and being a portion of the property conveyed to State of	2641
Ohio (The Ohio State University) by Deed Volume 562, Page 211 of	2642
the Richland County Recorder's records, and being more	2643
particularly described as follows:	2644
Beginning for the same at an iron pin set in the northeast	2645
corner of said southwest quarter;	2646
Thence, the following FOUR courses:	2647
1. South 00 degrees 18 minutes 06 seconds West, 520.08	2648
feet along the east line of said quarter to an iron pin set;	2649
2. South 88 degrees 47 minutes 12 seconds west, 925.90	2650
feet to an iron pin found in the southeast corner of a parcel	2651
conveyed to 55 Lex-Springmill Inv. Ltd. by Official Record	2652
Volume 1107, Page 878;	2653
3. North 00 degrees 19 minutes 03 seconds east, 520.08	2654
feet along the east line of said 55 Lex-Springmill Inv. Ltd.	2655
Parcel to an iron pin set on the north line of said southwest	2656
quarter;	2657
4. North 88 degrees 47 minutes 12 seconds east, 925.75	2658
feet along said north line of said quarter to the Place of	2659
Beginning and containing 11.050 acres, more or less, and subject	2660
to all legal highways, easements, leases, reservations, and use	2661
restrictions of record.	2662
According to survey by K.E. McCartney & Associates, Inc.	2663
made August, 2016.	2664

Richland County Parcel No. 039-91-500-02-000	2665
Parcel 2	2666
Situated in the Township of Springfield, City of Ontario,	2667
County of Richland, State of Ohio and being part of the	2668
southwest quarter of Section 12, Township 21 North, Range 19	2669
West, and being a portion of the property conveyed to State of	2670
Ohio (The Ohio State University) by Deed Volume 562, Page 211 of	2671
the Richland County Recorder's records, and being more	2672
particularly described as follows:	2673
Commencing at an iron pin set in the northeast corner of	2674
said southwest quarter; thence, South 00 degrees 18 minutes 06	2675
seconds West, 520.08 feet along the east line of said quarter to	2676
an iron pin set, the Place of Beginning of the parcel herein	2677
described:	2678
Thence, the following FOUR courses:	2679
1. South 00 degrees 18 minutes 06 seconds West, 887.04	2680
feet along the east line of said quarter to an iron pin set on	2681
the former centerline of Walker Lake Road-(C.H. 164);	2682
2. South 89 degrees 14 minutes 50 seconds West, 925.97	2683
feet along the centerline of Walker Lake Road to a point in the	2684
southeast corner of a parcel conveyed to Charles L. Gilbert,	2685
Trustee U/A/W Charles L. Gilbert Living Revocable Trust dated	2686
6/7/10 by Official Record Volume 2033, Page 476 and Marilyn A.	2687
Gilbert, Trustee U/A/W/ Marilyn A. Gilbert Living Revocable	2688
Trust dated 6/7/10 by Official Record Volume 2033, Page 472;	2689
3. North 00 degrees 19 minutes 03 seconds East, 879.61	2690
feet along the east line of said Gilbert Trust parcel to an iron	2691
pin found in the northeast corner thereof, and passing through	2692
an iron pin found for reference at 42 75 feet:	2693

4. North 88 degrees 47 minutes 12 seconds East, 925.90	2694
feet to the Place of Beginning and containing 18.772 acres, more	2695
or less, and subject to all legal highways, easements, leases,	2696
reservations, and use restrictions of record.	2697
According to survey by K.E. McCartney & Associates, Inc.	2698
made August, 2016.	2699
Richland County Parcel No. 038-60-500-61-000	2700
The foregoing legal description may be corrected or	2701
modified by the Department of Administrative Services as	2702
necessary in order to facilitate the recording of the deed.	2703
(B)(1) The conveyance includes the improvements and	2704
chattels situated on the real estate, and is subject to all	2705
easements, covenants, conditions, and restrictions of record;	2706
all legal highways and public rights-of-way; zoning, building,	2707
and other laws, ordinances, restrictions, and regulations; and	2708
real estate taxes and assessments not yet due and payable. The	2709
real estate shall be conveyed in an "as-is, where-is, with all	2710
faults" condition.	2711
(2) The deed or deeds may contain restrictions,	2712
exceptions, reservations, reversionary interests, or other terms	2713
and conditions specified in the real estate purchase agreement	2714
and/or the resolution adopted by the Board of Trustees of The	2715
Ohio State University.	2716
(3) Subsequent to the conveyance, any restrictions,	2717
exceptions, reservations, reversionary interests, or other terms	2718
and conditions contained in the deed or deeds may be released by	2719
the state or the Board of Trustees of The Ohio State University	2720
without the necessity of further legislation.	2721
(C) Consideration for the conveyance of the real estate	2722

described in division (A) of this section is \$417,508, and such	2723
conveyance shall be pursuant to a real estate purchase agreement	2724
containing any terms and conditions acceptable to the Board of	2725
Trustees of The Ohio State University.	2726
If Carnegie Management and Development Corporation does	2727
not complete the purchase of the real estate within the time	2728
period provided in the real estate purchase agreement, The Ohio	2729
State University may use any reasonable method of sale	2730
considered acceptable to the Board of Trustees of The Ohio State	2731
University to select an alternate grantee or grantees to	2732
complete the purchase not later than three years after the	2733
effective date of this section. All advertising costs,	2734
additional fees, and other costs incidental to the sale of the	2735
real estate to an alternate grantee or grantees shall be	2736
negotiated by The Ohio State University and specified in a real	2737
estate purchase agreement with the alternate grantee or	2738
grantees.	2739
(D) The real estate described in division (A) of this	2740
section may be conveyed as an entire tract or as multiple	2741
parcels.	2742
(E) All costs associated with the purchase, closing, and	2743
conveyance of the real estate shall be paid by the grantee or	2744
grantees and The Ohio State University in the manner stated in	2745
the real estate purchase agreement.	2746
The net proceeds of the sale shall be deposited into	2747
university accounts for purposes to be determined by the Board	2748
of Trustees of The Ohio State University.	2749

(F) Upon adoption of a resolution by the Board of Trustees

of The Ohio State University, the Auditor of State, with the

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assistance of the Attorney General, shall prepare a deed or	2752
deeds to the real estate described in division (A) of this	2753
section. The deed or deeds shall state the consideration and	2754
shall be executed by the Governor in the name of the state,	2755
countersigned by the Secretary of State, sealed with the Great	2756
Seal of the State, presented in the Office of the Auditor of	2757
State for recording, and delivered to the grantee or grantees.	2758
The grantee or grantees shall present the deed or deeds for	2759
recording in the Office of the Richland County Recorder.	2760
(G) This section expires three years after its effective	2761
date.	2762
Section 17.(A) Notwithstanding division (A)(5) of section	2763
123.01 of the Revised Code, the Director of Administrative	2764
Services may execute a perpetual easement in the name of the	2765
state granting to the City of Columbus, Ohio, and to its	2766
successors and assigns, a perpetual easement for sanitary sewer	2767
purposes burdening the following described real estate:	2768
Situated in the State of Ohio, County of Franklin, City of	2769
Columbus, lying in Quarter Township 3, Township 1, Range 18,	2770
United States Military Lands, being on, over, and across that	2771
193 acre and 62 pole tract conveyed to State of Ohio (Ohio State	2772
University) by deed of record in Deed Book 103, Page 547 and	2773
that 32.093 acre tract of land conveyed to State of Ohio (Ohio	2774
State University) by deed of record Deed Book 602, Page 561,	2775
respectively, (all references are to the records of the	2776
Recorder's Office, Franklin County, Ohio) and being more	2777
particularly described as follows:	2778
Beginning, for reference, at a $3/4$ " solid iron pin in a	2779
monument box found in the centerline of right-of-way of King	2780
Avenue, located at King Avenue centerline station 20+00.00 as	2781

shown on Cannon Drive Centerline Plat of record in Plat Book,	2782
Page;	2783
thence North 86° 57' 16" West, with said centerline, a	2784
distance of 6.78 feet, to the centerline intersection of King	2785
Avenue with Street A (a private right-of-way) as shown on said	2786
Cannon Drive Centerline Plat, located at King Avenue centerline	2787
station 19+93.22 and Street A centerline station 10+00.00 as	2788
shown on said Cannon Drive Centerline Plat;	2789
thence North 03° 10' 49" East, with the centerline of	2790
Street A, a distance of 30.00 feet, to the northerly right-of-	2791
way line of King Avenue;	2791
way line of king Avenue,	2192
thence North 86 $^{\circ}$ 57' 16" West, with said northerly right-	2793
of-way line, a distance of 31.87 feet, to the True Point of	2794
Beginning;	2795
thence North 86° 57' 16" West, continuing with said	2796
northerly right-of-way line, a distance of 75.43 feet, to a	2797
point;	2798
thence crossing said State of Ohio (Ohio State University)	2799
tracts, the following courses and distances;	2800
North 65° 48' 57" West, a distance of 113.10 feet to a	2801
point;	2802
North 87° 09' 14" West, a distance of 191.16 feet to a	2803
point;	2804
point,	2004
North 01° 10' 50" West, a distance of 360.52 feet to a	2805
point;	2806
North 02° 58' 17" East, a distance of 197.58 feet to a	2807
point;	2808

	North	03°	14'	49"	East,	a	distance	of	258.02	feet	to a	A	2809
poin	t;												2810
		03°	06'	18"	East,	а	distance	of	334.05	feet	to a	A	2811
point													2812
noint		03°	36'	49"	East,	а	distance	of	282.00	feet	to a	A	2813 2814
point		0											
point		03°	07 '	04"	East,	а	distance	of	308.57	feet	to a	a.	2815 2816
РОТП		60°	33 I	20"	Foot	2	distance	٥f	100 14	foot	+0		2817
point		00	33	20	East,	а	uistance	OI	100.14	reet	10 6	1	2818
	North	17°	58 '	13"	West,	a	distance	of	77.82	feet t	to a		2819
point													2820
	North	19°	07'	27"	West,	а	distance	of	229.82	feet	to a	à	2821
point	t;												2822
	North	18°	52 '	44"	West,	а	distance	of	230.37	feet	to a	À	2823
point	t;												2824
		51°	13'	14"	East,	a	distance	of	61.96	feet t	to a		2825
point													2826
point		88°	00'	53"	East,	а	distance	of	320.39	feet	to a	ì	2827 2828
ротп	•	0 = 0	4 - •	5 O H				-	100 54	.			
point		85	15'	52"	East,	а	distance	Οİ	133.54	ieet	to a	A	2829 2830
-		85°	26'	41"	East	a	distance	of	176 73	feet	to a		2831
poin			20	11	_ubc,	u	arb carree	01	1,0.75	1000		•	2832
	North	48°	13'	13"	East,	a	distance	of	63.47	feet t	to a		2833
poin	t;												2834

Sou	ıth 41°	46'	47"	East,	a	distance	of	30.00 f	feet t	o a	2	2835
point;											2	2836
	ith 48°	13'	13"	West,	a	distance	of	73.57 f	feet t	o a		2837
point;											2	2838
	ıth 85°	26'	41"	West,	а	distance	of	189.27	feet	to		2839
point;											2	2840
	th 85°	15 '	52"	West,	а	distance	of	135.26	feet	to		2841
point;												2842
	th 88°	00'	53"	West,	а	distance	of	308.52	feet	to		2843
point;												2844
Sou point;	ıth 51°	13'	14"	West,	а	distance	of	29.77 f	feet t	o a		2845 2846
_	. 1 . 1 . 0	50.	4 4 11	.		11.	-	000 06	.			
point;	ith 18	52'	44"	East,	а	distance	ΟÏ	209.26	ieet	to		2847 2848
	ı+h 10°	07 '	27"	Fag+	2	distance	٥f	230 06	foot	+ 0		2849
point;	icii 19	0 7	21	East,	а	arstance	OI	230.00	1660			2850
Sou	ıth 17°	58 '	13"	East,	а	distance	of	106.35	feet.	t.o	a 2	2851
point;				,	_		-					2852
Sou	ıth 68°	33'	20"	West,	a	distance	of	117.10	feet	to	a 2	2853
point;												2854
Sou	ıth 03°	07 '	04"	West,	a	distance	of	289.43	feet	to	a 2	2855
point;											2	2856
Sou	ıth 03°	36 '	49"	West,	а	distance	of	282.00	feet	to	a 2	2857
point;											2	2858
Sou	ith 03°	06'	18"	West,	а	distance	of	333.95	feet	to	a 2	2859
point;											2	2860

South 03° 14' 49" West, a distance of 257.98 feet to a	2861
point;	2862
South 02° 58' 17" West, a distance of 196.42 feet to a	2863
point;	2864
	2005
South 01° 10' 50" East, a distance of 331.48 feet to a point;	2865 2866
point,	2000
South 87° 09' 14" East, a distance of 168.84 feet to a	2867
point;	2868
South 65° 48' 57" East, a distance of 123.09 feet to a	2869
point;	2870
South 78° 59' 39" East, a distance of 61.14 feet to a	2871
point;	2872
South 03° 02' 44" West, a distance of 17.95 feet to the	2873
True Point of Beginning, containing 2.387 acres, more or less.	2874
The bearings shown on these plans were transferred from a	2875
field traverse originating from and tying to Franklin County	2876
Survey Control Monuments, including MORLAN and TACKETT, and is	2877
based on the Ohio State Plane Coordinate System, South Zone as	2878
per NAD 83. The portion of the centerline of King Avenue, having	2879
a bearing of South 86 $^{\circ}$ 57' 16" East, is designated the "basis of	2880
bearing" for this plat.	2881
Iron pins set, where indicated, are iron pipes, thirteen	2882
sixteenths (13/16) inch inside diameter, thirty (30) inches long	2883
with a plastic plug placed in the top bearing the initials EMHT	2884
INC.	2885
This description is based on an actual field survey	2886
performed by or under the direct supervision of John C. Dodgion,	2887
Registered Surveyor Number 8069 in March 2016.	2888

	0000
The foregoing legal description may be corrected or	2889
modified by the Department of Administrative Services as	2890
necessary in order to facilitate the recording of the perpetual	2891
easement.	2892
(B) The perpetual easement shall state the obligations of,	2893
and the duties to be observed and performed by, the City of	2894
Columbus, Ohio, with regard to the perpetual easement, and shall	2895
require the City of Columbus, Ohio, to assume perpetual	2896
responsibility for constructing, operating, maintaining,	2897
repairing, reconstructing, and replacing the sanitary sewer	2898
pipeline that will be located on the real estate.	2899
(C) Consideration for granting the perpetual easement is	2900
\$1.	2901
(D) The Director of Administrative Services, with the	2902
assistance of the Attorney General, shall prepare the perpetual	2903
easement document. The perpetual easement shall state the	2904
consideration and the terms and conditions for the granting of	2905
the perpetual easement. The perpetual easement shall be executed	2906
by the Director of Administrative Services in the name of the	2907
state, presented in the Office of the Auditor of State for	2908
recording, and delivered to the City of Columbus, Ohio. The City	2909
of Columbus, Ohio, shall present the perpetual easement for	2910
recording in the Office of the Franklin County Recorder. The	2911
City of Columbus, Ohio, shall pay the recording costs and fees.	2912
(E) This section expires three years after its effective	2913
date.	2914
Section 18. (A) The Governor may execute a deed in the	2915
name of the state conveying to a selected Grantee or Grantees,	2916

their heirs, successors, and assigns, to be determined in the

manner provided in division (C) of this section, all of the	2918
state's right, title, and interest in the following described	2919
real estate:	2920
Situated in City of Athens, Athens Township, Athens	2921
County, State of Ohio	2922
Being a 0.561 acre parcel of land located in Farm Lot 45,	2923
Section 10, Township 09 North, Range 14 West, Ohio Company	2924
Purchase, City of Athens, Athens Township, Athens County, State	2925
of Ohio and being inclusive of a residual 0.55 acre parcel as	2926
conveyed to Dwight H. Mutchler by a deed recorded in Volume 90	2927
Page 139 of said county Deed Records and being more fully	2928
bounded and described as follows:	2929
Beginning at an iron pin set in the easterly line of	2930
Columbia Avenue, a variable width right of way, and the	2931
southwesterly corner of aforesaid 0.561 acre parcel, from which	2932
for reference, the southwesterly corner of Farm Lot No. 45 bears	2933
the following three courses; S 30° 28' 35" W, 79.47 feet to a	2934
point; thence S 05° 27' 35" W, 189.50 feet to an iron pin found	2935
(5/8" rebar); thence N 84 $^{\circ}$ 32' 25" W, 347.00 feet to a point	2936
being the southwesterly corner of said Farm Lot 45;	2937
Course No. 1: Thence, N 30° 28' 35" E, being the basis of	2938
bearings of this description, with the westerly line of	2939
aforesaid 0.561 acre parcel and easterly line of said Columbia	2940
Avenue, 95.74 feet to an iron pin found $(5/8"$ rebar), being the	2941
southwesterly corner of a 0.55 acre parcel as conveyed to Terry	2942
Conry and Joy Lynn John as recorded in Volume 41 Page 799 of	2943
said county Deed Records;	2944
Course No. 2: Thence, S 50° 17' 25" E, with the southerly	2945
line of aforesaid 0.55 acre parcel, passing an iron pin found	2946

(5/8" rebar), at 176.60 feet for reference, a total distance of	2947
276.60 feet to an iron pin found $(5/8"$ rebar), being the	2948
southerly corner of a 0.49 acre parcel as conveyed to Peter	2949
Kramer & Barbara Fisher as recorded in Official Records Book 379	2950
Page 359 of said county Deed Records;	2951
Course No. 3: Thence, S 03° 34' 35" W, along the westerly	2952
line of a 1.140 acre parcel as conveyed to Emily Gurhans & Marc	2953
Singer as recorded in Official Record Book 409 Page 1982 of said	2954
county Deed Records, 85.19 feet to an iron pin set, being the	2955
northeasterly corner of a 1.39 acre parcel as conveyed to	2956
Michael & Helen Keyes as recorded in Official Record Book 284	2957
Page 1568 of said county Deed Records;	2958
Course No. 4: Thence, N 55° 00' 25" W, with the northerly	2959
line of aforesaid 1.39 acre parcel, 312.53 feet to an iron pin	2960
set, being the Point of Beginning, containing 0.561 acres, more	2961
	2961
or less, and being subject to all legal rights of way and	
easements of record.	2963
All iron pins set being $5/8$ " x 30" rebar with plastic cap	2964
stamped "Buckley Group 04153".	2965
Description prepared by Ryan D. Buckley from a field	2966
survey in April 2014, under the direct supervision of Thomas E.	2967
Snyder, Professional Surveyor No. PS 6651.	2968
The foregoing legal description may be corrected or	2969
modified by the Department of Administrative Services as	2970
necessary in order to facilitate the recording of the deed.	2971
necessary in order to racriftate the recording of the deed.	2911
(B)(1) The conveyance shall include the improvements and	2972
chattels situated on the real estate, and is subject to all	2973
easements, covenants, conditions, and restrictions of record;	2974
all legal highways and public rights-of-way; zoning, building,	2975

and other laws, ordinances, restrictions, and regulations; and	2976
real estate taxes and assessments not yet due and payable. The	2977
real estate shall be conveyed in an "as-is, where-is, with all	2978
faults" condition.	2979
(2) The deed for the conveyance of the real estate may	2980
contain restrictions, exceptions, reservations, reversionary	2981
interests, and other terms and conditions the Director of	2982
Administrative Services determines to be in the best interest of	2983
the state.	2984
(3) Subsequent to the conveyance, any restrictions,	2985
exceptions, reservations, reversionary interests, or other terms	2986
and conditions contained in the deed may be released by the	2987
state or Ohio University without the necessity of further	2988
legislation.	2989
(C) The Director of Administrative Services shall conduct	2990
a sale of the real estate by sealed bid auction or public	2991
auction, and the real estate shall be sold to the highest bidder	2992
at a price acceptable to the Director of Administrative Services	2993
and Ohio University. The Director of Administrative Services	2994
shall advertise the sealed bid auction or public auction by	2995
publication in a newspaper of general circulation in Athens	2996
County, once a week for three consecutive weeks before the date	2997
on which the sealed bids are to be opened or the public auction	2998
occurs. The Director of Administrative Services may reject any	2999
or all bids. The Director of Administrative Services shall	3000
notify the successful bidder in writing.	3001
The purchaser shall pay ten percent of the purchase price	3002
to the Director of Administrative Services not later than five	3003
business days after receiving the notice the bid has been	3004

accepted and shall enter into a real estate purchase agreement,

in the form prescribed by the Department of Administrative	3006
Services. Payment may be made in cash or certified check made	3007
payable to the Treasurer of State. The purchaser shall pay the	3008
balance of the purchase price to the Director at closing. A	3009
purchaser who does not complete the conditions of the sale as	3010
prescribed in this division shall forfeit the ten percent of the	3011
purchase price paid to the state as liquidated damages. If a	3012
purchaser fails to complete the purchase, the Director of	3013
Administrative Services may accept the next highest bid, subject	3014
to the foregoing conditions. If the Director of Administrative	3015
Services rejects all bids, the Director of Administrative	3016
Services may repeat the sealed bid auction or public auction, or	3017
may use an alternative sale process that is acceptable to Ohio	3018
University. Any subsequent costs attributed to the marketing of	3019
a secondary sale process shall be the responsibility of Ohio	3020
University.	3021

- (D) The real estate described in division (A) of this 3022 section shall be sold as an entire tract and not in parcels. 3023
- (E) Except as otherwise specified in this section, the 3024 purchaser shall pay all costs associated with the purchase, 3025 closing, and conveyance, including surveys, title evidence, 3026 title insurance, transfer costs and fees, recording costs and 3027 fees, taxes, and any other fees, assessments, and costs that may 3028 be imposed.

The net proceeds of the sale of the real estate shall be 3030 paid to Ohio University and deposited into the Ohio University 3031 Endowment Fund. 3032

(F) Upon notice received from the Director of 3033
Administrative Services, the Auditor of State, with the 3034
assistance of the Attorney General, shall prepare a deed to the 3035

real estate described in division (A) of this section. The deed	3036
shall state the consideration and shall be executed by the	3037
Governor in the name of the state, countersigned by the	3038
Secretary of State, sealed with the Great Seal of the State,	3039
presented in the Office of the Auditor of State for recording,	3040
and delivered to the grantee. The grantee shall present the deed	3041
for recording in the Office of the Athens County Recorder.	3042
(G) This section expires three years after its effective	3043
date.	3044
Section 19. (A) The Governor may execute a deed in the	3045
name of the state conveying to Children's Hospital Medical	3046
Center, an Ohio nonprofit corporation ("Grantee"), and to its	3047
successors and assigns, or to an alternate grantee or grantees	3048
as set forth below in division (C) of this section, all of the	3049
state's right, title, and interest in the following described	3050
real estate:	3051
Situated in Section 14, Town 3, Fractional Range 2, BTM,	3052
City of Cincinnati, Hamilton County, Ohio and being part of an	3053
18.008 acre tract of land as depicted on P.B. 453, Pg. 78 and	3054
recorded in O.R. 13231, Pg. 206 of the Hamilton County, Ohio	3055
Recorder's Office, the boundary of which being more particularly	3056
described as follows:	3057
Beginning at a magnail found at the southeast corner of	3058
Lot 167 of Mt. Auburn and Avondale Syndicate Subdivision as	3059
recorded in P.B. 8, Volume 1, Page 44;	3060
Thence along the east line of said Lot 167, N06°11'54"E a	3061
distance of 150.26 feet to a cross notch found in the south	3062
right of way line of Erkenbrecher Avenue;	3063
Thence along said south right of way line, S84°17'10"E a	3064

distance of 50.00 feet to a pipe found at the northwest corner	3065
of Lot 165 of the aforementioned Mt. Auburn and Avondale	3066
Syndicate Subdivision;	3067
Thence along the west line of said Lot 165, S06°11'54"W a	3068
distance of 150.22 feet to the southwest corner of said Lot 165,	3069
witness a pipe found lying 0.7 feet north;	3070
wieness a pipe isana i,ing s., ieee noien,	3070
Thence along the south line of said subdivision,	3071
S84°19'38"E a distance of 190.82 feet to a 5/8" iron pin found	3072
at the northwest corner of a 6.259 acre (deed) tract of land	3073
conveyed to Children's Hospital Medical Center in D.B. 3922, Pg.	3074
86 ;	3075
Thence along the east line of said 6.259 acre (deed) tract	3076
of land, S06°11'02"W a distance of 290.59 feet to a 5/8" iron	3077
pin set;	3078
mbanca alang new division lines the following three (2)	2070
Thence along new division lines the following three (3)	3079
courses:	3080
1. N82°32'20"W a distance of 154.29 feet to a magnail set;	3081
2. N33°29'17"W a distance of 160.84 feet to a magnail set;	3082
3. N84°21'04"W a distance of 113.14 feet to a magnail set	3083
in the east terminus of Louis Avenue;	3084
	2005
Thence in part along said east terminus and along the east	3085
line of Lot 7 of the Subdivision of Andrew McMillan's 80 Acre	3086
Tract as recorded in P.B. 14, Pg. 29, N06°05'45"E a distance of	3087
161.10 feet to a pipe found in the south line of the	3088
aforementioned Mt. Auburn and Avondale Syndicate Subdivision;	3089
Thence along said south line, S84°19'38"E a distance of	3090
129.52 feet to the Point of Beginning.	3091

Containing 2.138 acres of land more or less and being	3092
subject to easements, restrictions and rights of way of record.	3093
Bearings are based on the Ohio State Plane Coordinates-	3094
South Zone as shown on a topographic survey performed by Clifton	3095
Engineering- "UC Kettering North Wing" dated June 1, 2010 with a	3096
project # of 10002.	3097
The above description is based on a field survey performed	3098
by The Kleingers Group under the direct supervision of Matthew	3099
D. Habedank, Ohio Professional Surveyor No. 8611.	3100
The foregoing legal description may be corrected or	3101
modified by the Department of Administrative Services as	3102
necessary in order to facilitate the recording of the deed.	3103
(B)(1) The conveyance includes the improvements and	3104
chattels situated on the real estate, and is subject to all	3105
easements, covenants, conditions, and restrictions of record;	3106
all legal highways and public rights-of-way; zoning, building,	3107
and other laws, ordinances, restrictions, and regulations; and	3108
real estate taxes and assessments not yet due and payable. The	3109
real estate shall be conveyed in an "as-is, where-is, with all	3110
faults" condition.	3111
(2) The deed or deeds may contain restrictions,	3112
exceptions, reservations, reversionary interests, or other terms	3113
and conditions the Director of Administrative Services and the	3114
Board of Trustees of the University of Cincinnati determine to	3115
be in the best interest of the state.	3116
(3) Subsequent to the conveyance, any restrictions,	3117
exceptions, reservations, reversionary interests, or other terms	3118
and conditions contained in the deed may be released by the	3119
state or the Board of Trustees of the University of Cincinnati	3120

without the necessity of further legislation.	3121
(C) Consideration for the conveyance of the real estate	3122
described in division (A) of this section is \$1,900,000.	3123
If Children's Hospital Medical Center does not complete	3124
the purchase of the real estate within the time period provided	3125
in the real estate purchase agreement, the Director of	3126
Administrative Services and the Board of Trustees of the	3127
University of Cincinnati may use any reasonable method of sale	3128
considered acceptable by the Board of Trustees of the University	3129
of Cincinnati to select an alternate grantee or grantees to	3130
complete the purchase not later than three years after the	3131
effective date of this section. All advertising costs,	3132
additional fees, and other costs incidental to the sale of the	3133
real estate to an alternate grantee or grantees, shall be	3134
negotiated by the University of Cincinnati as specified in a	3135
real estate purchase agreement with the alternate grantee or	3136
grantees.	3137
(D) The real estate described in division (A) of this	3138
section shall be sold as an entire tract and not in parcels.	3139
(E) The grantee shall pay all costs associated with the	3140
purchase, closing, and conveyance, including surveys, title	3141
evidence, title insurance, transfer costs and fees, recording	3142
costs and fees, taxes, and any other fees, assessments, and	3143
costs that may be imposed.	3144
The net proceeds of the sale shall be deposited into	3145
university accounts for purposes to be determined by the Board	3146
of Trustees of the University of Cincinnati.	3147
(F) Upon payment of the purchase price, the Auditor of	3148
State, with the assistance of the Attorney General, shall	3149

prepare a deed to the real estate described in division (A) of	3150
this section. The deed shall state the consideration and shall	3151
be executed by the Governor in the name of the state,	3152
countersigned by the Secretary of State, sealed with the Great	3153
Seal of the State, presented in the Office of the Auditor of	3154
State for recording, and delivered to the Grantee. The grantee	3155
shall present the deed for recording in the Office of the	3156
Hamilton County Recorder.	3157
(G) This section expires three years after its effective	3158
date.	3159
Section 20. (A) The Governor may execute a deed in the	3160
name of the state conveying to UC Health, LLC, an Ohio nonprofit	3161
corporation ("Grantee"), and to its successors and assigns, or	3162
to an alternate grantee or grantees as set forth below in	3163
division (C) of this section, all of the state's right, title,	3164
and interest in the following described real estate:	3165
Situated in Section 14, Town 3, Fractional Range 2, BTM,	3166
City of Cincinnati, Hamilton County, Ohio, being all of the land	3167
depicted on P.B. 453, Pg. 77 and recorded in O.R. 13231, Pg. 205	3168
of the Hamilton County, Ohio Recorder's Office, the boundary of	3169
which being more particularly as follows:	3170
Beginning at a cross notch set at the intersection of the	3171
east right of way line of Bellevue Avenue with the south right	3172
of way line of Piedmont Avenue;	3173
Thence along said south right of way line, S83°59'01"E a	3174
distance of 348.94 feet to the intersection of said south right	3175
of way line with the west right of way line of Highland Avenue,	3176
said point being witnessed by a cross notch lying North 7.0 feet	3177
and West 0.1 feet and a cross notch lying North 0.1 feet and	3178

West 7.1 feet;	3179
Thence along said west right of way line S05°54'55"W a	3180
distance of 175.36 feet to a cross notch set at the intersection	3181
of said west right of way line with the north right of way line	3182
of Martin Luther King Jr. Drive;	3183
or marchin buttler king or. brive,	3103
Thence along said north right of way line, N83°58'40"W a	3184
distance of 349.68 feet to a cross notch set at the intersection	3185
of said north right of way line with the aforementioned east	3186
right of way line of Bellevue Avenue;	3187
Thence along said east right of way line, N06°09'20"E a	3188
distance of 175.32 feet to the point of beginning.	3189
	2100
Containing 1.406 acres, more or less and being subject to	3190
easements, restrictions and rights of way of record.	3191
Bearings are based on Ohio State Plane Coordinates-South	3192
Zone.	3193
The above description is based on a field survey performed	3194
by the Kleingers Group under the direct supervision of Matthew	3195
D. Habedank, Ohio Professional Surveyor No. 8611.	3196
The foregoing legal description may be corrected or	3197
modified by the Department of Administrative Services as	3198
necessary in order to facilitate the recording of the deed.	3199
necessary in order to racriftate the recording of the acca.	3133
(B)(1) The conveyance includes the improvements and	3200
chattels situated on the real estate, and is subject to all	3201
easements, covenants, conditions, and restrictions of record;	3202
all legal highways and public rights-of-way; zoning, building,	3203
and other laws, ordinances, restrictions, and regulations; and	3204
real estate taxes and assessments not yet due and payable. The	3205
real estate shall be conveyed in an "as-is, where-is, with all	3206

faults" condition.	3207
(2) The deed or deeds may contain restrictions,	3208
exceptions, reservations, reversionary interests, or other terms	3209
and conditions the Director of Administrative Services and the	3210
Board of Trustees of the University of Cincinnati determine to	3211
be in the best interest of the state.	3212
(3) Subsequent to the conveyance, any restrictions,	3213
exceptions, reservations, reversionary interests, or other terms	3214
and conditions contained in the deed may be released by the	3215
state or the Board of Trustees of the University of Cincinnati	3216
without the necessity of further legislation.	3217
(C) Consideration for the conveyance of the real estate is	3218
\$1,800,000.	3219
If UC Health, LLC does not complete the purchase of the	3220
real estate within the time period provided in the real estate	3221
purchase agreement, the Director of Administrative Services and	3222
the Board of Trustees of the University of Cincinnati may use	3223
any reasonable method of sale considered acceptable by the Board	3224
of Trustees of the University of Cincinnati to select an	3225
alternate grantee or grantees to complete the purchase not later	3226
than three years after the effective date of this section. All	3227
advertising costs, additional fees, and other costs incidental	3228
to the sale of the real estate to an alternate grantee or	3229
grantees shall be negotiated by the University of Cincinnati as	3230
specified in a real estate purchase agreement with the alternate	3231

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(D) The real estate shall be sold as an entire tract and not in parcels.

grantee or grantees.

(E) Except as otherwise specified in this section, the

grantee shall pay all costs associated with the purchase,	3236
closing, and conveyance, including surveys, title evidence,	3237
title insurance, transfer costs and fees, recording costs and	3238
fees, taxes, and any other fees, assessments, and costs that may	3239
be imposed.	3240
The net proceeds of the sale shall be deposited into	3241
university accounts for purposes to be determined by the Board	3242
of Trustees of the University of Cincinnati.	3243
(F) Upon payment of the purchase price, the Auditor of	3244
State, with the assistance of the Attorney General, shall	3245
prepare a deed to the real estate. The deed shall state the	3246
consideration and shall be executed by the Governor in the name	3247
of the state, countersigned by the Secretary of State, sealed	3248
with the Great Seal of the State, presented in the Office of the	3249
Auditor of State for recording, and delivered to the grantee.	3250
The grantee shall present the deed for recording in the Office	3251
of the Hamilton County Recorder.	3252
(G) This section expires three years after its effective	3253
date.	3254
Section 21. (A) The Governor may execute a deed in the	3255
name of the state conveying to Charles H. Staples and Margaret	3256
A. Staples, husband and wife, and to their heirs and assigns,	3257
all of the state's right, title, and interest in the following	3258
described real estate:	3259
Parcel No. 1	3260
Situated in the City of Youngstown, County of Mahoning and	3261
State of Ohio and known as being the west Twenty-Five (25) feet	3262
of City Lot Six Hundred Fifty-Five (655) as lots are now	3263
numbered in said City, as shown by a Plat recorded in Volume 1	3264

of Plats, Page 91, Mahoning County Records.	3265
Said west part of said lot Six Hundred Fifty-Five (655)	3266
has a frontage of Twenty-Five (25) feet on the north line of	3267
West Rayen Avenue and extends back of even width, One Hundred	3268
Fifty (150) feet and is Twenty-Five (25) feet wide in the rear.	3269
Permanent Parcel No.: 53-003-0-090.00	3270
Parcel No. 2	3271
Situated in the City of Youngstown, County of Mahoning and	3272
State of Ohio and known as Youngstown City Lot Number One	3273
Thousand Four Hundred Ninety-Three (1493) according to the	3274
latest enumeration of lots in said City as recorded in Volume 1	3275
of Plats, Page 91, Mahoning County Records.	3276
Said lot has a frontage of Twenty-Five (25) feet on the	3277
north line of West Rayen Avenue and extends of even width One	3278
Hundred Fifty (150) feet and is Twenty-Five feet wide in the	3279
rear.	3280
Permanent Parcel No.: 53-003-0-089.00	3281
Parcel No. 3	3282
Situated in the City of Youngstown, County of Mahoning and	3283
State of Ohio, and known as being a part of Youngstown City Lot	3284
No. 1849 according to the latest enumeration of lots in said	3285
City, as recorded in Volume 4 of Plats, Page 14, Mahoning County	3286
Records, and more particularly bounded and described as follows:	3287
Beginning at the southwest corner of Youngstown City Lot	3288
No. 1849, said point also being the southeast corner of	3289
Youngstown City Lot No. 1916; thence northerly along the west	3290
line of said Lot No. 1849 a distance of 50 feet to a point;	3291
thence easterly and parallel to the southerly line of Lincoln	3292

Avenue a distance of 25 feet to a point; thence southerly along	3293
a line parallel to the west line of said Lot No. 1849 a distance	3294
of 50 feet to a point on the southerly line of said Lot No.	3295
1849, thence westerly along the southerly line of said Lot No.	3296
1849 a distance of 25 feet to the point of beginning, be the	3297
same more or less, but subject to all legal highways.	3298
Permanent Parcel No.: 53-003-0-199.00	3299
The foregoing legal descriptions may be corrected or	3300
modified by the Department of Administrative Services as	3301
necessary in order to facilitate the recording of the deed.	3302
(B)(1) The conveyance from the state to the Grantee	3303
includes all improvements currently situated on the real estate,	3304
and is subject to all easements, covenants, conditions, and	3305
restrictions of record: all legal highways and public rights-of-	3306
way; zoning, building, and other laws, ordinances, restrictions,	3307
and regulations; and real estate taxes and assessments not yet	3308
due and payable. The real estate shall be conveyed in an "as-is,	3309
where-is, with all faults" condition.	3310
(2) The deed may contain restrictions, exceptions,	3311
reservations, reversionary interests, or other terms and	3312
conditions the Director of Administrative Services determines to	3313
be in the best interest of the state.	3314
(3) Subsequent to the conveyance, any restrictions,	3315
exceptions, reservations, reversionary interests, or other terms	3316
and conditions contained in the deed may be released by the	3317
state or Youngstown State University without the necessity of	3318
further legislation.	3319
(C) As consideration for the conveyance of the state real	3320
(0, 115 constactation for the conveyance of the state feat	3320

estate, Charles H. Staples and Margaret A. Staples shall convey 3321

to the State of Ohio, for the use and benefit of Youngstown	3322
State University, the following described real estate:	3323
Situated in the City of Youngstown, County of Mahoning and	3324
State of Ohio and known as being Youngstown City Lot 3263	3325
according to the latest enumeration of lots in said city	3326
recorded in Plat Volume 3, Page 7, be the same more or less.	3327
Parcel Number 53-005-0-416.00-0	3328
raice: Number 33-003-0-410.00-0	3320
The foregoing legal description may be corrected or	3329
modified by the Department of Administrative Services as	3330
necessary in order to facilitate the recording of the deed.	3331
The Director of Administrative Services and Charles H.	3332
Staples and Margaret A. Staples, shall execute a real estate	3333
purchase agreement in a form prescribed by the Department of	3334
Administrative Services setting forth the terms and conditions	3335
of the subject land exchange. If Charles H. Staples and Margaret	3336
A. Staples do not complete the purchase of the real estate	3337
within the time period provided in the real estate purchase	3338
agreement, the Director of Administrative Services may use any	3339
reasonable method of sale considered acceptable by the President	3340
of Youngstown State University to convey the state-owned real	3341
estate to an alternate grantee not later than three years after	3342
the effective date of this section.	3343
(D) The real estate described in division (A) of this	3344
section may be conveyed as multiple parcels.	3345
(E) Grantee shall pay all costs associated with the	3346
	3347
purchase, closing, and conveyance of the subject real estate,	
including surveys, title evidence, title insurance, transfer	3348
costs and fees, recording costs and fees, taxes, and any other	3349
fees, assessments, and costs that may be imposed.	3350

H. B. No. 619 As Introduced

(F) The Auditor of State, with the assistance of the	3351
Attorney General, shall prepare a deed conveying the real estate	3352
described in division (A) of this section to the grantee. The	3353
deed shall state the consideration and shall be executed by the	3354
Governor in the name of the state, countersigned by the	3355
Secretary of State, sealed with the Great Seal of the State,	3356
presented in the Office of the Auditor of State for recording,	3357
and delivered to the grantee. The grantee shall present the deed	3358
for recording in the Office of the Mahoning County Recorder.	3359
(G) This section expires three years after its effective	3360
date.	3361