As Passed by the Senate

131st General Assembly

Regular Session 2015-2016

Sub. H. B. No. 238

Representatives Sears, McColley
Cosponsors: Representatives Brown, Blessing, Green, Buchy, Derickson, Fedor,
Huffman, Schuring, Sheehy

A BILL

То	amend section 5120.092 and to enact section	1
	5120.80 of the Revised Code to allow the	2
	Director of Budget and Management to transfer	3
	funds from the Adult and Juvenile Correctional	4
	Facilities Bond Retirement Fund to any fund	5
	created in the state treasury administered by	6
	the Department of Rehabilitation and Correction	7
	or the Department of Youth Services, to create	8
	the Community Programs Fund, and to authorize	9
	the conveyance of state-owned real property.	10

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

Section 1. That section 5120.092 be amended and section	11
5120.80 of the Revised Code be enacted to read as follows:	12
Sec. 5120.092. There is hereby created in the state	13
treasury the adult and juvenile correctional facilities bond	14
retirement fund. The fund shall receive proceeds derived from	15
the sale of state adult or juvenile correctional facilities.	16
Investment income with respect to moneys on deposit in the fund	1
shall be retained by the fund. No investment of moneys in, or	18

transfer of moneys from, the fund shall be made if the effect of	19
the investment or transfer would be to adversely affect the	20
exclusion from gross income of the interest payable on	21
obligations previously issued for state adult or juvenile	22
correctional facilities. Upon receipt of one or more opinions of	23
nationally recognized bond counsel that the transfer of such	24
moneys will not adversely affect the exclusion from gross income	25
of the interest payable on such obligations, the director of	26
budget and management may direct that moneys in the fund be	27
transferred to one or more of the general revenue fund, any fund	28
created in the state treasury administered by the department of	29
rehabilitation and correction or the department of youth	30
services, the adult correctional building fund, or the juvenile	31
correctional building fund. Upon completion of such transfers,	32
the adult and juvenile correctional facilities bond retirement-	33
fund shall be abolished.	34
Sec. 5120.80. There is hereby created in the state	35
treasury the community programs fund. The department of	36
rehabilitation and correction shall use the moneys in the fund	37
to do the following:	38
(A) Fund the halfway house, reentry center, and community	39
residential center program under section 2967.14 of the Revised	40
<pre>Code;</pre>	41
(B) Fund the transitional control program under section	42
2967.26 of the Revised Code;	43
(C) Provide assistance to approved community-based	44
correctional facilities and programs and district community-	45
based correctional facilities and programs under section	46
5120.112 of the Revised Code;	47

line of Section 10, North 89°34'26" West, 2626.69 feet to a

length with red identification caps marked "J&H, PS 8283".	104
Subject to all valid and existing easements, restrictions,	105
and conditions of record.	106
DESCRIPTION FOR A 152.494 ACRE TRACT	107
Situated in the State of Ohio, County of Marion, City of	108
Marion, being located in the Southeast Quarter of Section 10,	109
the Northwest Quarter and Southwest Quarter of Section 11,	110
Township-5 South, Range-15 East and being a part of those tracts	111
as conveyed to the State of Ohio by deed of record in Deed Book	112
263, Page 191, Deed Book 370, Page 75, Deed Book 405, Page 537	113
and Deed Book 74, Page 715, all references being to those of	114
record in the Recorder's Office, Marion County, Ohio, said	115
152.494 acre tract being more particularly bounded and described	116
as follows:	117
Commencing at a railroad spike found in Marion-	118
Williamsport Road (County Road 162B) marking the southwesterly	119
corner of the Southeast Quarter of Section 10;	120
Thence along Marion-Williamsport Road and the southerly	121
line of Section 10, South 89°37'11" East, 150.00 feet to a	122
railroad spike set and being the Point of Beginning for the	123
152.494 acre parcel herein to be described;	124
Thence leaving said line, North 00°22'49" East, passing an	125
iron pin set at 50.00 feet, a total distance of 1833.12 feet to	126
an iron pin set;	127
Thence North 50°28'54" East, 623.21 feet to an iron pin	128
set;	129
Thence North 60°18'45" East, 111.89 feet to an iron pin	130
set;	131

Thence South 00°12'15" West, 236.27 feet to an iron pin	159
set;	160
Thence North 89°52'04" East, 316.85 feet to an iron pin	161
set;	162
Thence South 00°13'44" West, passing an iron pin set at	163
687.25 feet, a total distance of 737.31 feet to a railroad spike	164
set in Marion-Williamsport Road in the southerly line of Section	165
11;	166
Thence along Marion-Williamsport Road and the southerly	167
line of Section 11, South 87°26'49" West, 471.56 feet to an iron	168
pin found marking the southeasterly of Section 10;	169
Thence along Marion-Williamsport Road and the southerly	170
line of Section 10, North 89°37'11" West, 2534.94 feet to the	171
Point of Beginning and containing 152.494 acres, (134.877 acres	172
within Section 10 and 17.617 acres within Section 11), more or	173
less, according to a survey conducted by Jobes Henderson and	174
Associates, Inc. in June of 2011.	175
The bearings in the above description are based on the	176
Ohio State Plane Coordinate System, North Zone.	177
All iron pins set are 5/8" in diameter rebar by 30" in	178
length with red identification caps marked "J&H, PS 8283".	179
Subject to all valid and existing easements, restrictions,	180
and conditions of record.	181
The foregoing description may be adjusted by the	182
Department of Administrative Services to accommodate any	183
corrections necessary to facilitate recordation of the deed.	184
(B)(1) The conveyance of the facility includes any	185
improvements and chattels situated thereon. The conveyance is	186

subject to all easements, covenants, conditions, and	187
restrictions of record; all legal highways and public rights-of-	188
way; zoning, building, and other laws, ordinances, restrictions,	189
and regulations; and real estate taxes and assessments not yet	190
due and payable. As used in this section, "facility" has the	191
meaning defined in section 9.06 of the Revised Code.	192

- (2) The deed may contain restrictions, exceptions, 193 reservations, reversionary interests, and other terms and 194 conditions the Director of Administrative Services determines to 195 be in the best interest of the state, including restrictions 196 197 prohibiting the purchaser from occupying, using, or developing, or from selling, the real estate, or the facility thereon, 198 except in conformance with the restrictions, or if the use, 199 development, or sale will interfere with the quiet enjoyment of 200 the neighboring state-owned land. The deed shall contain a 201 restriction that the use of the facility is limited to a 202 correctional institution for the housing of inmates under the 203 Department of Rehabilitation and Correction. 204
- (3) Subsequent to the conveyance, any restriction,

 exception, reservation, reversionary interest, or other term and

 condition contained in the deed may be released by the state

 without the necessity of further legislation.

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- (C)(1) The Director of Administrative Services shall 209 conduct a sale of the real estate by sealed proposal, sealed bid 210 auction, or public auction. If the sale is conducted by sealed 211 proposal, discussions may be conducted with responsible offerors 212 who submit proposals determined to be reasonably susceptible of 213 being selected for award for the purpose of ensuring full 214 understanding of, and responsiveness to, solicitation 215 requirements, and to negotiate terms of the contract including 216

reimbursement of the reasonable costs associated with ownership	217
of the facility. Offerors shall be accorded fair and equal	218
treatment with respect to any opportunity for discussion	219
regarding any clarification, correction, or revision of	220
proposals. No disclosure of any information derived from	221
proposals submitted by competing offerors shall occur when	222
discussions are conducted. Award may be made to the offeror	223
whose proposal is determined to be the most advantageous to the	224
state, taking into consideration factors such as price and the	225
evaluation criteria set forth in the request for proposals. If	226
sold by sealed bid auction or public auction, the real estate	227
shall be sold to the highest responsive and responsible bidder	228
at a price acceptable to the Directors of Administrative	229
Services and Rehabilitation and Correction. The Director of	230
Administrative Services shall advertise the sealed proposal,	231
sealed bid auction, or public auction by publication in a	232
newspaper of general circulation in Marion County, once a week	233
for three consecutive weeks before the date on which the sealed	234
proposals or bids are to be opened or the auction takes place.	235
The Director of Administrative Services shall notify the	236
successful offeror or bidder in writing. The Director of	237
Administrative Services may reject any or all bids.	238

(2) The purchaser shall pay a deposit of ten per cent of 239 the purchase price to the Director of Administrative Services 240 not later than five business days after receiving a notice that 241 the purchaser's proposal or bid has been accepted, and shall 242 enter into a real estate purchase agreement in the form 243 prescribed by the Department of Administrative Services. The 244 purchaser shall pay the balance of the purchase price at 245 closing, which shall occur not later than sixty days after 246 execution of the purchase agreement. Payment shall be made by 247

certified check made payable to the Treasurer of State. A	248
purchaser who does not satisfy the conditions of the sale as	249
prescribed in this section shall forfeit as liquidated damages	250
the ten per cent deposit paid to the state. If a purchaser fails	251
to complete the purchase, the Director may accept the next	252
highest bid, subject to the foregoing conditions. If the	253
Director rejects all proposals or bids, the Director may repeat	254
the sealed proposal, sealed bid auction, or public auction.	255

(3) The sale of the facility, real estate, its 256 improvements and chattels, shall be "as-is, where-is, with all 257 faults" in its present condition. The state reserves the right 258 to house inmates, and operate and manage the facility as a 259 correctional institution, either with its own employees or 260 through an operations and management contract. If the facility 261 is operated and managed through an operations and management 262 contract, the contract shall not be awarded to the purchaser of 263 the property without the state having rebid the operating and 264 management contract for a term commencing after any then-current 265 term expires. Any bid that seeks to combine the purchase of the 266 facility with the right to operate and manage the facility 267 through an operations and management contract shall stipulate 268 and be conditioned upon the operations and management contract 269 not becoming effective until the expiration of the current 270 operations and management contract. In exchange for the right to 271 house, operate, and manage the facility, the state shall 272 negotiate and execute a contract with a successful purchaser for 273 reimbursement of the reasonable costs associated with ownership 274 of the facility. The contract and conveyance of the real estate 275 shall be subject to an existing operation and management 276 contract for the facility, dated August 31, 2011, with the 277 Management and Training Corporation and the Department of 278

Administrative Services, on behalf of the Department of	279
Rehabilitation and Correction, or any successor operation and	280
management contract for the facility, pursuant to section 9.06	281
of the Revised Code.	282
(4) If the Directors of Administrative Services and	283
Rehabilitation and Correction convey the real estate to a	284
grantee, the real estate purchase agreement shall include at	285
least the following terms and conditions:	286
(a) An agreement for the sale to the purchaser of the	287
state's right, title, and interest in the facility;	288
(b) Notwithstanding any provision of the Revised Code,	289
authorization for the transfer to the purchaser of any supplies,	290
equipment, furnishings, fixtures, or other assets of the state	291
located at the facility considered necessary by the Directors of	292
Rehabilitation and Correction and Administrative Services for	293
the continued operation and management of the facility. Any such	294
supplies, equipment, furnishings, fixtures, or other assets	295
shall not be considered supplies, excess supplies, or surplus	296
supplies as defined in section 125.12 of the Revised Code;	297
(c) A binding commitment that irrevocably grants to the	298
state a right, upon the occurrence of any triggering event	299
described in division (C)(4)(c)(i) or (ii) of this section, and	300
in accordance with division (C) of this section, to repurchase	301
the facility. The triggering events and the procedures for a	302
repurchase under the irrevocable grant described in this	303
division are as follows:	304
(i) Before the purchaser, or the purchaser's successor in	305
title, may resell or otherwise transfer the facility that is to	306

be transferred under the purchase agreement, the purchaser or

its successor or assign first must offer to the state the	308
opportunity to repurchase the facility for a price not greater	309
than the purchase price paid by the purchaser to the state for	310
the facility, less depreciation from the time of the conveyance	311
of the facility, to the purchaser or its successor or assign,	312
plus the depreciated value of any capital improvements to the	313
facility, that were made to it and funded by anyone other than	314
the state subsequent to the conveyance to the purchaser. The	315
repurchase opportunity described in this division shall be	316
offered to the State of Ohio not less than one hundred twenty	317
days before the purchaser or its successor or assign intends to	318
resell or otherwise transfer the facility. After being offered	319
the repurchase opportunity, the state has the right to	320
repurchase the facility that is to be resold or otherwise	321
transferred for the price described in this subdivision.	322

- (ii) Upon the purchaser's, or the purchaser's successor's 323 or assign's, default of any financial agreement for the purchase 324 of the facility, or upon the purchaser's, or the purchaser's 325 successor's or assign's, financial insolvency or inability to 326 meet its contractual obligations, the state shall have the right 327 to repurchase the facility for a price not greater than the 328 purchase price paid by the purchaser to the state for the 329 facility, less depreciation from the time of the conveyance of 330 the facility to the purchaser or its successor, plus the 331 depreciated value of any capital improvements to the facility 332 that were made to it and funded by anyone other than the state 333 subsequent to the conveyance to the contractor. 334
- (d) A requirement that the purchase agreement is subject
 to the existing operation and management contract, under section
 9.06 of the Revised Code, between the Management and Training
 Corporation and the Department of Administrative Services. If
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that contract is terminated, then the operation and management	339
responsibilities shall be transferred to the Department of	340
Rehabilitation and Correction unless it decides to competitively	341
solicit such responsibilities to another contractor under	342
similar terms and conditions that applied to that contract. The	343
purchase agreement shall be subject to the right of the	344
Department of Rehabilitation and Correction to operate and	345
manage the facility or competitively solicit that right with a	346
contractor unless the department decides it no longer needs to	347
so use the facility. The Department of Rehabilitation and	348
Correction or new contractor, whichever is applicable, is	349
authorized to enter into an agreement with the Management and	350
Training Corporation to purchase their equipment, supplies,	351
furnishings, and consumables.	352
(5) The Department of Rehabilitation and Correction shall	353
pay advertising costs incident to the sale of the real estate.	354
(D) The real estate shall be sold as an entire tract and	355
not in parcels.	356

- (E) The purchaser shall pay all costs associated with the 357 closing and the facility conveyance, including at least title 358 evidence, title insurance, transfer costs and fees, recording 359 costs and fees, taxes, and any other fees, assessments, and 360 costs that may be imposed. 361
- (F) The proceeds of the conveyance of the facility and
 real estate shall be deposited into the state treasury to the
 credit of the Adult and Juvenile Correctional Facilities Bond
 Retirement Fund, and shall be used in accordance with section
 5120.092 of the Revised Code.
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 - (G) Upon payment of the purchase price, the Auditor of

State, with the assistance of the Attorney General, shall	368
prepare a deed to the real estate. The deed shall state the	369
consideration and the terms and conditions. The deed shall be	370
executed by the Governor in the name of the state, countersigned	371
by the Secretary of State, sealed with the Great Seal of the	372
State, presented in the Office of the Auditor of State for	373
recording, and delivered to the grantee. The grantee shall	374
present the deed for recording in the office of the Marion	375
County Recorder.	376
(H) This section expires three years after its effective	377
date.	378
Section 4. (A) The Governor may execute a deed in the name	379
of the state conveying to the purchaser, its heirs, successors,	380
and assigns, as determined in the manner provided for in	381
division (C) of this section, all of the state's right, title,	382
and interest in real property referred to as the halfway house	383
facility and also known as the Turtle Creek Center, located at	384
5332 State Route 63, City of Lebanon, County of Warren, State of	385
Ohio, ("facility") and described as follows:	386
An approximate 5+ acre portion out of Warren County Parcel	387
No. 12291000020, Lebanon, Ohio, Warren County. A legal	388
description and survey to be prepared prior to closing.	389
The foregoing description may be adjusted by the Director	390
of Administrative Services to accommodate any corrections	391
necessary to facilitate recordation of the deed.	392
(B) (1) The conveyance of the facility shall include any	393
improvements and chattels situated thereon. The conveyance is	394
subject to all easements, covenants, conditions, and	395

restrictions of record; all legal highways and public rights-of-

way; zoning, building, and other laws, ordinances, restrictions,	397
and regulations; and real estate taxes and assessments not yet	398
due and payable. As used in this section, "halfway house	399
facility" has the meaning defined in section 5120.102 of the	400
Revised Code.	401
(2) The deed may contain restrictions, exceptions,	402
reservations, reversionary interests, and other terms and	403
conditions the Director of Administrative Services determines to	404
be in the best interest of the state, including restrictions	405
prohibiting the purchaser from occupying, using, or developing,	406
or from selling, the real estate, or the facility thereon,	407
except in conformance with the restrictions, or if the use,	408
development, or sale will interfere with the quiet enjoyment of	409
the neighboring state-owned land.	410
(3) Subsequent to the conveyance, any restriction,	411
exception, reservation, reversionary interest, or other term and	412
condition contained in the deed may be released by the state	413
without the necessity of further legislation.	414
(4) Pursuant to division (C) of section 5120.104 of the	415
Revised Code, the Director of Rehabilitation and Correction may	416
sell the facility that is owned by the state for the use and	417
benefit of the Department, if the Department does not need the	418
property for its purposes. The Department shall convey the real	419
estate upon terms that it determines, subject to approval by the	420
Governor.	421
(C)(1) The Director of Administrative Services shall	422
conduct a sale of the real estate by sealed bid auction or	423
public auction, and the real estate shall be sold to the highest	424
bidder at a price acceptable to the Directors of Administrative	425

Services and Rehabilitation and Correction. The Director of

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Administrative Services shall advertise the sealed bid auction	427
or public auction by publication in a newspaper of general	428
circulation in Warren County, once a week for three consecutive	429
weeks before the date on which the sealed bids are to be opened	430
or the auction takes place. The Director of Administrative	431
Services shall notify the successful bidder in writing. The	432
Director of Administrative Services may reject any or all bids.	433
(2) The purchaser shall pay a deposit of ten per cent of	434
the purchase price to the Director of Administrative Services	435
not later than five business days after receiving notice that	436
the purchaser's bid has been accepted, and shall enter into a	437
real estate purchase agreement in the form prescribed by the	438
Department of Administrative Services. The purchaser shall pay	439
the balance of the purchase price at closing, which shall occur	440
not later than sixty days after execution of the purchase	441
agreement. Payment shall be made by certified check made payable	442
to the Treasurer of State. A purchaser who does not complete the	443
conditions of the sale as prescribed in this division shall	444
forfeit as liquidated damages the ten per cent deposit paid to	445
the state. If a purchaser fails to complete the purchase, the	446
Director may accept the next highest bid, subject to the	447
foregoing conditions. If the Director rejects all bids, the	448
Director may repeat the sealed bid auction or public auction.	449
(3) The conveyance of the facility, real estate, its	450
improvements and chattels shall be "as-is, where-is, with all	451
faults" in its present condition.	452
(4) If the Directors of Administrative Services and	453
Rehabilitation and Correction convey the real estate to a	454

purchaser, the real estate purchase agreement shall include at

least the following terms and conditions:

(a) An agreement for the sale to the purchaser of the	457
state's right, title, and interest in the halfway house	458
facility;	459
(b) A provision, notwithstanding the Revised Code,	460
authorizing the transfer to the purchaser of any supplies,	461
equipment, furnishings, fixtures, or other assets of the state	462
located at the halfway house facility, considered necessary by	463
the Directors of Rehabilitation and Correction and	464
Administrative Services for the continued operation and	465
management of the halfway house facility. Any such supplies,	466
equipment, furnishings, fixtures, or other assets shall not be	467
considered supplies, excess supplies, or surplus supplies as	468
defined in section 125.12 of the Revised Code.	469
(c) A requirement that if the current operation and	470
management contract between the Department of Rehabilitation and	471
Correction and Talbert House, Inc., entered pursuant to section	472
2967.14 of the Revised Code, is terminated, then the purchaser	473
of the halfway house facility may enter into an agreement with	474
the Talbert House, Inc., to purchase their equipment, supplies,	475
furnishings, and consumables.	476
(5) The Department of Rehabilitation and Correction shall	477
pay advertising costs incident to the sale of the real estate.	478
(D) The real estate shall be sold as an entire tract and	479
not in parcels.	480
(E) The purchaser shall pay all costs associated with the	481
closing and the facility conveyance, including at least surveys,	482
title evidence, title insurance, transfer costs and fees,	483
recording costs and fees, taxes, and any other fees,	484
assessments, and costs that may be imposed.	485

(F) The proceeds of the conveyance of the real estate	486
shall be deposited into the state treasury to the credit of the	487
Adult and Juvenile Correctional Facilities Bond Retirement Fund	488
and shall be used in accordance with section 5120.092 of the	489
Revised Code.	490
(G) Upon payment of the purchase price, the Auditor of	491
State, with the assistance of the Attorney General, shall	492
prepare a deed to the real estate. The deed shall state the	493
consideration and the terms and conditions. The deed shall be	494
executed by the Governor in the name of the state, countersigned	495
by the Secretary of State, sealed with the Great Seal of the	496
State, presented in the Office of the Auditor of State for	497
recording, and delivered to the grantee. The grantee shall	498
present the deed for recording in the office of the Warren	499
County Recorder.	500
(H) This section expires three years after its effective	501
date.	502
Section 5. (A) The Governor may execute a deed in the name	503
of the state conveying to a grantee, and to the grantee's heirs	504
and assigns or successors and assigns, all of the state's right,	505
title, and interest in the following described parcels of real	506
estate:	507
TRACT ONE	508
Situate in the State of Ohio, Section 9, Town 9, Range 14,	509
Athens Township, Athens County, Ohio and being more particularly	510
described as follows:	511
Beginning at an iron pin found on the southwest corner of	512
Farm Lot 42 in said Section;	513
thence along the west line of said Farm Lot North 2	514

degrees 02 minutes 38 seconds East 230.96 feet to an iron pin	515
found;	516
thence leaving the Farm Lot line South 86 degrees 30	517
minutes 20 seconds East 341.90 feet to an iron pin set;	518
thence North 03 degrees 38 minutes 03 seconds East 217.40	519
feet to an iron pin found;	520
thence North 74 degrees 08 minutes 46 seconds West 349.70	521
feet to an iron pin found;	522
thence North 03 degrees 45 minutes 02 seconds East 151.45	523
feet to an iron pin set on the Limited Access Right of Way of	524
State Route 682, 250 feet right of 682 Station 7 + 34.82;	525
thence along the Limited Access Right of Way South 57	526
degrees 19 minutes 42 seconds East 715.05 feet to an iron pin	527
set, said iron pin being 320 feet right of 682 Station 14 +	528
31.14;	529
thence continuing along the Limited Access Right of Way	530
South 66 degrees 34 minutes 15 seconds East 529.43 feet to an	531
iron pin set, said iron pin being 186.77 feet of the State Route	532
682 tangent station 21+00;	533
thence continuing along said right of way South 43 degrees	534
41 minutes 40 seconds East 212.54 feet to an iron pin set, said	535
iron pin being 120 feet right of 682 tangent Station 23+01.78;	536
thence continuing along said right of way South 15 degrees	537
08 minutes 08 seconds West 147.80 feet to an iron pin set which	538
is 492.73 feet left of U.S. Route 50 Station 667+13.54;	539
thence continuing along said right of way South 63 degrees	540
17 minutes 45 seconds West 465.92 feet to an iron pin set;	541

feet to an iron pin set;	543
thence South 42 degrees 31 minutes 42 seconds West 113.84	544
feet to an iron pin found on the southeast corner of Lot No. 91	545
in G. W. Hooper Addition in Mechanicsville;	546
thence along the east line of said Lot North 47 degrees 03	547
minutes 50 seconds West 119.70 feet to an iron pin found on the	548
northeast corner of said lot;	549
thence along the North line of Hooper Addition, South 42	550
degrees 31 minutes 42 seconds West 187.90 feet to an iron pin	551
found on the northwest corner of Lot 88 in said addition;	552
thence North 11 degrees 43 minutes 11 seconds West 101.15	553
feet to an iron pin set;	554
thence north 20 degrees 25 minutes 52 seconds West 161.79	555
feet to an iron pin set on the east line of an alley,	556
thence South 80 degrees 41 minutes 16 seconds West 146.16	557
feet to an iron pin set on the southeast corner of Lot 19 in	558
Mary Rice Addition in City of Athens,	559
thence North 20 degrees 25 minutes 51 seconds West 55.15	560
feet to an iron pin;	561
thence North 24 degrees 09 minutes 00 seconds West 65.93	562
to an iron pin set;	563
thence North 44 degrees 11 minutes 33 seconds West 172.46	564
feet to an iron pin found on the west line of Farm Lot 40;	565
thence along the west line of Farm Lot 40 North 02 degrees	566
26 minutes 29 seconds East 307.73 feet to the point of	567
beginning, also being the northwest corner of Farm Lot 40 and	568

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described as follows:	596
PARCEL NO. 414WD	597
Being a parcel of land lying on the left side of the	598
centerline of a survey made by the Department of Highways and	599
being located within the following described points in the	600
boundary thereof:	601
Beginning at a point in the existing northerly right-of-	602
way line of Hooper Street in the northeast corner of the	603
grantor's property and in the northeast corner of Lot No. 74 in	604
G. W. Hooper's addition to the City of Athens, as the same is	605
numbered and delineated upon the plat thereof, recorded in Plat	606
Book 5, Page 58, of the records of Athens County, Ohio, said	607
point also being 363.80 feet left of Station 661+80.70 in the	608
centerline of a survey made in the 1969 for U.S.R. 33, Section	609
16.30 in the City of Athens, and in the Township of Athens,	610
Athens County, Ohio;	611
Thence along the grantor's northeasterly property line,	612
the northerly right-of-way line of Hooper Street, the	613
northeasterly line of said Lots No. 74, 73, and 72, South 38	614
degrees 26 minutes 05 seconds West a distance of 149.72 feet to	615
a point in the grantor's southwest property corner, the	616
southwest corner of Lot 72 and the northeasterly line of a	617
dedicated alley, said point being 312.04 feet left of U.S.R. 33	618
and U.S.R. 50 Station 660+40.21;	619
Thence along the southwesterly lines of the grantor's	620
property and Lot 72 and the northeasterly line of a dedicated	621
alley, North 48 degrees 10 minutes 04 seconds West a distance of	622
39.66 feet to a point in the proposed westerly right-of-way line	623
of relocated Hooper Street, said point being 350.00 feet left of	624

U.S.R. 33 and U.S.R. 50 Station 660+28.73;	625
Thence along said proposed northerly right-of-way line	626
North 35 degrees 14 minutes 33 seconds East a distance of 146.02	627
feet to a point in the grantor's northerly property line and in	628
the northerly line of Lot 74, being 408.03 feet left of U.S.R.	629
33 and U.S.R 50 Station 661+62.73;	630
Thence along the northerly line of the grantor's property	631
and the northerly line of Lot 74, South 53 degrees 27 minutes 23	632
seconds East a distance of 47.75 feet to the place of beginning,	633
containing 6,449 square feet, more or less.	634
Description for this parcel is based on a survey made	635
under the direction and supervision of Harold E. Miles,	636
Registered Surveyor No. 5392.	637
PRIOR REFERENCE: Volume 90, Page 137, Official Records of	638
Athens County, Ohio.	639
LAST REF. FOR TRACTS ONE AND TWO ABOVE: Vol. 238, Page 399	640
Athens County Official Records (Tracts 2 and 3 therein)	641
TRACT THREE	642
Situated in Lots 1 through 4, inclusive of Coates	643
Subdivision, Lease Lot 59, Section 9, Athens Township, Athens	644
City, Town 9, Range 14, Athens County, Ohio and described as	645
follows:	646
Commencing at a found pin at the northeast corner of Lot	647
91 of G. W. Hooper's Addition to the City of Athens;	648
thence on an assumed bearing North 34 Degrees 15 Minutes	649
56 Seconds West a distance of 884.71 feet to a set iron pin at	650
the grantor's southeast corner, said set iron pin is witnessed	651
by a found pin which bears South 5 Degrees 47 Minutes 09 Seconds	652

West a distance of 4.20 feet and a found pin which bears North	653
67 Degrees 01 Minutes 49 Seconds East a distance of 3.18 feet,	654
and said set iron pin is THE TRUE POINT OF BEGINNING;	655
thence along the grantor's south line and along the north	656
line of aforesaid tract described in Volume 373 Page 75 of the	657
Athens County Deed Records South 67 Degrees 01 Minutes 49	658
Seconds West, passing set iron pins at 67.31 feet, and 202.66	659
feet, and the right of way of Richland Avenue 322.31 feet, and a	660
found iron pin at 323.50 feet for a total distance of 340.11	661
feet to a point, the grantor's southwest property corner and the	662
northwest property corner of said tract described in Volume 373	663
Page 75 of the Athens County Deed Records;	664
thence along the grantor's west line North 25 Degrees 59	665
Minutes 06 Seconds West a distance of 60.08 feet to a point;	666
thence along a new line the following three bearings and	667
distances;	668
1) North 67 Degrees 01 Minutes 49 Seconds East, passing a	669
set iron pin at 19.77 feet, and the right-of-way of Richland	670
Avenue at 21.55 feet, for a total distance of 144.02 feet to a	671
set iron pin;	672
thence 2) North 11 Degrees 34 Minutes 52 Seconds West a	673
distance of 57.64 feet to a set iron pin;	674
thence 3) North 26 Degrees 39 Minutes 16 Seconds West a	675
distance of 24.83 feet to a set iron pin on the grantor's north	676
line, the south line of an 11.3757 acre tract described in	677
Volume 369 Page 33 of the Athens County Deed Records;	678
thence along the grantor's north line and the south line	679
of said 11.3757 acre tract North 66 Degrees 58 Minutes 22	680
Seconds East a distance of 256 29 feet a found iron pin at the	681

grantor's northeast property corner, said found iron pin is	682
witnesses by a found iron pin which bears 66 Degrees 18 Minutes	683
56 Seconds East a distance of 4.51 feet;	684
thence along the grantor's east line and along the south	685
	686
line of said 11.3757 acre tract South 03 Degrees 33 Minutes 38	
Seconds West a distance of 25.87 feet a found iron pin at the	687
northwest corner of aforesaid 20.982 acre tract;	688
thence along the grantor's east line and the west line of	689
said 20.982 acre tract South 02 Degrees 03 Minutes 11 Seconds	690
West a distance of 130.66 feet to THE POINT OF BEGINNING and	691
containing 0.937 acres and being part of Tracts Two and Three of	692
the tracts of land described in Volume 252 Page 217 of the	693
Athens County Official Deed Records. Said 0.937 acre tract	694
consists of all 0.26 acre in Tract Three and 0.677 acre in Tract	695
Two. The above described 0.937 acre tract may further be	696
described as 0.28 acre of Lot 1 0.17 acre of Lot 2, 0.227 acre	697
of Lot 3 and all 0.26 acre of Lot 4 of Coates Subdivision. The	698
above described 0.937 acre tract is to be continuous and	699
contiguous with the adjoining 20.982 acre tract described in	700
Volume 238 Page 399 of the Athens County Official Deed Records	701
and 11.3757 acre tract described in Volume 369 Page 33 of the	702
Athens County Deed Records.	703
Note: Unless otherwise noted, all set iron pins are 5/8	704
inch diameter rebar and 30 inches in length and capped with a	705
plastic identification marker inscribed "L.F. Swoyer PS 6765."	706
problem independent independent in the subject to the state.	700
The above description was prepared under the supervision	707
of Leonard F. Swoyer Registered Professional Land Surveyor No.	708
6765 and based on a survey performed by Southeastern Land	709

Surveys dated June 22, 2000, and revised on August 9, 2000.

Subject to all easements and right of ways of record.	711
PRIOR REFERENCE: Volume 302, Page 826 Official Deed	712
Records of Athens County, OH.	713
PARCEL NOS. A029060001603 and A029060001700	714
TRACT FOUR	715
Situated in Lots 5, 6, and 7 of Coates Subdivision,	716
Section 9, Athens Township, Athens City, Town 9, Range 14,	717
Athens County, Ohio and described as follows:	718
Commencing at a found iron pin at the northeast corner of	719
Lot 91 of G. W. Hooper's Addition to the City of Athens;	720
thence on an assumed bearing North 38 Degrees 26 Minutes	721
37 Seconds West a distance of 806.88 feet to a set iron pin on	722
the grantor's east line, the west line of 20.982 acre tract	723
described in Volume 238, Page 399 of the Athens County Official	724
Records, said set iron pin is witnessed by a found ½ inch rebar	725
which bears South 02 Degrees 03 Minutes 11 Seconds West a	726
distance of 1.00 foot, and said set iron pin is THE TRUE POINT	727
OF BEGINNING;	728
thence along a new line the following two bearings and	729
distances:	730
1) North 86 Degrees 34 Minutes 00 Seconds West a distance	731
of 28.67 feet to a set iron pin;	732
thence 2) North 22 Degrees 42 Minutes 42 Seconds West a	733
distance of 77.19 feet to a set iron pin on the grantor's north	734
line and the south line of Tract Three of the tracts described	735
in Volume 252, Page 217 of the Athens County Official Records;	736
thence along the grantor's north line and along the south	737

line of said Tract Three, North 67 Degrees 01 Minutes 49 Seconds	738
East a distance of 67.31 feet to a set iron pin at the grantor's	739
northeast corner, the southeast corner of said Tract Three on	740
the west line of aforesaid 20.982 acre tract, said set iron pin	741
being witnessed by a found iron pin (1" pipe) which bears South	742
05 Degrees 47 Minutes 09 Seconds West a distance of 4.20 feet a	743
found iron pin (capped 5/8" rebar with identification number	744
6916 inscription) which bears North 67 Degrees 01 Minutes 49	745
Seconds East a distance of 3.18 feet;	746
thence along the grantor's east line and the west line of	747
said 20.982 acre tract South 02 Degrees 03 Minutes 11 Seconds	748
West a distance of 99.25 feet to the POINT OF BEGINNING and	749
containing 0.092 acre and being a part of tract described in	750
Volume 373, Page 75 of the Athens County Deed Records. Said	751
0.092 acre tract consists of 0.050 acre in Lot 5, 0.034 acre in	752
Lot 6, and 0.008 in Lot 7 of the Coates Subdivision.	753
NOTE: THE ABOVE DESCRIBED 0.092 ACRE TRACT IS TO BE	754
CONTINUOUS AND CONTIGUOUS WITH AN ADJOINING 20.982 ACRE TRACT	755
DESCRIBED IN VOLUME 238, PAGE 399 OF THE ATHENS COUNTY OFFICIAL	756
RECORDS.	757
Note: Unless otherwise noted, all set iron pins are 5/8	758
inch diameter rebar and 30 inches in length and capped with a	759
plastic identification marker inscribed "L.F.SWOYER PS 6765."	760
The above description was prepared under the supervision	761
of Leonard F. Swoyer Registered Professional Land Surveyor No.	762
6765 and based on a survey performed by Southeastern Land	763
Surveys dated August 9, 2000.	764
Subject to all easements and rights of way of record.	765

PRIOR REFERENCE: Official Volume 302, Page 831, Athens

County Deed Records.	767
PARCEL NOS.: A029060001801, A029060001901 and	768
A029060002001.	769
TRACT FIVE	770
Situated in Lot 71 of G. W. Hooper's Addition, Lease Lot	771
40, Section 8, Athens Township, Town 9, Range 14, Athens City,	772
Athens County, Ohio and described as follows:	773
Commencing at a found 1 inch pipe at the northwest corner	774
of Lot 71 of G. W. Hooper's Addition, the northwest corner of a	775
tract described in Volume 298 Page 1553 of the Athens County	776
Official Deed Records at the northeast corner of Lot 70 of said	777
Hooper's Addition, the northeast corner of a tract described in	778
Volume 330 Page 257 of the Athens County Deed Records on the	779
south line of a 12 foot wide alley, THE TRUE POINT OF BEGINNING;	780
thence along the north line of said Lot 71 and said tract	781
described in Volume 298 Page 1553 of the Athens County Official	782
Deed Records and the south line of said alley North 42 Degrees	783
41 Minutes 52 Seconds East a distance of 49.93 feet to a found 1	784
inch pipe at the northeast corner of said Lot 71, the northeast	785
corner of another 12 foot wide alley;	786
thence along the east line of said Lot 71 and said tract	787
described in Volume 298 Page 1553 of the Athens County Official	788
Deed Records and the west line of said second alley South 49	789
Degrees 23 Minutes 10 Seconds East a distance of 78.53 feet to a	790
point, the southeast corner of said tract described in Volume	791
298 Page 1553 of the Athens County Official Deed Records on the	792
north right of way line of Hooper Street (Relocated) and	793
witnessed by a found one-half inch rebar which bears South 49	794
Degrees 23 Minutes 10 Seconds East a distance of 0.05 feet;	795

County Deed Records.

thence along the south line of said tract described in	796
Volume 298 page 1553 of the Athens County Official Deed Records	797
and the north right of way line of Hooper Street South 19	798
Degrees 20 Minutes 13 Seconds West a distance of 53.49 feet to a	799
found one-half inch rebar at the southwest corner of said tract	800
described in Volume 298 Page 1553 of the Athens County Official	801
Deed Records, and the southeast corner of a tract described in	802
Volume 330 Page 257 of the Athens County Deed Records,	803
thence leaving said north right of way line and along the	804
west line of said tract described in Volume 298 Page 1553 of the	805
Athens County Official Deed Records; and the east line of said	806
tract described in Volume 330 Page 257 of the Athens County Deed	807
Records North 49 Degrees 24 Minutes 54 Seconds West a distance	808
of 99.75 feet to the POINT OF BEGINNING and containing 0.102	809
acres (4,443 square feet), and being a more accurate description	810
of a tract described in Volume 298 Page 1553 of the Athens	811
County Official Deed Records.	812
Note: Unless otherwise noted, all set iron pins are 5/8	813
inch diameter rebar and 30 inches in length and capped with a	814
plastic identification marker inscribed "L.F. SWOYER PS 6765."	815
(All corners of subject tract were found or witnessed by a	816
monument and no monuments were set in this survey).	817
The above description was prepared under the supervision	818
of Leonard F. Swoyer Registered Professional Land Surveyor No.	819
6765 and based on a survey performed by Southeastern Land	820
Surveys dated August 12, 2000.	821
Subject to all easements and right of ways of record.	822
PRIOR REFERENCE: Official Volume 302, Page 825, Athens	823

PARCEL NO: A029060007900	825
LAST REF. FOR TRACTS THREE, FOUR AND FIVE ABOVE: Vol. 336,	826
Page 470 Athens County Official Records	827
The foregoing descriptions may be adjusted by the Director	828
of Administrative Services to accommodate any corrections	829
necessary to facilitate recordation of the deed.	830
The real estate shall be sold as an entire tract and not	831
in parcels.	832
(B) (1) The conveyance includes improvements and chattels	833
situated on the real estate, and is subject to all leases,	834
easements, covenants, conditions, encumbrances, and restrictions	835
of record; all legal highways and public rights-of-way; zoning,	836
building, and other laws, ordinances, restrictions, and	837
regulations; and real estate taxes and assessments not yet due	838
and payable. The real estate shall be conveyed in an "as-is,	839
where-is, with all faults" condition.	840
(2) The deed may contain restrictions, exceptions,	841
reservations, reversionary interests, and other terms and	842
conditions the Director of Administrative Services determines to	843
be in the best interest of the state.	844
(3) Subsequent to the conveyance, any restrictions,	845
exceptions, reservations, reversionary interests, or other terms	846
and conditions contained in the deed may be released by the	847
state or Ohio University without the necessity of further	848
legislation.	849
(C) The Director of Administrative Services shall conduct	850
a sale of the real estate by sealed bid auction or public	851
auction, and the real estate shall be sold to the highest bidder	852
at a price acceptable to the Director and Ohio University. The	853

Director shall advertise the sealed bid auction or public	854
auction by publication in a newspaper of general circulation in	855
Athens County, once a week for three consecutive weeks before	856
the date on which the sealed bids are to be opened. The Director	857
shall notify the successful bidder in writing. The Director may	858
reject any or all bids.	859

The purchaser shall pay a deposit of ten per cent of the 860 purchase price to the Director of Administrative Services not 861 later than five business days after receiving a notice that the 862 purchaser's bid has been accepted, and shall enter into a real 863 estate purchase agreement in the form prescribed by the 864 Department of Administrative Services. The purchaser shall pay 865 the balance of the purchase price at closing, which shall occur 866 not later than sixty days after execution of the purchase 867 agreement. Payment shall be made in cash or by certified check 868 made payable to the Treasurer of State. A purchaser who does not 869 satisfy the conditions of the sale as prescribed in this section 870 or the terms and conditions of the purchase agreement shall 871 forfeit as liquidated damages the ten per cent deposit paid to 872 the state. If a purchaser fails to complete the purchase, the 873 Director may accept the next highest bid, subject to the 874 foregoing conditions. If the Director rejects all bids, the 875 Director may repeat the sealed bid auction or public auction, or 876 may use an alternative sale process that is acceptable to Ohio 877 University. 878

Ohio University shall pay advertising and other costs 879 incident to the sale of the real estate. 880

(D) The grantee shall pay all costs associated with the purchase, closing, and conveyance of the real property, 882 including surveys, title evidence, title insurance, transfer 883

costs and fees, recording costs and fees, taxes, and any other	884
fees, assessments, and costs that may be imposed.	885
(E) The net proceeds of the sale of the real estate shall	886
be paid to Ohio University and deposited into the appropriate	887
university accounts for the benefit of Ohio University.	888
(F) Upon payment of the purchase price, the Auditor of	889
State, with the assistance of the Attorney General, shall	890
prepare a deed to the real estate. The deed shall state the	891
consideration and all the terms and conditions. The deed shall	892
be executed by the Governor in the name of the state,	893
countersigned by the Secretary of State, sealed with the Great	894
Seal of the State, presented in the Office of the Auditor of	895
State for recording, and delivered to the grantee. The grantee	896
shall present the deed for recording in the office of the Athens	897
County Recorder.	898
(G) This section expires three years after its effective	899
date.	900
Section 6. (A) The Governor may execute a deed in the name	901
of the state conveying to a grantee, and to the grantee's heirs	902
and assigns or successors and assigns, all of the state's right,	903
title, and interest in the following described real estate:	904
The following described real estate situated in the City	
	905
of Athens, County of Athens, State of Ohio and being more	905 906
of Athens, County of Athens, State of Ohio and being more particularly described as follows:	
	906
particularly described as follows:	906 907
particularly described as follows: Being part of Section 4, Township 9 North, Range 14 West	906 907 908
particularly described as follows: Being part of Section 4, Township 9 North, Range 14 West being a part of the Ohio University parcels as recorded in deed	906 907 908 909

as recorded in Official Record 109 at page 215, said point	913
bearing SOUTH 03°34'59" WEST, passing the south right of way	914
line of East State Street at 2052.43 feet at total distance of	915
2628.44 feet from a point marking the northwest corner of said	916
section 34 and SOUTH 87°11'05" WEST, 882.14 feet;	917
thence with the north line of said Ohio University's	918
parcel as recorded in official record 109 at page 215, NORTH	919
87°11'05" WEST, passing a pinched iron pipe at 662.16 feet a	920
total distance 663.63 feet to a point marking the beginning of a	921
tangential curve concave to the south having a radius of 5776.72	922
feet;	923
thence west 370.08 feet along said curve through a central	924
angle of 3°40'14", (whose chord bears NORTH 89°01'12" WEST,	925
370.01 feet) to a $5/8"$ rebar with identification cap set	926
(PS6067) marking the southeast corner of the City of Athens	927
parcel as recorded in deed volume 297 at page 438;	928
thence with the east line of the said City of Athens	929
parcel, NORTH 03°13'32" EAST 668.27 feet to a 5/8" rebar with	930
identification cap set (PS6067) marking a point in the south	931
right of way line of East State Street as surveyed by URS	932
Greiner Woodward Clyde company and on file in the City of Athens	933
Engineers office;	934
thence with the said south right of way line of East State	935
Street, NORTH $41^{\circ}57'00"$ EAST 17.66 feet to $5/8"$ rebar with	936
identification cap set (PS6067);	937
thence continuing with the said south right of way line of	938
East State Street, SOUTH 83°57'45" EAST 247.42 feet to a PK	939
(Parker Kalon Nail) set;	940

thence continuing with the said south right of way line of

thence leaving the said south right of way line of East	970
State Street, SOUTH 03°25'30" WEST 611.15 feet to the point of	971
beginning. Containing 15.2305 acres.	972
The foregoing description may be adjusted by the	973
Department of Administrative Services to accommodate any	974
corrections necessary to facilitate recordation of the deed.	975
The real estate shall be sold as an entire tract and not	976
in parcels.	977
(B)(1) The conveyance includes improvements and chattels	978
situated on the real estate, and is subject to all leases,	979
easements, covenants, conditions, and restrictions of record;	980
all legal highways and public rights-of-way; zoning, building,	981
and other laws, ordinances, restrictions, and regulations; and	982
real estate taxes and assessments not yet due and payable. The	983
real estate shall be conveyed in an "as-is, where-is, with all	984
faults" condition.	985
(2) The deed may contain restrictions, exceptions,	986
reservations, reversionary interests, and other terms and	987
conditions the Director of Administrative Services determines to	988
be in the best interest of the state.	989
(3) Subsequent to the conveyance, any restrictions,	990
exceptions, reservations, reversionary interests, or other terms	991
and conditions contained in the deed may be released by the	992
state or Ohio University without the necessity of further	993
legislation.	994
(C) The Director of Administrative Services shall conduct	995
a sale of the real estate by sealed bid auction or public	996
auction, and the real estate shall be sold to the highest bidder	997

at a price acceptable to the Director and Ohio University. The

1025

Director shall advertise the sealed bid auction or public	999
auction by publication in a newspaper of general circulation in	1000
Athens County, once a week for three consecutive weeks before	1001
the date on which the sealed bids are to be opened. The Director	1002
shall notify the successful bidder in writing. The Director may	1003
reject any or all bids.	1004

The purchaser shall pay a deposit of ten per cent of the 1005 purchase price to the Director of Administrative Services not 1006 later than five business days after receiving a notice that the 1007 purchaser's bid has been accepted, and shall enter into a real 1008 estate purchase agreement in the form prescribed by the 1009 Department of Administrative Services. The purchaser shall pay 1010 the balance of the purchase price at closing, which shall occur 1011 not later than sixty days after execution of the purchase 1012 agreement. Payment shall be made in cash or by certified check 1013 made payable to the Treasurer of State. A purchaser who does not 1014 satisfy the conditions of the sale as prescribed in this section 1015 or the terms and conditions of the purchase agreement shall 1016 forfeit as liquidated damages the ten per cent deposit paid to 1017 the state. If a purchaser fails to complete the purchase, the 1018 Director may accept the next highest bid, subject to the 1019 foregoing conditions. If the Director rejects all bids, the 1020 Director may repeat the sealed bid auction or public auction, or 1021 may use an alternative sale process that is acceptable to Ohio 1022 University. 1023

Ohio University shall pay advertising and other costs incident to the sale of the real estate.

(D) The grantee shall pay all costs associated with the 1026 purchase, closing, and conveyance of the subject real property, 1027 including surveys, title evidence, title insurance, transfer 1028

costs and fees, recording costs and fees, taxes, and any other	1029
fees, assessments, and costs that may be imposed.	1030
(E) The net proceeds of the sale of the real estate shall	1031
be paid to Ohio University and deposited into the appropriate	1032
university accounts for the benefit of Ohio University.	1033
(F) Upon payment of the purchase price, the Auditor of	1034
State, with the assistance of the Attorney General, shall	1035
prepare a deed to the subject real estate. The deed shall state	1036
the consideration and shall be executed by the Governor in the	1037
name of the state, countersigned by the Secretary of State,	1038
sealed with the Great Seal of the State, presented in the Office	1039
of the Auditor of State for recording, and delivered to the	1040
grantee. The grantee shall present the deed for recording in the	1041
office of the Athens County Recorder.	1042
(G) This section expires three years after its effective	1043
date.	1044
Section 7. (A) The Governor may execute a deed in the name	1045
of the state conveying to a grantee, and to the grantee's heirs	1046
and assigns or successors and assigns, all of the state's right,	1047
title, and interest in the following described real estate:	1048
The following described real estate situated in the City	1049
of Athens, County of Athens, State of Ohio and being more	1050
particularly described as follows:	1051
Being part of Section 4, Township 9 North, Range 14 West	1052
being a part of the Ohio University parcel as recorded in deed	1053
volume 181 at page 115 and beginning at an iron pipe found in	1054
the north line of the Ohio University parcel as recorded in	1055
official recorded 109 at page 215, said point bearing SOUTH S	1056
03°34'59" WEST, passing the south right of way line of East	1057

State Street at 2052.43 feet at total distance of 2628.44 feet	1058
from a point marking the northwest corner of said section 34 and	1059
SOUTH 87°11'05" WEST, 354.60 feet;	1060
	1061
thence with the north line of said Ohio University's	1061
parcel as recorded in official record 109 at page 215, NORTH	1062
87°11'05" WEST, 527.54 feet to 5/8" rebar with cap set (PS6067)	1063
set;	1064
thence leaving the said north line of said Ohio	1065
University's parcel, NORTH 03°25'30" EAST, 611.15 feet to a 5/8"	1066
rebar with cap set (PS6067) set marking a point in the south	1067
right of way line of East State Street as surveyed by URS	1068
Greiner Woodward Clyde company and on file in the City of Athens	1069
Engineers office;	1070
there with the court wint of our line of said Book Chat-	1071
thence with the south right of way line of said East State	1071
Street, NORTH 44°30'19" EAST 12.43 feet to a 5/8" rebar with cap	1072
set (PS6067) set;	1073
thence continuing with the said south line of East State	1074
Street, SOUTH 85°28'16" EAST 33.67 feet to a 5/8" rebar with cap	1075
set (PS6067) set to a point marking the beginning of a	1076
tangential curve concave to the south having a radius of	1077
11,415.66 feet,	1078
thence southeast 197.55 feet along said curve through a	1079
central angle of 0°59'29", (whose chord bears SOUTH 84°58'31"	1080
EAST, 197.54 feet) to a 5/8" rebar with cap set (PS6067) set;	1081
thence continuing with the said south line of East State	1082
Street, SOUTH 39°24'13" EAST, 31.30 feet to a 5/8" rebar with	1083
cap set (PS6067) set;	1084
thence continuing with the said south line of East State	1085
Street, SOUTH 84°10'59" EAST, 73.70 feet to a 5/8" rebar with	1086

cap set (PS6067) set;	1087
thence continuing with the said south line of East State	1088
Street, NORTH 51°01'55" EAST, 31.31 feet to a 5/8" rebar with	1089
cap set (PS6067) set;	1090
thence continuing with the said south line of East State	1091
Street, SOUTH $83^{\circ}57'34"$ EAST, 120.77 feet to a $5/8"$ rebar with	1092
cap set (PS6067) set;	1093
thence continuing with the said south line of East State	1094
Street, SOUTH 42°36'09" EAST, 18.92 feet to a 5/8" rebar with	1095
cap set (PS6067) set;	1096
thence continuing with the said south line of East State	1097
Street, SOUTH 83°57'34" EAST, 60.33 feet to a 5/8" rebar with	1098
cap set (PS6067) set;	1099
thence continuing with the said south line of East State	1100
Street, NORTH $47^{\circ}23'18"$ EAST, 3.93 feet to a $5/8"$ rebar with cap	1101
set (PS6067) set;	1102
thence leaving the said south line of East State Street,	1103
SOUTH 06°04'28" WEST, 585.88 feet to the point of beginning.	1104
Containing 7.5031 acres	1105
Subject to all legal easements.	1106
Bearings oriented to the Ohio State Plane (South Zone) NAD	1107
83 as observed from a static GPS solution onsite and utilizing	1108
RTK GPS.	1109
Being more particularly described and delineated on a plat	1110
attached hereto and made a part hereof and on file in the County	1111
Map Office.	1112
Aforesaid references recorded among the land records of	1113

Athens County, Ohio.	1114
The foregoing description may be adjusted by the	1115
Department of Administrative Services to accommodate any	1116
corrections necessary to facilitate recordation of the deed.	1117
The real estate shall be sold as an entire tract and not	1118
in parcels.	1119
(B) (1) The conveyance includes improvements and chattels	1120
situated on the real estate, and is subject to all leases,	1121
easements, covenants, conditions, and restrictions of record;	1122
all legal highways and public rights-of-way; zoning, building,	1123
and other laws, ordinances, restrictions, and regulations; and	1124
real estate taxes and assessments not yet due and payable. The	1125
real estate shall be conveyed in an "as-is, where-is, with all	1126
faults" condition.	1127
(2) The deed may contain restrictions, exceptions,	1128
reservations, reversionary interests, and other terms and	1129
conditions the Director of Administrative Services determines to	1130
be in the best interest of the state.	1131
(3) Subsequent to the conveyance, any restrictions,	1132
exceptions, reservations, reversionary interests, or other terms	1133
and conditions contained in the deed may be released by the	1134
state or Ohio University without the necessity of further	1135
legislation.	1136
(C) The Director of Administrative Services shall conduct	1137
a sale of the real estate by sealed bid auction or public	1138
auction, and the real estate shall be sold to the highest bidder	1139
at a price acceptable to the Director and Ohio University. The	1140
Director shall advertise the sealed bid auction or public	1141
auction by publication in a newspaper of general circulation in	1142

1167

Athens County, once a week for three consecutive weeks before	1143
the date on which the sealed bids are to be opened. The Director	1144
shall notify the successful bidder in writing. The Director may	1145
reject any or all bids.	1146

The purchaser shall pay a deposit of ten per cent of the 1147 purchase price to the Director of Administrative Services not 1148 later than five business days after receiving a notice that the 1149 purchaser's bid has been accepted, and shall enter into a real 1150 estate purchase agreement in the form prescribed by the 1151 Department of Administrative Services. The purchaser shall pay 1152 the balance of the purchase price at closing, which shall occur 1153 not later than sixty days after execution of the purchase 1154 agreement. Payment shall be made in cash or by certified check 1155 made payable to the Treasurer of State. A purchaser who does not 1156 satisfy the conditions of the sale as prescribed in this section 1157 or the terms and conditions of the purchase agreement shall 1158 forfeit as liquidated damages the ten per cent deposit paid to 1159 the state. If a purchaser fails to complete the purchase, the 1160 Director may accept the next highest bid, subject to the 1161 foregoing conditions. If the Director rejects all bids, the 1162 Director may repeat the sealed bid auction or public auction, or 1163 may use an alternative sale process that is acceptable to Ohio 1164 University. 1165

Ohio University shall pay advertising and other costs incident to the sale of the real estate.

(D) The grantee shall pay all costs associated with the 1168 purchase, closing, and conveyance of the subject real property, 1169 including surveys, title evidence, title insurance, transfer 1170 costs and fees, recording costs and fees, taxes, and any other 1171 fees, assessments, and costs that may be imposed. 1172

(E) The net proceeds of the sale of the real est	ate shall 1173
be paid to Ohio University and deposited into the app	ropriate 1174
university accounts for the benefit of Ohio University	y. 1175
(F) Upon payment of the purchase price, the Audi	tor of 1176
State, with the assistance of the Attorney General, si	
prepare a deed to the subject real estate. The deed si	
the consideration and shall be executed by the Govern	
name of the state, countersigned by the Secretary of	
sealed with the Great Seal of the State, presented in	
of the Auditor of State for recording, and delivered	
grantee. The grantee shall present the deed for record	
office of the Athens County Recorder.	1184
office of the Athens County Recorder.	1104
(G) This section expires three years after its e	effective 1185
date.	1186
Section 8. (A) The Governor may execute a deed i	n the name 1187
of the state conveying to a grantee, and to the grant	ee's heirs 1188
and assigns or successors and assigns, all of the sta	te's right, 1189
title, and interest in the following described real e	state: 1190
The following described real estate situated in	the City 1191
of Athens, County of Athens, State of Ohio and being	-
particularly described as follows:	1193
particularly described as follows.	1193
Being part of Section 4, Township 9 North, Range	1194 e 14 West
and Section 34, Township 5 North, Range 13 West being	the 1195
remainder of the Ohio University parcels as recorded	in deed 1196
volume 223 at page 42, deed volume 181 at page 116, de	eed volume 1197
223 at page 40 (First Tract), deed volume 253 at page	37 (First 1198
and Second Tract) and deed volume 253 at page 33, fur	ther being 1199
a part of Ohio University parcels as recorded in volume	me 181 at 1200
page 115, official record 109 at page 215 and officia	l record 1201

337 at page 109 and beginning at a $5/8"$ rebar with	1202
identification cap set marking a point in the south right of way	1203
line of East State Street as surveyed by URS Greiner Woodward	1204
Clyde company and on file in the City of Athens Engineers office	1205
and the line common to the said section 4 and section 34, said	1206
point bearing SOUTH S 03°34'59" WEST, 2052.43 feet from a point	1207
marking the northwest corner of said section 34;	1208
thence with the south right of way line of said East State	1209
Street the following courses and distance:	1210
SOUTH 83°57'34" EAST, 1403.48 feet to a 5/8" rebar with	1211
identification cap set (PS 6067) marking the beginning point of	1212
a tangential curve concave to the south having a radius of	1213
11,419.68 feet,	1214
thence southeast 877.77 feet along said curve through a	1215
central angle of $4^{\circ}24'14"$, (whose chord bears, SOUTH $81^{\circ}45'25"$	1216
EAST, 877.55 feet) to a 1" iron pipe found with identification	1217
cap (EMHT);	1218
thence SOUTH 10°26'46" WEST, 1.50 feet to a 1" iron pipe	1219
found with identification cap (EMHT) and the beginning of a non-	1220
tangential curve concave to the south having a radius of	1221
11400.25 feet,	1222
thence southeast 442.54 feet along said curve through a	1223
central angle of 2°13'27", (whose chord bears SOUTH 78°26'38"	1224
EAST, 442.51 feet) to an iron pin found marking a point in the	1225
westerly line of Cartee Land Development, Inc. as recorded in	1226
official record 323 at page 1932;	1227
thence leaving the said south right of way line of East	1228
State Street and with the west line of said Cartee Land	1229
Development, Inc., SOUTH 04°27'09" WEST, passing the northwest	1230

corner of Cartee Land Development, Inc. parcel as recorded in	1231
official record 336 at page 1250 a distance of 345.39 feet for a	1232
total distance of 435.44 feet to a 1" iron pipe found with	1233
identification cap (EMHT) marking a point (at right angle) 10	1234
feet north of the center line of the former CSX railroad;	1235
thence leaving the west line of said Cartee Land	1236
Development, Inc. and with a line parallel and 10 feet (at right	1237
angle) north of the said center line of the CSX Railroad and	1238
through Ohio University parcel as recorded in official record	1239
337 at page 109, NORTH 87°11'05" WEST, passing a 1" iron pipe	1240
found with identification cap (EMHT) at 302.37 feet in the east	1241
line of Ohio University parcel as recorded in official record	1242
109 at page 215 and continuing through said Ohio University	1243
parcel a total distance of 3067.05 feet to a 5/8" rebar with	1244
identification cap set (PS 6067) marking a point 10 feet north	1245
(at right angle) from the said center line of the CSX railroad;	1246
thence continuing with a line through the said Ohio	1247
University parcel, NORTH 06°04'28" EAST, passing an iron pin	1248
found marking a point in the north line of the said Ohio	1249
University parcel and in the south line of Ohio University	1250
parcel as recorded in deed volume 118 at page 115 at 90.15 feet	1251
and continuing through said Ohio University parcel a total	1252
distance of 676.03 feet to a $5/8"$ rebar with identification cap	1253
set (PS 6067) marking a point in the said south right of way of	1254
East State Street;	1255
thence with the said south right of way of East State	1256
Street, NORTH 47°23'18" EAST, 12.72 feet to a 5/8" rebar with	1257
identification cap set (PS 6067);	1258
thence continuing with the said south right of way of East	1259
State Street, SOUTH 83°57'34" EAST, 320.59 feet to the point of	1260
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beginning. Containing 41.2611 acres.	1261
Subject to all legal easements.	1262
Bearings oriented to the Ohio State Plane (South Zone) NAD	1263
83 as observed from a static GPS solution onsite and utilizing	1264
RTK GPS.	1265
The foregoing description may be adjusted by the	1266
Department of Administrative Services to accommodate any	1267
corrections necessary to facilitate recordation of the deed.	1268
The real estate shall be sold as an entire tract and not	1269
in parcels.	1270
(B)(1) The conveyance includes improvements and chattels	1271
situated on the real estate, and is subject to all leases,	1272
easements, covenants, conditions, and restrictions of record;	1273
all legal highways and public rights-of-way; zoning, building,	1274
and other laws, ordinances, restrictions, and regulations; and	1275
real estate taxes and assessments not yet due and payable. The	1276
real estate shall be conveyed in an "as-is, where-is, with all	1277
faults" condition.	1278
(2) The deed may contain restrictions, exceptions,	1279
reservations, reversionary interests, and other terms and	1280
conditions the Director of Administrative Services determines to	1281
be in the best interest of the state.	1282
(3) Subsequent to the conveyance, any restrictions,	1283
exceptions, reservations, reversionary interests, or other terms	1284
and conditions contained in the deed may be released by the	1285
state or Ohio University without the necessity of further	1286
legislation.	1287
(C) The Director of Administrative Services shall conduct	1288

a sale of the real estate by sealed bid auction or public	1289
auction, and the real estate shall be sold to the highest bidder	1290
at a price acceptable to the Director and Ohio University. The	1291
Director shall advertise the sealed bid auction or public	1292
auction by publication in a newspaper of general circulation in	1293
Athens County, once a week for three consecutive weeks before	1294
the date on which the sealed bids are to be opened. The Director	1295
shall notify the successful bidder in writing. The Director may	1296
reject any or all bids.	1297

The purchaser shall pay a deposit of ten per cent of the 1298 purchase price to the Director of Administrative Services not 1299 later than five business days after receiving a notice that the 1300 purchaser's bid has been accepted, and shall enter into a real 1301 estate purchase agreement in the form prescribed by the 1302 Department of Administrative Services. The purchaser shall pay 1303 the balance of the purchase price at closing, which shall occur 1304 not later than sixty days after execution of the purchase 1305 agreement. Payment shall be made in cash or certified check made 1306 payable to the Treasurer of State. A purchaser who does not 1307 satisfy the conditions of the sale as prescribed in this section 1308 or the terms and conditions of the purchase agreement shall 1309 forfeit as liquidated damages the ten per cent deposit paid to 1310 the state. If a purchaser fails to complete the purchase, the 1311 Director may accept the next highest bid, subject to the 1312 foregoing conditions. If the Director rejects all bids, the 1313 Director may repeat the sealed bid auction or public auction, or 1314 may use an alternative sale process that is acceptable to Ohio 1315 University. 1316

Ohio University shall pay advertising and other costs 1317 incident to the sale of the real estate. 1318

(D) The grantee shall pay all costs associated with the	1319
purchase, closing, and conveyance of the subject real property,	1320
including surveys, title evidence, title insurance, transfer	1321
costs and fees, recording costs and fees, taxes, and any other	1322
fees, assessments, and costs that may be imposed.	1323
(E) The net proceeds of the sale of the real estate shall	1324
be paid to Ohio University and deposited into the appropriate	1325
university accounts for the benefit of Ohio University.	1326
(F) Upon payment of the purchase price, the Auditor of	1327
State, with the assistance of the Attorney General, shall	1328
prepare a deed to the subject real estate. The deed shall state	1329
the consideration and shall be executed by the Governor in the	1330
name of the state, countersigned by the Secretary of State,	1331
sealed with the Great Seal of the State, presented in the Office	1332
of the Auditor of State for recording, and delivered to the	1333
grantee. The grantee shall present the deed for recording in the	1334
office of the Athens County Recorder.	1335
(G) This section expires three years after its effective	1336
date.	1337
Section 9. (A) The Governor may execute a deed in the name	1338
of the state conveying to a grantee and to the grantee's heirs	1339
and assigns or successors and assigns, all of the state's right,	1340
title, and interest in the following described real estate:	1341
Situated in the State of Ohio, County of Franklin,	1342
Montgomery Township, City of Columbus and being part of Lots	1343
111, 112, and 113 of the Inlots to City of Columbus as platted	1344
and delineated in Plat Book 14, Page 27 and as recorded in Deed	1345
Book "F", Page 332 and being part of Vacated Ordinances 331-31	1346
(Sept. 14, 1931) and 548-30 (Oct. 27, 1930). Said Inlots to City	1347

of Columbus being further described by the following Deed Books	1348
Pages: 946-652 and 910-427. Said plat and deed references are of	on 1349
file at the Recorder's Office, Franklin County, Ohio. Said Trac	et 1350
2, further shown, delineated and being more particularly	1351
described as follows:	1352
Commencing at a drill hole set being one foot east and one	e 1353
foot south of a northeasterly existing planter corner and being	
North 08 degrees 09 minutes 46 seconds West a distance of 829.7	79 1355
feet from a drill hole set that is one foot east and one foot	1356
north of a southeasterly existing planter corner, said drill	1357
hole set also being North 55 degrees 36 minutes 08 seconds West	1358
as distance of 110.95 feet from a drill hole found;	1359
	1260
Thence South 08 degrees 09 minutes 46 seconds West, a	1360
distance of 829.79 feet to a drill hole set that is one foot	1361
east and one foot north of a southeasterly existing planter	1362
corner;	1363
Thence South 36 degrees 50 minutes 14 seconds West, a	1364
distance of 1.41 feet to a southeasterly existing planter	1365
corner, said point also being on the westerly existing right of	1366
way line of Front Street (82.50 feet in width) and the True	1367
Point of Beginning of the parcel herein described;	1368
Thence South 08 degrees 09 minutes 46 seconds East, with	1369
the westerly existing right of way line of said Front Street,	1370
for a distance of 161.79 feet to a point on the northerly	1371
existing right of way line of Town Street (82.50 feet in width)	; 1372
Thence South 81 degrees 50 minutes 31 seconds West, with	1373
the northerly existing right of way line of said Town Street,	1374
for a distance of 265.78 feet to a point on the easterly	1375
existing right of way line of Civic Center Drive (80.00 feet in	1376

width);	1377
Thence with the easterly existing right of way line of	1378
said Civic Center Drive, with a curve to the left having a	1379
radius of 1,262.44 feet, an arc length of 364.57 feet and a	1380
delta of 16 degrees 32 minutes 46 seconds, said curve having a	1381
chord bearing of North 10 degrees 33 minutes 40 seconds East and	1382
a chord length of 363.31 feet to a point;	1383
Thence leaving the said easterly existing right of way	1384
line of Civic Center Drive and with the face of an existing	1385
retaining wall (+/- one foot) for the following six (6) courses:	1386
1.) Thence South 77 degrees 28 minutes 21 seconds East for	1387
a distance of 14.08 feet to a point;	1388
2.) Thence with a curve to the right having a radius of	1389
58.00 feet, an arc length of 70.29 feet and a delta of 69	1390
degrees 25 minutes 59 seconds, said curve having a chord bearing	1391
of South 42 degrees 45 minutes 21 seconds East and a chord	1392
length of 66.06 feet to a point;	1393
3.) Thence South 08 degrees 02 minutes 22 seconds East for	1394
a distance of 49.81 feet to a point;	1395
4.) Thence with a curve to the left having a radius of	1396
14.00 feet, an arc length of 22.06 feet and a delta of 90	1397
degrees 17 minutes 22 seconds, said curve having a chord bearing	1398
of South 53 degrees 11 minutes 03 seconds East and a chord	1399
length of 19.85 feet to a point;	1400
5.) Thence South 08 degrees 09 minutes 46 seconds East for	1401
a distance of 47.47 feet to a point;	1402
6.) Thence North 81 degrees 50 minutes 14 seconds East for	1403
a distance of 2.83 feet to a point;	1404

Thence South 08 degrees 09 minutes 46 seconds East, with	1405
the face of an existing building, for a distance of 4.44 feet to	1406
a point;	1407
Thence North 81 degrees 53 minutes 15 seconds East, with	1408
the face of an existing building, for a distance of 24.65 feet	1409
to a point;	1410
	1 41 1
Thence North 05 degrees 22 minutes 21 seconds West, with	1411
the top step, for a distance of 0.53 feet to a point;	1412
Thence North 81 degrees 57 minutes 20 seconds East, with	1413
the top step, for a distance of 44.42 feet to a point;	1414
Thence South 08 degrees 09 minutes 46 seconds East, with a	1415
planter, for a distance of 7.62 feet to a point;	1416
Thence North 81 degrees 50 minutes 31 seconds East, with a	1417
planter, for a distance of 12.61 feet to the True Point of	1418
Beginning.	1419
Containing 1.168 acres, more or less, all of which is out	1420
of Auditor's Parcel Number 010-002659-00, Franklin County, Ohio.	1421
Subject to all applicable easements, conditions,	1422
restrictions and rights-of-way of record.	1423
Bearings are based on the Ohio State Plane Coordinate	1424
System, Ohio South Zone, NAD 83 (1986 adjustment) and on the	1425
easterly existing right of way line of Front Street, being North	1426
08 degrees 09 minutes 46 seconds West.	1427
This description is based upon a field survey performed by	1428
Columbus Engineering Consultants, Inc. in October 2003 and is	1429
based upon recorded deed descriptions, Inlots to City of	1430
Columbus (Plat Book 14, Page 27) plat, and on 60 scale plots	1431
pages I-3 and I-6, (on file at the City of Columbus Engineers	1432

Office). This description was prepared under the direct	1433
supervision of Steven L. Lamphear, Professional Registered	1434
Surveyor Number 7876.	1435
The foregoing description may be adjusted by the	1436
Department of Administrative Services to accommodate any	1437
corrections necessary to facilitate recordation of the deed.	1438
The real estate shall be sold as an entire tract and not	1439
in parcels.	1440
(B) (1) The conveyance shall include improvements and	1441
chattels situated on the real estate, and is subject to all	1442
leases, easements, covenants, conditions, and restrictions of	1443
record; all legal highways and public rights-of-way; zoning,	1444
building, and other laws, ordinances, restrictions, and	1445
regulations; and real estate taxes and assessments not yet due	1446
and payable. The real estate shall be conveyed in an "as-is,	1447
where-is, with all faults" condition.	1448
(2) The deed may contain restrictions, exceptions,	1449
reservations, reversionary interests, and other terms and	1450
conditions the Director of Administrative Services determines to	1451
be in the best interest of the state.	1452
(3) Subsequent to the conveyance, any restrictions,	1453
exceptions, reservations, reversionary interests, or other terms	1454
and conditions contained in the deed may be released by the	1455
state or the Department of Job and Family Services without the	1456
necessity of further legislation.	1457
(4) The deed may contain restrictions prohibiting the	1458
grantee or grantees from occupying, using, or developing, or	1459
from selling, the real estate such that the use or alienation	1460
will interfere with the quiet enjoyment of neighboring state-	1461

owned land.	1462
(C)(1) The Director of Administrative Services is	1463
authorized to offer for sale the real estate through either a	1464
sealed bid auction or public auction, as described in division	1465
(C)(2) of this section. The method of sale and disposition of	1466
the real estate shall be determined by the Director of	1467
Administrative Services and the Director of Job and Family	1468
Services.	1469
(2) The Director of Administrative Services may conduct a	1470
sale of the real estate by sealed bid auction or public auction,	1471
and the real estate shall be sold to the highest bidder at a	1472
price acceptable to the Director of Administrative Services and	1473
the Director of Job and Family Services. The Director of	1474
Administrative Services shall advertise the sealed bid auction	1475
or public auction by publication in a newspaper of general	1476
circulation in Franklin County, once a week for three	1477
consecutive weeks before the date on which the sealed bids are	1478
to be opened. The Director of Administrative Services shall	1479
notify the successful bidder in writing. The Director of	1480
Administrative Services may reject any or all bids, and shall	1481
not accept an offer that is lower than an amount that is fifteen	1482
per cent below the value determined by an external appraisal.	1483
The purchaser shall pay a deposit of ten per cent of the	1484
purchase price to the Director of Administrative Services not	1485
later than five business days after receiving a notice that the	1486
purchaser's bid has been accepted, and shall enter into a real	1487
estate purchase agreement in the form prescribed by the	1488
Department of Administrative Services. The purchaser shall pay	1489
the balance of the purchase price at closing, which shall occur	1490

not later than sixty days after execution of the purchase

of the Revised Code.

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agreement. Payment shall be made in cash or by certified check	1492
made payable to the Treasurer of State. A purchaser who does not	1493
satisfy the conditions of the sale as prescribed in this section	1494
or the terms and conditions of the purchase agreement shall	1495
forfeit as liquidated damages the ten per cent deposit paid to	1496
the state. If a purchaser fails to complete the purchase, the	1497
Director may accept the next highest bid, subject to the	1498
foregoing conditions. If the Director rejects all bids, the	1499
Director may repeat the sealed bid auction or public auction, or	1500
may use the sale process described in division (C)(2) of this	1501
section.	1502
The Department of Job and Family Services shall pay	1503
advertising and other costs incident to the sale of the real	1504
estate.	1505
(D) The purchaser shall pay all costs associated with the	1506
purchase, closing, and conveyance of the subject real property,	1507
including surveys, title evidence, title insurance, transfer	1508
costs and fees, recording costs and fees, taxes, and any other	1509
fees, assessments, and costs that may be imposed.	1510
(E) The net proceeds of the sale shall be deposited into	1511
the state treasury to the credit of the Unemployment	1512
Compensation Special Administrative Fund under section 4141.11	1513

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

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

the consideration and shall be executed by the Governor in the

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

State, with the assistance of the Attorney General, shall

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

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

grantee. The grantee shall present the deed for recording in the	1522
office of the Franklin County Recorder.	1523
(G) This section expires three years after its effective	1524
date.	1525
Section 10. (A) The Governor may execute a deed in the	1526
name of the state conveying to a grantee, and to the grantee's	1527
heirs and assigns or successors and assigns all of the state's	1528
right, title, and interest in the following described real	1529
estate:	1530
Situate in the State of Ohio, Athens County, Farm Lot No.	1531
27, Auditors Section 4, T9N R14W, Ohio Company Purchase and	1532
being part of the same parcel conveyed to the Ohio University as	1533
described in Deed Book 229, Page 319, and Lessee: Putnam Square	1534
INC., in the Athens County Recorder's Office recorded in	1535
Official Record 228, Page 884, being more particularly described	1536
as follows:	1537
Commencing at the northwest corner of Farm Lot No. 27,	1538
thence S 02° 29' 23" W 3207.33 feet to the southwest corner of	1539
subject 4.498 acre parcel and referencing an iron pin found cap	1540
stamped "SWOYER" at S 03° 02' 36" W 50.00 feet, said point being	1541
the Point of Beginning for the parcel herein described;	1542
Thence from the Point of Beginning along the east right of	1543
way of Home Street N 03° 02' 35" E 308.61 feet to an iron pin	1544
set at the southwest corner of a 3.259 acre lease parcel	1545
conveyed to Athens Investors INC., in Official Record 406, Page	1546
1110 (reference and iron pin found S 63° 43' 09" W 0.37 feet);	1547
Tillo (reference and from prin round 5 05 45 09 w 0.57 reec),	1547
Thence N 89 $^{\circ}$ 23' 27" E 532.99 feet along the south line of	1548
said 3.259 acre lease parcel conveyed to Athens Investors INC.,	1549
in Official Record 406, Page 1110 to iron pin cap set at the	1550

southeast corner of said 3.259 acre parcel conveyed to Athens	1551
Investors INC., in Official Record 406, Page 1110 said point	1552
also being on the west right of way limits of US 33;	1553
Thence S 00° 03' 14" E 395.25 feet along the west right of	1554
way of US 33 to an iron pin cap set at the northeast corner of	1555
lessee parcel of Nelsonville Public Library, in Official Record	1556
129, Page 854, (passing the north line of a 0.6335 acre	1557
Ingress/Egress easement, in Official Record 129, Page 01, at	1558
	1559
345.33 feet);	1339
Thence N 86° 44' 18" W 382.52 feet along the north line	1560
of lease parcel Nelsonville Public Library, in Official Record	1561
129, Page 854, to an iron pin found cap stamped "CANTER 7226" at	1562
a southerly corner of subject 4.498 acre parcel;	1563
Thence leaving said north line of Nelsonville Public	1564
Library lease parcel N 03° 02' 35" E 50.00 feet along a westerly	1565
line of subject 4.498 acre lease parcel, to an iron pin set on a	1566
southern line of subject 4.498 acre lease parcel;	1567
Thence N 86° 44' 17" W 170.74 feet along a southerly line	1568
of subject 4.498 acre lease parcel to the Point Of Beginning.	1569
The above described contains 4.498 acres more or less and	1570
is contained in Auditors Parcel A027380002202, which presently	1571
shows 4.50 acres.	1572
Subject to all legal easements and rights of way.	1573
Including an easement of Ingress and Egress to Nelsonville	1574
Public Library ending May 31, 2017 as described in O.R. 129, Pg.	1575
01	1576
2/4// 20//	4
All pins set are 3/4" x 30" rebar with aluminum cap	1577
stamped "Canter 7226".	1578

All bearings, coordinates and distances are expressed as	1579
NAD 83(2011), Ohio State Plane South Zone Grid.	1580
This description was prepared under the direction and	1581
supervision of Robert C. Canter, Registered Surveyor No. 7226	1582
and is based on a field survey made by Canter Surveying/GPS	1583
Services, Inc., completed February 2015.	1584
The foregoing description may be adjusted by the	1585
Department of Administrative Services to accommodate any	1586
corrections necessary to facilitate recordation of the deed.	1587
	1 5 0 0
The real estate shall be sold as an entire tract and not	1588
in parcels.	1589
(B)(1) The conveyance shall include improvements and	1590
chattels situated on the real estate, and is subject to all	1591
leases, easements, covenants, conditions, and restrictions of	1592
record; all legal highways and public rights-of-way; zoning,	1593
building, and other laws, ordinances, restrictions, and	1594
regulations; and real estate taxes and assessments not yet due	1595
and payable. The real estate shall be conveyed in an "as-is,	1596
where-is, with all faults" condition.	1597
(2) The deed may contain restrictions, exceptions,	1598
reservations, reversionary interests, and other terms and	1599
conditions the Director of Administrative Services determines to	1600
be in the best interest of the state.	1601
(3) Subsequent to the conveyance, any restrictions,	1602
exceptions, reservations, reversionary interests, or other terms	1603
and conditions contained in the deed may be released by the	1604
state or Ohio University without the necessity of further	1605
legislation.	1606
(C) The Director of Administrative Services shall conduct	1607

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a sale of the real estate by sealed bid auction or public	1608
auction, and the real estate shall be sold to the highest bidder	1609
at a price acceptable to the Director of Administrative Services	1610
and Ohio University. The Director shall advertise the sealed bid	1611
auction or public auction by publication in a newspaper of	1612
general circulation in Athens County, once a week for three	1613
consecutive weeks before the date on which the sealed bids are	1614
to be opened. The Director shall notify the successful bidder in	1615
writing. The Director may reject any or all bids.	1616

The purchaser shall pay a deposit of ten per cent of the 1617 purchase price to the Director of Administrative Services not 1618 later than five business days after receiving a notice that the 1619 purchaser's bid has been accepted, and shall enter into a real 1620 estate purchase agreement in the form prescribed by the 1621 Department of Administrative Services. The purchaser shall pay 1622 the balance of the purchase price at closing, which shall occur 1623 not later than sixty days after execution of the purchase 1624 agreement. Payment shall be made in cash or by certified check 1625 made payable to the Treasurer of State. A purchaser who does not 1626 satisfy the conditions of the sale as prescribed in this section 1627 or the terms and conditions of the purchase agreement shall 1628 forfeit as liquidated damages the ten per cent deposit paid to 1629 the state. If a purchaser fails to complete the purchase, the 1630 Director may accept the next highest bid, subject to the 1631 foregoing conditions. If the Director rejects all bids, the 1632 Director may repeat the sealed bid auction or public auction, or 1633 may use an alternative sale process that is acceptable to Ohio 1634 University. 1635

Ohio University shall pay advertising and other costs incident to the sale of the real estate.

(D) The grantee shall pay all costs associated with the	1638
purchase, closing, and conveyance of the subject real property,	1639
including surveys, title evidence, title insurance, transfer	1640
costs and fees, recording costs and fees, taxes, and any other	1641
fees, assessments, and costs that may be imposed.	1642
(E) The net proceeds of the sale of the real estate shall	1643
be paid to Ohio University and deposited into the appropriate	1644
university accounts for the benefit of Ohio University.	1645
(F) Upon payment of the purchase price, the Auditor of	1646
State, with the assistance of the Attorney General, shall	1647
prepare a deed to the subject real estate. The deed shall state	1648
the consideration and shall be executed by the Governor in the	1649
name of the state, countersigned by the Secretary of State,	1650
sealed with the Great Seal of the State, presented in the Office	1651
of the Auditor of State for recording, and delivered to the	1652
grantee. The grantee shall present the deed for recording in the	1653
office of the Athens County Recorder.	1654
(G) This section expires three years after its effective	1655
date.	1656
Section 11. (A) The Governor may execute a deed in the	1657
name of the state conveying to the Board of County Commissioners	1658
of Ottawa County, Ohio, and its successors and assigns, all of	1659
the state's right, title, and interest in the following	1660
described real estate:	1661
Known as and being a strip of land lying in the Southeast	1662
Quarter of Section 28, T7N R16E, Erie Township, Ottawa County	1663
Ohio, said strip of land being 35.00 feet in width and lying	1664
easterly of and adjacent to the west line of the east half of	1665

the Southeast Quarter and being more particularly described as

follows:	1667
Beginning at a found $3/4"$ diameter iron pin marking the	1668
Northwest Corner of the east half of the Southeast Quarter of	1669
said Section 28;	1670
Thence South 89° 29' 30" East, in the north line of the	1671
Southeast Quarter of said Section 28, 35.00 feet to a point;	1672
Thence South 01° 31' 59" West, on a line parallel to and	1673
35.00' distant from the west line of the east half of the	1674
Southeast Quarter of said Section 28, said line becomes the west	1675
line of a parcel of land now or formerly owned by Jerome E. $\&$	1676
Judith Oleska, as evidenced in Volume 972 Pages 61 & 66, Ottawa	1677
County Official Records, which then becomes the west line of a	1678
parcel of land now or formerly owned by Arlene S. Bohling,	1679
Trustee, as evidenced in Volume 1293 Page 830, Ottawa County	1680
Official Records, 2,243.84 feet to a point on the north line of	1681
a parcel of land now or formerly owned by the State of Ohio, as	1682
evidenced in Volume 87 Page 365, Ottawa County Deed Records;	1683
Thence North 89° 31' 56" West, in the north line of said	1684
State of Ohio parcel, 35.00 feet to a point marking the	1685
intersection of the north line of said State of Ohio parcel with	1686
the west line of the east half of the Southeast Quarter of said	1687
Section 28;	1688
Thence North 01° 31′ 59″ East, in the west line of the	1689
east half of the Southeast Quarter of said Section 28, said line	1690
lying within the right-of-way of Camp Perry East Road, C.R.	1691
#171, (60 foot right-of-way), 2,243.87 feet to the point and	1692
place of beginning.	1693
The above described parcel contains 1.803 acres of land of	1694
which 1.082 acres of land lie within the existing right-of-way	1695

limits of Camp Perry East Road, C.R. #171, (net area of 0.721	1696
acres) and is subject to all legal rights-of-way and easements	1697
of record.	1698
The above legal description was prepared by the office of	1699
the Ottawa County Engineer in April 2014, by Michael J. Wittman,	1700
Ohio Registered Professional Surveyor #7828 and is based upon a	1701
combination of survey data collected in November 2013 and other	1702
pertinent data of record in Ottawa County, Ohio. This	1702
description is also based on the assumption that the west line	1704
of the east half of the Southeast Quarter of Section 28, T7N	1705
R16E, Erie Township, Ottawa County, Ohio, bears North 01° 31'	1706
59" East.	1707
Prior Deed Record: Volume 87 Page 365, Ottawa County Deed	1708
Records	1709
The feregains description was be adjusted by the	1710
The foregoing description may be adjusted by the	
Department of Administrative Services to accommodate any	1711
corrections necessary to facilitate recordation of the deed.	1712
The real estate shall be sold as an entire tract and not	1713
in parcels.	1714
(B)(1) The conveyance includes improvements and chattels	1715
situated on the real estate, and is subject to all easements,	1716
covenants, conditions, and restrictions of record; all legal	1717
highways and public rights-of-way; zoning, building, and other	1718
laws, ordinances, restrictions, and regulations; and real estate	1719
taxes and assessments not yet due and payable. The real estate	1720
shall be conveyed in "as-is, where-is, with all faults"	1721
condition.	1722
(2) The deed may contain restrictions, exceptions,	1723
reservations, reversionary interests, and other terms and	1724

conditions the Director of Administrative Services determines to	1725
be in the best interest of the state.	1726
(3) Subsequent to the conveyance, any restrictions,	1727
exceptions, reservations, reversionary interests, or other terms	1728
and conditions contained in the deed may be released by the	1729
state or the Ohio Adjutant General's Department without the	1730
necessity of further legislation.	1731
(C) Consideration for the conveyance of the real estate is	1732
\$1.00 under a real estate purchase contract executed by the	1733
Board of County Commissioners of Ottawa County, Ohio, and the	1734
Director of Administrative Services.	1735
(D) The grantee shall pay all costs associated with the	1736
purchase, closing, and conveyance, including surveys, title	1737
evidence, title insurance, transfer costs and fees, recording	1738
costs and fees, taxes, and any other fees, assessments, and	1739
costs that may be imposed.	1740
(E) The net proceeds of the sale shall be deposited into	1741
the state treasury to the credit of the Armory Improvements Fund	1742
under section 5911.10 of the Revised Code.	1743
(F) Upon notice from the Director of Administrative	1744
Services, the Auditor of State, with the assistance of the	1745
Attorney General, shall prepare a deed to the subject real	1746
estate. The deed shall state the consideration and shall be	1747
executed by the Governor in the name of the state, countersigned	1748
by the Secretary of State, sealed with the Great Seal of the	1749
State, presented in the Office of the Auditor of State for	1750
recording, and delivered to the grantee. The grantee shall	1751
present the deed for recording in the office of the Ottawa	1752
County Recorder.	1753

(G) This section expires three years after its effective	1754
date.	1755
Section 12. (A) The Governor may execute a deed in the	1756
name of the state conveying to the City of Columbus, Ohio, and	1757
its successors and assigns, all of the state's right, title, and	1758
interest in the following described real estate:	1759
Situated in the state of Ohio, County of Franklin, City of	1760
Columbus and being bounded and described as follows:	1761
Being all of Inlots 139, 140 and 141 of the City of	1762
Columbus, as the same are numbered and delineated upon the	1763
recorded plat thereof, of record in Deed Book "F", Page 332, in	1764
the Recorder's Office, Franklin County, Ohio.	1765
Franklin County Auditor's Parcel Numbers: 010-037037, 010-	1766
037038, 010-057660 & 010-013089	1767
03/030, 010 03/000 & 010 013003	1707
The foregoing description may be adjusted by the	1768
Department of Administrative Services to accommodate any	1769
corrections necessary to facilitate recordation of the deed.	1770
The real estate shall be sold as an entire tract and not	1771
in parcels.	1772
(D) (1) The generousnes shall include improvements and	1773
(B) (1) The conveyance shall include improvements and	1774
chattels situated on the real estate, and is subject to all easements, covenants, conditions, and restrictions of record;	1774
all legal highways and public rights-of-way; zoning, building,	1776
and other laws, ordinances, restrictions, and regulations; and	1777
real estate taxes and assessments not yet due and payable. The	1778
real estate shall be conveyed in "as-is, where-is, with all	1779
faults" condition.	1780
(2) The deed may contain restrictions, exceptions,	1781

1810

reservations, reversionary interests, and other terms and	1782
conditions the Director of Administrative Services determines to	1783
be in the best interest of the state.	1784
(3) Subsequent to the conveyance, any restrictions,	1785
exceptions, reservations, reversionary interests, or other terms	1786
and conditions contained in the deed may be released by the	1787
state or the Bureau of Workers' Compensation without the	1788
necessity of further legislation.	1789
(C) Consideration for the community of the subject week	1700
(C) Consideration for the conveyance of the subject real	1790
estate is in-kind benefit of one hundred thirty exclusive	1791
parking spaces within a parking garage to be constructed by the	1792
grantee on the site being conveyed, and further described in the	1793
real estate purchase contract executed between the Director of	1794
the Department of Administrative Services and the grantee.	1795
(D) The grantee shall pay all costs associated with the	1796
purchase, closing, and conveyance, including closing costs,	1797
surveys, title evidence, title insurance, transfer costs and	1798
fees, recording costs and fees, taxes, and any other fees,	1799
assessments, and costs that may be imposed on this conveyance.	1800
(E) Not later than sixty days after the effective date of	1801
this section, the Auditor of State, with the assistance of the	1802
Attorney General, shall prepare a deed to the real estate	1803
described in division (A) of this section. The deed shall state	1804
the consideration and shall be executed by the Governor in the	1805
name of the state, countersigned by the Secretary of State,	1806
sealed with the Great Seal of the State, presented in the Office	1807
of the Auditor of State for recording, and delivered to the	1808
	1005

grantee. The grantee shall present the deed for recording in the

office of the Franklin County Recorder.

(F) This section expires three years after its effective	1811
date.	1812
Section 13. (A) The Governor may execute a deed in the	1813
name of the state conveying to the City of Massillon, Ohio, and	1814
to its successors and assigns, all of the state's right, title,	1815
and interest in the following described real estate:	1816
Description of a 0.809 Acre Tract	1817
Situated in the City of Massillon, Township of Perry,	1818
County of Stark, State of Ohio and known as being part of the	1819
Northeast and Southeast Quarter of Section 20, $(T-10, R-9)$. Also	1820
being part of Out Lot 710 (parcel 681115) as conveyed to Ohio	1821
State by deed recorded in Volume 403, Page 367, and part of Out	1822
Lot 560 (parcel 681113) as conveyed to the State of Ohio by deed	1823
recorded in Volume 293, Page 81, of the Stark County Records,	1824
and further described as follows:	1825
Beginning at an Standard Stark County Monument (PER 096)	1826
at the southeast corner of said Northeast Quarter; thence N	1827
01°37'35" E along said quarter section line, a distance of	1828
200.00 feet to an iron pin found, and being the southeast corner	1829
of Out Lot 550 and being a parcel conveyed to Massillon Cemetery	1830
Association by Deed Volume 4216, Page 477 of the Stark County	1831
Records; thence N $87^{\circ}50'09"$ W, along the southerly line of Out	1832
Lot 550, and said Massillon Cemetery tract, a distance of	1833
1150.22 feet to an iron pin set and further known as being the	1834
True place of beginning of the of the tract herein described;	1835
thence continuing the following courses;	1836
1) Thence S 01°43'23" W, a distance of 69.89 feet to an	1837
iron pin set;	1838
2) There 2 0.1°421221 W a distance of 270 E0 feet to	1020

2) Thence S 01°43'23" W, a distance of 278.59 feet to an

iron pin set;	1840
3) Thence S 87°47'50" W, a distance of 100.23 feet to an	1841
Railroad Spike found, also being the northeast corner of a	1842
parcel conveyed to RDJK Holdings, LLC by Instrument No.	1843
201210180047908 of the Stark County Records, and also being on	1844
the southerly line of Vista Avenue SE (72 foot width);	1845
4) Thence N 01°43'23" E along the easterly line of a	1846
parcel conveyed to PCS Development, LTD. by Instrument No.	1847
200708300047885 of the Stark County Records, a distance of	1848
356.12 feet passing over an iron pin found at a distance of	1849
72.17 feet also being on the north right of way line of said	1850
Vista Avenue to an iron pin set being on the southerly line of	1851
Out Lot 550, and said Massillon Cemetery Association tract;	1852
5) Thence S $87^{\circ}50'09"$ E, along the southerly line of Out	1853
Lot 550, and said Massillon Cemetery Association tract, a	1854
distance of 100.00 feet to an iron pin set to the True Point of	1855
beginning.	1856
The above described tract contains 0.809 acres from with	1857
which 0.648 acres is from part of Out Lot 560 (parcel no.	1858
681113), and 0.161 acres is from part of Out Lot 710 (parcel no.	1859
681115) as surveyed by CIVPRO Engineering, LLC under the	1860
supervision of Keith A. Dylewski, Ohio Professional Surveyor	1861
#8488 in December, 2014. All rebar set are $5/8"$ diameter with	1862
caps inscribed "CIVPRO PS 8488".	1863
The basis of bearings is Ohio State Plane Coordinate	1864
System, North Zone (3401) NAD 83 (1986). The Stark County	1865
Geodetic Reference System (SCGRS) used as reference stations to	1866
establish the datum are designated as PER 096 and being the	1867
westerly line of Section 21.	1868

Subject to any and all easements, reservations,	1869
restrictions, and conveyances of record.	1870
The foregoing description may be adjusted by the	1871
Department of Administrative Services to accommodate any	1872
corrections necessary to facilitate recordation of the deed.	1873
The real estate shall be sold as an entire tract and not	1874
in parcels.	1875
(B)(1) The conveyance shall include improvements and	1876
chattels situated on the real estate, and is subject to all	1877
easements, covenants, conditions, and restrictions of record;	1878
all legal highways and public rights-of-way; zoning, building,	1879
and other laws, ordinances, restrictions, and regulations; and	1880
real estate taxes and assessments not yet due and payable. The	1881
real estate shall be conveyed in an "as-is, where-is, with all	1882
faults" condition.	1883
(2) The deed may contain restrictions, exceptions,	1884
reservations, reversionary interests, and other terms and	1885
conditions the Director of Administrative Services determines to	1886
be in the best interest of the state.	1887
(3) Subsequent to the conveyance, any restrictions,	1888
exceptions, reservations, reversionary interests, or other terms	1889
and conditions contained in the deed may be released by the	1890
state or the Department of Mental Health and Addiction Services	1891
without the necessity of further legislation.	1892
(C) Consideration for conveyance of the real estate shall	1893
be at a price acceptable to the Director of Administrative	1894
Services and the Director of Mental Health and Addiction	1895
Services, and pursuant to a real estate purchase agreement as	1896
prepared by the Department of Administrative Services.	1897

(D) The grantee shall pay all costs associated with the	1898
purchase, closing, and conveyance of the subject real property,	1899
including the appraisal, surveys, title evidence, title	1900
insurance, transfer costs and fees, recording costs and fees,	1901
taxes, and any other fees, assessments, and costs that may be	1902
imposed.	1903
(E) The net proceeds of the sale shall be deposited into	1904
the state treasury to the credit of the Department of Mental	1905
Health and Addiction Services Trust Fund under section 5119.46	1906
of the Revised Code.	1907
(F) Upon payment of the purchase price, the Auditor of	1908
State, with the assistance of the Attorney General, shall	1909
prepare a deed to the subject real estate. The deed shall state	1910
the consideration and shall be executed by the Governor in the	1911
name of the state, countersigned by the Secretary of State,	1912
sealed with the Great Seal of the State, presented in the Office	1913
of the Auditor of State for recording, and delivered to the	1914
grantee. The grantee shall present the deed for recording in the	1915
office of the Stark County Recorder.	1916
(G) Prior to the closing and sale of the subject real	1917
estate, the grantee's possession and use of the real estate	1918
shall be governed by an interim lease between the Department of	1919
Administrative Services and the grantee.	1920
(H) This section expires three years after its effective	1921
date.	1922
Section 14. (A) The Governor may execute a deed in the	1923
name of the state conveying to the City of Dublin, Ohio, and to	1924
its successors and assigns, all of the state's right, title, and	1925
Colored Color Collection described and colored	1000

interest in the following described real estate:

PARCEL 2-WD1	1927
Situated in the State of Ohio, County of Union, City of	1928
Dublin, Township of Washington (of Franklin County), Virginia	1929
Military Survey Number 6748, being a part of a 14.004 acre tract	1930
in the name of Ohio University, an Instrumentality of the State	1931
of Ohio (the grantor), as recorded in Official Record 973, Page	1932
13, all references being to those of record in the Recorder's	1933
Office, Union County, Ohio, and being more particular described	1934
as follows:	1935
Commencing, for reference, at a railroad spike (found)	1936
where the centerline of Eiterman Road intersects the	1937
Franklin/Union County Line;	1938
Thence, leaving said centerline along the Franklin/Union	1939
County Line, North 88 degrees 04 minutes 58 seconds West, a	1940
distance of 1506.25 feet to an iron pin (set), and being The	1941
Point of Beginning of the parcel herein described:	1942
Thence, continuing along the Franklin/Union County Line,	1943
North 88 degrees 04 minutes 58 seconds West, a distance of	1944
100.66 feet, to an iron pin (set) on the grantor's westerly	1945
property line and the easterly property line of a 4.563 acre	1946
tract in the name of Pewamo, Ltd., a Limited Liability Company,	1947
as recorded in Official Record 579, Page 727;	1948
Thence, leaving the Franklin/Union County Line, along said	1949
property line, North 04 degrees 37 minutes 50 seconds West, a	1950
distance of 373.81 feet, to a magnail (set) on the southerly	1951
existing right of way line of State Route 161, and the	1952
southwesterly corner of a 0.609 acre tract in the name of the	1953
City of Dublin, Ohio, an Ohio Municipal Corporation, as recorded	1954
in Official Record 769, Page 599;	1955

Thence, along said right of way line and the grantor's	1956
northerly property line, North 85 degrees 10 minutes 46 seconds	1957
East, a distance of 27.48 feet, to an iron pin (set);	1958
Thence, leaving said right of way line and said property	1959
line, through the grantor's tract, for the following four (4)	1960
calls:	1961
1. South 00 degrees 51 minutes 39 seconds West, a distance	1962
of 21.49 feet to an iron pin (set);	1963
2. South 30 degrees 58 minutes 08 seconds East, a distance	1964
of 60.45 feet, to an iron pin (set);	1965
3. Southeasterly, an arc distance of 211.46 feet, along	1966
the arc of a curve deflecting to the right, having a central	1967
angle of 26 degrees 20 minutes 18 seconds, a radius of 460.00	1968
feet, and a chord that bears South 17 degrees 47 minutes 59	1969
seconds East, a distance of 209.60 feet, to an iron pin (set);	1970
4. South 04 degrees 37 minutes 50 seconds East, a distance	1971
of 105.73 feet, to The Point of Beginning and containing 0.686	1972
acres, more or less	1973
The bearings in the above description are based on grid	1974
north, on the state plane coordinate system, NAD83, CORS96, Ohio	1975
South Zone, established by using the Ohio Department of	1976
Transportation's Virtual Reference System(VRS) of a global	1977
positioning system (GPS) survey.	1978
All iron pins set are 5/8"x30" rebar, capped with a yellow	1979
id stamped "Mullaney P.S. 7900".	1980
All references being to those of record in the Recorder's	1981
All references being to those of record in the Recorder's Office, Union County, Ohio.	1981
office, onton country, onto.	1702
Subject to any and all easements, rights of way,	1983

conditions and restrictions of record, all legal highways,	1984
zoning ordinances, rules, and regulations.	1985
This description was prepared based on an actual field	1986
survey by GPD Group dba Glaus, Pyle, Schomer, Burns, & DeHaven,	1987
Inc. performed under the direct supervision of Steven L.	1988
Mullaney, Registered Surveyor #7900, in March, 2014.	1989
PARCEL 2-WD2	1990
Situated in the State of Ohio, County of Franklin, City of	1991
Dublin, Virginia Military Survey Number 6748, being a part of a	1992
32.172 acre tract in the name of Ohio University, an	1993
Instrumentality of the State of Ohio (the grantor), as recorded	1994
in Instrument Number 201207030095114, all references being to	1995
those of record in the Recorder's Office, Franklin County, Ohio,	1996
and being more particular described as follows:	1997
Commencing, for reference, at a railroad spike (found)	1998
Commencing, for reference, at a railroad spike (found) where the centerline of Eiterman Road intersects the	1998 1999
where the centerline of Eiterman Road intersects the	1999
where the centerline of Eiterman Road intersects the Franklin/Union County Line;	1999
where the centerline of Eiterman Road intersects the Franklin/Union County Line; Thence, leaving said centerline along the Franklin/Union	1999 2000 2001
where the centerline of Eiterman Road intersects the Franklin/Union County Line; Thence, leaving said centerline along the Franklin/Union County Line, North 88 degrees 04 minutes 58 seconds West, a	1999 2000 2001 2002
where the centerline of Eiterman Road intersects the Franklin/Union County Line; Thence, leaving said centerline along the Franklin/Union County Line, North 88 degrees 04 minutes 58 seconds West, a distance of 1506.25 feet to an iron pin (set), and being The	1999 2000 2001 2002 2003
where the centerline of Eiterman Road intersects the Franklin/Union County Line; Thence, leaving said centerline along the Franklin/Union County Line, North 88 degrees 04 minutes 58 seconds West, a distance of 1506.25 feet to an iron pin (set), and being The Point of Beginning of the parcel herein described:	1999 2000 2001 2002 2003 2004
where the centerline of Eiterman Road intersects the Franklin/Union County Line; Thence, leaving said centerline along the Franklin/Union County Line, North 88 degrees 04 minutes 58 seconds West, a distance of 1506.25 feet to an iron pin (set), and being The Point of Beginning of the parcel herein described: Thence, leaving the Franklin/Union County Line, through	1999 2000 2001 2002 2003 2004
where the centerline of Eiterman Road intersects the Franklin/Union County Line; Thence, leaving said centerline along the Franklin/Union County Line, North 88 degrees 04 minutes 58 seconds West, a distance of 1506.25 feet to an iron pin (set), and being The Point of Beginning of the parcel herein described: Thence, leaving the Franklin/Union County Line, through the grantor's tract, for the following four (4) calls:	1999 2000 2001 2002 2003 2004 2005 2006
where the centerline of Eiterman Road intersects the Franklin/Union County Line; Thence, leaving said centerline along the Franklin/Union County Line, North 88 degrees 04 minutes 58 seconds West, a distance of 1506.25 feet to an iron pin (set), and being The Point of Beginning of the parcel herein described: Thence, leaving the Franklin/Union County Line, through the grantor's tract, for the following four (4) calls: 1. South 04 degrees 37 minutes 50 seconds East, distance	1999 2000 2001 2002 2003 2004 2005 2006
where the centerline of Eiterman Road intersects the Franklin/Union County Line; Thence, leaving said centerline along the Franklin/Union County Line, North 88 degrees 04 minutes 58 seconds West, a distance of 1506.25 feet to an iron pin (set), and being The Point of Beginning of the parcel herein described: Thence, leaving the Franklin/Union County Line, through the grantor's tract, for the following four (4) calls: 1. South 04 degrees 37 minutes 50 seconds East, distance of 313.92 feet to an iron pin (set);	1999 2000 2001 2002 2003 2004 2005 2006 2007 2008

feet, and a chord that bears South 21 degrees 31 minutes 41	2012
seconds East, a distance of 668.53 feet to an iron pin (set);	2013
3. South 51 degrees 34 minutes 27 seconds West, a distance	2014
of 100.00 feet to an iron pin (set);	2015
4. Northwesterly, an arc distance of 737.30 feet, along	2016
the arc of a curve deflecting to the right, having a central	2017
angle of 33 degrees 47 minutes 43 seconds, a radius of 1250.00	2018
feet, and a chord that bears North 21 degrees 31 minutes 41	2019
seconds West, a distance of 726.66 feet to an iron pin (set) on	2020
the grantor's westerly property line and the easterly property	2021
line of a 54.247 acre tract in the name of Pewamo, Ltd., a	2022
Limited Liability Company, as recorded in instrument Number	2023
20041020236071;	2024
Thence, along said property line, North 04 degrees 37	2025
minutes 50 seconds West, a distance of 325.40 feet to an iron	2026
pin (set) on the Franklin/Union County Line;	2027
Thence, leaving said property line along the	2028
Franklin/Union County Line, South 88 degrees 04 minutes 58	2029
seconds East, a distance of 100.66 feet, to The Point of	2030
Beginning and containing 2.359 acres, more or less.	2031
The bearings in the above description are based the	2032
bearing between Franklin County Monuments "WE130" & "FRANK72"	2033
being South 84 degrees 36 minutes 52 seconds East, as measured	2034
on the state plane coordinate system, NAD83, CORS96, Ohio South	2035
Zone, established by using the Ohio Department of	2036
Transportation's Virtual Reference System (VRS) of a global	2037
positioning system (GPS) survey.	2038
All iron pins set are 5/8"x30" rebar, capped with a yellow	2039
id stamped "Mullaney P.S. 7900".	2040

All references being to those of record in the Recorder's	2041
Office, Union County, Ohio.	2042
Subject to any and all easements, rights of way,	2043
conditions and restrictions of record, all legal highways,	2044
zoning ordinances, rules, and regulations.	2045
This description was prepared based on an actual field	2046
survey by GPD Group dba Glaus, Pyle, Schomer, Burns, & DeHaven,	2047
Inc. performed under the direct supervision of Steven L.	2048
Mullaney, Registered Surveyor #7900, in March, 2014.	2049
The foregoing legal description may be adjusted by the	2050
Department of Administrative Services to accommodate any	2051
corrections necessary to facilitate recordation of the deed.	2052
The real estate shall be sold as an entire tract and not	2053
in parcels.	2054
(B)(1) The conveyance shall include any improvements and	2055
(B)(1) The conveyance shall include any improvements and chattels situated on the real estate, and is subject to all	2055 2056
chattels situated on the real estate, and is subject to all	2056
chattels situated on the real estate, and is subject to all leases, easements, covenants, conditions, and restrictions of	2056 2057
chattels situated on the real estate, and is subject to all leases, easements, covenants, conditions, and restrictions of record; all legal highways and public rights-of-way; zoning,	2056 2057 2058
chattels situated on the real estate, and is subject to all leases, easements, covenants, conditions, and restrictions of record; all legal highways and public rights-of-way; zoning, building, and other laws, ordinances, restrictions, and	2056 2057 2058 2059
chattels situated on the real estate, and is subject to all leases, easements, covenants, conditions, and restrictions of record; all legal highways and public rights-of-way; zoning, building, and other laws, ordinances, restrictions, and regulations; and real estate taxes and assessments not yet due	2056 2057 2058 2059 2060
chattels situated on the real estate, and is subject to all leases, easements, covenants, conditions, and restrictions of record; all legal highways and public rights-of-way; zoning, building, and other laws, ordinances, restrictions, and regulations; and real estate taxes and assessments not yet due and payable. The real estate shall be conveyed in an "as-is,	2056 2057 2058 2059 2060 2061
chattels situated on the real estate, and is subject to all leases, easements, covenants, conditions, and restrictions of record; all legal highways and public rights-of-way; zoning, building, and other laws, ordinances, restrictions, and regulations; and real estate taxes and assessments not yet due and payable. The real estate shall be conveyed in an "as-is, where-is, with all faults" condition.	2056 2057 2058 2059 2060 2061 2062
chattels situated on the real estate, and is subject to all leases, easements, covenants, conditions, and restrictions of record; all legal highways and public rights-of-way; zoning, building, and other laws, ordinances, restrictions, and regulations; and real estate taxes and assessments not yet due and payable. The real estate shall be conveyed in an "as-is, where-is, with all faults" condition. (2) The deed may contain restrictions, exceptions,	2056 2057 2058 2059 2060 2061 2062
chattels situated on the real estate, and is subject to all leases, easements, covenants, conditions, and restrictions of record; all legal highways and public rights-of-way; zoning, building, and other laws, ordinances, restrictions, and regulations; and real estate taxes and assessments not yet due and payable. The real estate shall be conveyed in an "as-is, where-is, with all faults" condition. (2) The deed may contain restrictions, exceptions, reservations, reversionary interests, and other terms and	2056 2057 2058 2059 2060 2061 2062 2063 2064
chattels situated on the real estate, and is subject to all leases, easements, covenants, conditions, and restrictions of record; all legal highways and public rights-of-way; zoning, building, and other laws, ordinances, restrictions, and regulations; and real estate taxes and assessments not yet due and payable. The real estate shall be conveyed in an "as-is, where-is, with all faults" condition. (2) The deed may contain restrictions, exceptions, reservations, reversionary interests, and other terms and conditions the Director of Administrative Services determines to	2056 2057 2058 2059 2060 2061 2062 2063 2064 2065
chattels situated on the real estate, and is subject to all leases, easements, covenants, conditions, and restrictions of record; all legal highways and public rights-of-way; zoning, building, and other laws, ordinances, restrictions, and regulations; and real estate taxes and assessments not yet due and payable. The real estate shall be conveyed in an "as-is, where-is, with all faults" condition. (2) The deed may contain restrictions, exceptions, reservations, reversionary interests, and other terms and conditions the Director of Administrative Services determines to be in the best interest of the state.	2056 2057 2058 2059 2060 2061 2062 2063 2064 2065 2066

state or Ohio University without the necessity of further	2070
legislation.	2071
(C) Consideration for the conveyance of the subject real	2072
estate is \$1.00 under a real estate purchase agreement as	2073
prepared and approved by the Director of Administrative	2074
Services.	2075
(D) The grantee shall pay all costs associated with the	2076
purchase, closing, and conveyance, including the cost of	2077
surveys, title examination, title insurance, transfer fees, and	2078
recording fees.	2079
(E) The net proceeds of the sale shall be deposited into	2080
the state treasury to the credit of the General Revenue Fund	2081
under section 113.09 of the Revised Code.	2082
(F) Upon payment of the purchase price, the Auditor of	2083
State, with the assistance of the Attorney General, shall	2084
prepare a deed to the subject real estate. The deed shall state	2085
the consideration and shall be executed by the Governor in the	2086
name of the state, countersigned by the Secretary of State,	2087
sealed with the Great Seal of the State, presented in the Office	2088
of the Auditor of State for recording, and delivered to the	2089
grantee. The grantee shall present the deed for recording in the	2090
offices of the Franklin and Union County Recorders.	2091
(G) This section expires three years after its effective	2092
date.	2093
Section 15. (A) The Governor may execute a deed in the	2094
name of the state ("grantor") conveying to the Board of Trustees	2095
of The Ohio State University, and to its successors and assigns	2096
("grantee"), all of the state's right, title, and interest in	2097
the following described real estate:	2098

Situate in the State of Ohio, County of Franklin, City of	2099
Columbus lying in Quarter Township 4, Township 2 North, Range 19	2100
West, United States Military District, being part of the 49.198	2101
acre tract conveyed to The State of Ohio for the use and benefit	2102
of The Ohio State University of record in Instrument Number	2103
200907280110625, (all records herein are from the Recorder's	2104
Office, Franklin County, Ohio) and being bounded and more	2105
particularly described as follows:	2106
Begin for reference at the intersection of the centerline	2107
of Federated Boulevard (100 feet in width) and the centerline of	2108
Dublin-Granville Road (State Route 161) (varies in width) of	2109
record in Plat Book 64, Pages 19 and 20;	2110
Thence the following two (2) courses and distances along	2111
the centerline of said Dublin-Granville Road;	2112
1. South 76°02'22" East, a distance of 862.52 feet, to an	2113
angle point;	2114
2. South 79°49'22" East, a distance of 195.69 feet, to a	2115
point being at northwesterly corner of an original 76.063 acre	2116
tract conveyed to The Board of Trustees of The Ohio State	2117
University by deed of record in Deed Book 2881, Page 455;	2118
Thence South 03°44'43" West, a distance of 1832.48 feet,	2119
along the westerly line of said 76.063 acre tract, a line common	2120
to a 27.026 acre tract (Tract II) conveyed to the Board of	2121
Trustees of the Ohio State University by deed of record in	2122
Official Record 8726 B03 and said original 30.539 acre tract	2123
passing a 3/4 inch iron pipe found at 30.26 feet on the	2124
southerly right-of-way line of said Dublin-Granville Road, to a	2125
3/4 inch iron pipe found on the northwesterly line of said	2126
49.198 acre tract;	2127

Thence the following three (3) courses and distances along	2128
the said 49.198 acre tract:	2129
1. North $46^{\circ}40'09''$ East, a distance of 236.55 feet, along	2130
a westerly line of said 49.198 acre tract to a 3/4 inch iron	2131
pipe found;	2132
2. South 34°42′36″ East, a distance of 188.90 feet, to a	2133
3/4 inch iron pipe found;	2134
3. North 04°04′31″ East, a distance of 145.41 feet, to a	2135
3/4 inch iron pipe set at the Point of True Beginning for the	2136
herein described tract:	2137
Thence the following three (3) courses and distances	2138
continuing along the said 49.198 acre tract:	2139
1. North 04°04'31" East, a distance of 377.62 feet, to a	2140
3/4 inch iron pipe found;	2141
2. South 86°01'05" East, a distance of 1031.25 feet, to a	2142
3/4 inch iron pipe found;	2143
3. South 03°28'31" West, a distance of 381.99 feet, to a	2144
3/4 inch iron pipe set;	2145
Thence North 85°46'36" West, a distance of 1035.25 feet,	2146
across the said 49.198 acre tract to the Point of True	2147
Beginning, containing 9.009 acres more or less, which lies in	2148
Auditor's Tax Parcel 610-288199 and being subject to all	2149
easements, restrictions and rights-of-way of record.	2150
The bearings shown herein are based on the Grid Bearing of	2151
North 79°49'22" West for the centerline of Dublin-Granville	2152
Road, as established by a GPS network of field observations	2153
performed in August 2003, (State Plane Coordinate System, South	2154
Zone, 1986 adjustment, NAD 83).	2155

This description was based on an actual field survey	2156
performed in January 2011 under my direct supervision.	2157
All 3/4 inch iron pipes set are 30 inches in length, with	2158
a yellow cap bearing the name "STANTEC". Robert J. Sands,	2159
Professional Surveyor No. S-8053.	2160
The foregoing legal description may be adjusted by the	2161
Department of Administrative Services to accommodate corrections	2162
necessary to facilitate recordation of the deed.	2163
The real estate shall be transferred as an entire tract	2164
and not in parcels.	2165
(B) The subject real estate shall be conveyed subject to	2166
all easements, covenants, conditions, and restrictions of	2167
record; all legal highways and public rights-of-way; zoning,	2168
building, and other laws, ordinances, restrictions, and	2169
regulations; and real estate taxes and assessments not yet due	2170
and payable and the following reservations and restrictions:	2171
(1) There is hereby reserved to grantor, its successors	2172
and assigns, for the use and benefit of the public, a right of	2173
flight for the passage of aircraft in the airspace above the	2174
surface of the subject real estate. This public right of flight	2175
shall include the right to cause in said airspace any noise	2176
inherent in the operation of any aircraft used for navigation or	2177
flight through the said airspace or landing at, taking off from,	2178
or operation on the Ohio State University Airport.	2179
(2) Grantor reserves unto itself, its successors and	2180
assigns, for the use and benefit of the public, a right of entry	2181
onto the subject real estate to cut, remove or lower any	2182
building, structure, poles, trees, or other object whether	2183
natural or otherwise, of a height in excess of Federal Aviation	2184

to aircraft.

2213

Regulation (FAR) Part 77 surfaces relating to the Ohio State	2185
University Airport. This public right shall include the right to	2186
mark or light as obstructions to air navigation, any and all	2187
buildings, structures, poles, trees, or other objects that may	2188
at any time project or extend above said surfaces.	2189
(3) Grantee expressly agrees for itself, its successors	2190
and assigns, to restrict the height of structures, objects of	2191
natural growth, and other requirements set forth in Part 77 of	2192
the Federal Aviation Administration (FAA) Regulations, as	2193
amended, or any similar regulations which may hereinafter be	2194
enacted relating to the Ohio State University Airport.	2195
(4) Grantee expressly agrees for itself, its successors	2196
and assigns, to file a notice consistent with requirements of	2197
FAR Part 77 (FAA Form 7460-1) prior to constructing any	2198
facility, structure, or other item on the subject real estate.	2199
(5) Grantee expressly agrees for itself, its successors	2200
and assigns, to not hereafter use, nor permit, nor suffer use of	2201
the subject real estate in such a manner as to create electrical	2202
interference with radio communication between the installation	2203
upon the Ohio State University Airport and aircraft or as to	2204
make it difficult for fliers to distinguish between airport	2205
lights and others, or as to impair visibility in the vicinity of	2206
the airport, or as otherwise to endanger the landing, taking	2207
off, or maneuvering of aircraft.	2208
(6) Grantee expressly agrees for itself, its successors	2209
and assigns, to not hereafter use, permit, nor suffer use of the	2210
subject real estate in such a manner as to create a potential	2211
for attracting birds and other wildlife which may pose a hazard	2212

date.

2241

2242

The aforesaid covenants and agreements shall run with the	2214
land, as hereinabove described, for the benefit of Grantor and	2215
its successors and assigns in the ownership and operation of the	2216
Ohio State University Airport.	2217
(C) As consideration for the conveyance of 9.009 acres of	2218
the subject real estate, grantee shall simultaneously convey at	2219
closing to grantor fee simple title by fiduciary deed to three	2220
parcels of land with an aggregate total of 9.009 acres, the	2221
legal descriptions for which are to be agreed upon by grantor	2222
and grantee.	2223
(D) To accommodate the simultaneous transfers of title,	2224
the Auditor of State, with the assistance of the Attorney	2225
General, shall prepare a deed to convey the subject real estate	2226
to grantee. The deed shall be executed by the Governor in the	2227
name of the state, countersigned by the Secretary of State,	2228
sealed with the Great Seal of the State, presented in the Office	2229
of the Auditor of State for recording, and delivered to the	2230
grantee at closing. The grantee shall present the deed for	2231
recording in the office of the Franklin County Recorder.	2232
(E) The grantee shall pay all fees and costs associated	2233
with the exchange and conveyance of the subject real estate	2234
described in division (A) of this section, as well as all costs	2235
associated with the exchange and conveyance of the real estate	2236
described in division (C) of this section, including: surveying	2237
costs; title costs; preparation of metes and bounds property	2238
descriptions; appraisals; environmental studies, assessments,	2239
and remediation; and recordation costs of the deeds.	2240

(F) This section expires three years after its effective

Section 16. (A) The Governor may execute a deed in the	2243
name of the state conveying to the City of Toledo, Lucas County,	2244
Ohio, and to its successors and assigns, all of the state's	2245
right, title, and interest in the following described real	2246
estate:	2247
Being a parcel of land situated in the City of Toledo,	2248
County of Lucas, State of Ohio, lying northerly of a property	2249
owned by an existing railroad, and being a part of the southeast	2250
quarter of the southeast quarter (SE $\frac{1}{4}$ of SE $\frac{1}{4}$) of section four	2251
(4), town three (3) of the United States Twelve Miles Square	2252
Reserve at the foot of the Rapids of the Miami of Lake Erie to	2253
wit:	2254
Commencing at a found stone monument, with a capped	2255
(D.G.L. LTD. #6783) iron pin at 0.17 feet south & 0.18 feet	2256
east, marking the southwest corner of the said southeast ¼ of	2257
the southeast $\frac{1}{4}$ (SE $\frac{1}{4}$ of SE $\frac{1}{4}$) of Section four (4), thence NORTH	2258
00°-44'-36" EAST on the west line of the said southeast 4 of the	2259
southeast $\frac{1}{4}$ (SE $\frac{1}{4}$ of SE $\frac{1}{4}$) of Section four (4), said west line	2260
also being the centerline of Vacated Faraday Street per City of	2261
Toledo Ord. 1931, a distance of 42.58 feet to a set 5/8"	2262
diameter iron rod with plastic cap (B.D.F.#8524), marking the	2263
intersection of the said west line of the said southeast $\frac{1}{4}$ of	2264
the southeast $\frac{1}{4}$ (SE $\frac{1}{4}$ of SE $\frac{1}{4}$) of Section four (4) with the	2265
centerline of Vacated Hill Avenue per City of Toledo Ord. 6-33,	2266
said point also being the Point of Beginning for this	2267
description;	2268
1. Thence continuing NORTH 00°-44'-36" EAST on said west	2269
line of the southeast $\frac{1}{4}$ of the southeast $\frac{1}{4}$ (SE $\frac{1}{4}$ of SE $\frac{1}{4}$) of	2270
Section four (4) a distance of 219.98 feet to a set MAG Nail	2271
with a shiner, marking the intersection of said west line of the	2272

said southeast ¼ of the southeast ¼ (SE¼ of SE¼) of Section four	2273
(4) with the southerly right-of-way of Hill Avenue as it now	2274
exists;	2275
2. Thence SOUTH $85^{\circ}-55'-34$ " EAST on said southerly right-	2276
of-way of Hill Avenue, as it now exists, a distance of 169.07	2277
feet to a set $5/8"$ diameter iron rod with plastic cap	2278
(B.D.F.#8524), marking the intersection of said southerly right-	2279
of-way of Hill Avenue, as it now exists, with the westerly	2280
right-of-way of Fearing Boulevard, as it now exists;	2281
3. Thence SOUTH 04°-32'-19" EAST on said westerly right-	2282
of-way of Fearing Boulevard, as it now exists, a distance of	2283
128.18 feet to a set 5/8" diameter iron rod with plastic cap	2284
(B.D.F.#8524), marking the intersection of said westerly right-	2285
of-way for Fearing Boulevard, as it now exists, with said	2286
centerline of Vacated Hill Avenue per City of Toledo Ord. 6-33;	2287
4. Thence SOUTH 66°-11'- 07" WEST on said centerline of	2288
Vacated Hill Avenue per City of Toledo Ord. 6-33, a distance of	2289
198.55 feet to the Point of Beginning of this description;	2290
Containing an Area of 30,575.63 Square Feet or 0.702 Acre	2291
of land, more or less, and being subject to all easements,	2292
leases and restrictions of record. All 5/8 inch diameter iron	2293
rods are set with a plastic cap stating "B.D.F.#8524".	2294
The above described area is contained within Lucas County	2295
Auditors Permanent Parcel Number 18-04802 listed as Parcel VI	2296
within Lucas County Deed Volume 1959 on pages 113 & 114 having a	2297
total area of 65,779.29 Square Feet (meas.) or 1.510 (meas.)	2298
Acres of land more or less which has an existing PRO of	2299
35,202.69 (meas.) Square Feet or 0.808 (meas.) Acre, more or	2300
less and having a residue parcel total area of 30,575.63 (meas.)	2301

Square Feet or 0.702 (meas.) Acre of Land.	2302
This legal description has been prepared on August 21st,	2303
2014 by Bradly D. Fish, Registered Surveyor Number 8524 from an	2304
actual field survey and documents of record, recorded within the	2305
City of Toledo Engineering Services Division and the Lucas	2306
County Recorder's Office. Prior legals used are the following	2307
deeds recorded in the Lucas County Recorder's Office: Book	2308
Volume 1959, page 113 (Parcel VI), Book Volume 416, page 38.	2309
Grantor claims title by instrument(s) of record in name	2310
"The University of Toledo", recorded in Lucas County Recorders	2311
Deed Volume 1959 on pages 113 & 114 listed within as Parcel VI.	2312
The bearings for this survey are based on the State Plane	2313
Coordinate System of OHIO NORTH ZONE 3401, NAD 83 (2011). All	2314
bearings are relative thereto for the purpose of indicating	2315
angular measurement.	2316
Prepared August 21, 2014 by Bradly D. Fish, P.S.,	2317
Registered Surveyor #8524.	2318
The foregoing legal description may be adjusted by the	2319
Department of Administrative Services to accommodate any	2320
corrections necessary to facilitate recordation of the deed.	2321
The real estate shall be sold as an entire tract and not	2322
in parcels.	2323
(B)(1) The conveyance includes improvements and chattels	2324
situated on the real estate, and is subject to all easements,	2325
covenants, conditions, and restrictions of record; all legal	2326
highways and public rights-of-way; zoning, building, and other	2327
laws, ordinances, restrictions, and regulations; and real estate	2328
taxes and assessments not yet due and payable. The real estate	2329
shall be conveyed in "as-is, where-is, with all faults"	2330

condition.	2331
(2) The deed may contain restrictions, exceptions,	2332
reservations, reversionary interests, and other terms and	2333
conditions the Director of Administrative Services determines to	2334
be in the best interest of the state.	2335
(3) Subsequent to the conveyance, any restrictions,	2336
exceptions, reservations, reversionary interests, or other terms	2337
and conditions contained in the deed may be released by the	2338
state or the University of Toledo without the necessity of	2339
further legislation.	2340
(C) Consideration for conveyance of the subject real	2341
estate is \$34,500.00.	2342
(D) The grantee shall pay all costs associated with the	2343
purchase, closing, and conveyance, including surveys, title	2344
evidence, title insurance, transfer costs and fees, recording	2345
costs and fees, taxes, and any other fees, assessments, and	2346
costs that may be imposed.	2347
(E) The net proceeds of the sale shall be deposited into	2348
the state treasury to the credit of the General Revenue Fund.	2349
(F) Upon notice from the Director of Administrative	2350
Services, the Auditor of State, with the assistance of the	2351
Attorney General, shall prepare a deed to the real estate. The	2352
deed shall state the consideration and shall be executed by the	2353
Governor in the name of the state, countersigned by the	2354
Secretary of State, sealed with the Great Seal of the State,	2355
presented in the Office of the Auditor of State for recording,	2356
and delivered to the grantee. The grantee shall present the deed	2357
for recording in the office of the Lucas County Recorder.	2358
Section 17. (A) The Governor may execute a deed in the	2359

name of the state conveying to the GT Technologies, Inc., a	2360
Delaware corporation, and to its successors and assigns, all of	2361
the state's right, title, and interest in the following	2362
described real estate:	2363
Situated in the State of Ohio, County of Lucas, City of	2364
Toledo, and being part of Lucas County Parcel No. 18-04802 in	2365
the West one-half of the Southeast quarter of Section 4, Town	2366
Three, United States Twelve Mile Square Reservation bounded and	2367
described as follows:	2368
Commencing for the parcel herein described at a brass	2369
plate in a monument box found marking the southwest corner of	2370
the Southeast quarter of said Section 4;	2371
Thence South 89 degrees 55 minutes 28 seconds East along	2372
the South line of the Southeast quarter of said Section 4, a	2373
record distance of 1342.18 feet to an $\frac{3}{4}$ inch iron pin set on the	2374
East line of the West one-half of the Southeast quarter of	2375
Section 4;	2376
Thence North 00 degrees 07 minutes 31 seconds East along	2377
the East line of the West one-half of the Southeast quarter of	2378
said Section 4, passing the existing centerline of right of way	2379
of Hill Avenue at a record distance of 322.56 feet, a record	2380
distance of 363.56 feet to a MAG nail found on the Northerly	2381
existing right of way of Hill Ave., said point being the	2382
southwesterly property corner of the Grantor and the TRUE POINT	2383
OF BEGINNING;	2384
Thence North 89 degrees 55 minutes 28 seconds West along	2385
the Southerly property line of the Grantor, same being the	2386
Northerly existing right of way line of Hill Ave., a distance of	2387
124.79 feet to a mag nail found;	2388

Thence North 00 degrees 17 minutes 20 seconds East along	2389
the said Westerly face of a fence line and its extension	2390
thereof, a distance of 281.69 feet to a point in the center of a	2391
fence post;	2392
Thence South 89 degrees 42 minutes 21 seconds East along	2393
the said Northerly face of a fence line, a distance of 123.99	2394
feet to a point in the center of a fence post at the	2395
intersection with the East line of the West one-half of the	2396
Southeast quarter of Said Section 4;	2397
Thence South 00 degrees 07 minutes 31 seconds West, along	2398
the East line of the West one-half of the Southeast quarter of	2399
said Section 4, same being the Easterly property line of the	2400
Grantor, a distance of 281.21 feet to the TRUE POINT OF	2401
BEGINNING, containing 0.804 acres of land more or less, subject	2402
however to all legal highways and prior easements of record.	2403
This description was prepared and reviewed on October 14,	2404
2014 by DGL Consulting Engineers, LLC, R.J. Lumbrezer,	2405
Professional Surveyor Number 8029.	2406
This description is based on a field survey made in	2407
September of 2003 by DANSARD GROHNKE LONG LIMITED, LLC under the	2408
direction and supervision of Kenneth E. Ducat, Registered	2409
Surveyor No, 6783.	2410
The bearings used in the description are based on an	2411
assumed meridian and are used only for the purpose of describing	2412
angular measurements.	2413
The foregoing legal description may be adjusted by the	2414
Department of Administrative Services to accommodate any	2415
corrections necessary to facilitate recordation of the deed.	2416
The real estate shall be sold as an entire tract and not	2417

in parcels.	2418
(B)(1) The conveyance includes improvements and chattels	2419
situated on the real estate, and is subject to all easements,	2420
covenants, conditions, and restrictions of record; all legal	2421
highways and public rights-of-way; zoning, building, and other	2422
laws, ordinances, restrictions, and regulations; and real estate	2423
taxes and assessments not yet due and payable. The real estate	2424
shall be conveyed in "as-is, where-is, with all faults"	2425
condition.	2426
(2) The deed may contain restrictions, exceptions,	2427
reservations, reversionary interests, and other terms and	2428
conditions the Director of Administrative Services determines to	2429
be in the best interest of the state.	2430
(3) Subsequent to the conveyance, any restrictions,	2431
exceptions, reservations, reversionary interests, or other terms	2432
and conditions contained in the deed may be released by the	2433
state or the University of Toledo without the necessity of	2434
further legislation.	2435
(C) Consideration for conveyance of the subject real	2436
estate is \$42,000.00 under a real estate purchase contract	2437
executed by the grantee and the Director of Administrative	2438
Services.	2439
(D) The grantee shall pay all costs associated with the	2440
purchase, closing, and conveyance, including surveys, title	2441
evidence, title insurance, transfer costs and fees, recording	2442
costs and fees, taxes, and any other fees, assessments, and	2443
costs that may be imposed.	2444
(E) The net proceeds of the sale shall be deposited into	2445
the state treasury to the credit of the General Revenue Fund.	2446

(F) Upon notice from the Director of Administrative	2447
Services, the Auditor of State, with the assistance of the	2448
Attorney General, shall prepare a deed to the subject real	2449
estate. The deed shall state the consideration and shall be	2450
executed by the Governor in the name of the state, countersigned	2451
by the Secretary of State, sealed with the Great Seal of the	2452
State, presented in the Office of the Auditor of State for	2453
recording, and delivered to the grantee. The grantee shall	2454
present the deed for recording in the office of the Lucas County	2455
Recorder.	2456
(G) This section expires three years after its effective	2457
date.	2458
Section 18. (A) The Governor may execute a deed in the	2459
name of the state conveying to a grantee, and to the grantee's	2460
heirs and assigns or successors and assigns, all of the state's	2461
right, title, and interest in the following described real	2462
estate:	2463
Situate in the State of Ohio, County of Athens, City of	2464
Athens, being located in Lease (FarmO Lot 27 of township 9,	2465
Range 14, Ohio Company Purchase and being part of land conveyed	2466
to Ohio University, by deed of record in Deed Book 229, Page	2467
319, all references being to records in the Recorder's Office,	2468
Athens County, Ohio and being more particularly described as	2469
follows:	2470
Beginning at an iron pin in the easterly right-of-way line	2471
of Home Street (60 feet wide) at the southwesterly corner of a	2472
0.46 acre tract leased to Conrath-Bean D.A.V. House Co., by	2473
lease of record in Lease Record 32, Page 384;	2474

thence, North 89° 22' 19" East, along the southerly line

of said 0.46 acre tract, a distance of 100.00 feet to an iron	2476
pin at the southeasterly corner of said tract;	2477
thence, North 03° 00' 40" East, along the easterly line of	2478
said 0.46 acre tract, a distance of 176.85 feet to an iron pin	2479
in the southerly limited access right-of-way line of East State	2480
Street;	2481
thence, South 70° 58' 28" East, along said southerly	2482
limited access right-of-way line, 6.39 feet to an iron pin in	2483
said line;	2484
thence, South 83° 30' 11" East, continuing along said	2485
limited access right-of-way line, a distance of 201.56 feet to	2486
an iron pin at an angle point in said line;	2487
thence, North 89° 22' 19" East, continuing along said	2488
limited access right-of-way line, a distance of 200.00 feet to	2489
an iron pin at the intersection of said line with the westerly	2490
limited access line of U.S. Route 33;	2491
thence, South 0° 04' 24" East, along said limited access	2492
right-of-way line of U.S. Route 33, a distance of 199.66 feet to	2493
an iron pin;	2494
thence, South 89° 22' 19" West, crossing the Ohio	2495
University tract, a distance of 518.51 feet to an iron pin in	2496
the easterly right-of-way line of Home Street;	2497
thence, North 03° 00' 40" East, along said easterly right-	2498
of-way line of Home Street, a distance of 50.41 feet to the	2499
place of beginning, containing 2.070 acres (90,161 square feet),	2500
more or less.	2501
Subject however, to all legal rights-of-way and/or	2502
easements of record.	2503

The foregoing description may be adjusted by the	2504
Department of Administrative Services to accommodate any	2505
corrections necessary to facilitate recordation of the deed.	2506
The real estate shall be sold as an entire tract and not	2507
in parcels.	2508
(B)(1) The conveyance includes improvements and chattels	2509
situated on the real estate, and is subject to all leases,	2510
easements, covenants, conditions, and restrictions of record;	2511
all legal highways and public rights-of-way; zoning, building,	2512
and other laws, ordinances, restrictions, and regulations; and	2513
real estate taxes and assessments not yet due and payable. The	2514
real estate shall be conveyed in an "as-is, where-is, with all	2515
faults" condition.	2516
(2) The deed may contain restrictions, exceptions,	2517
reservations, reversionary interests, and other terms and	2518
conditions the Director of Administrative Services determines to	2519
be in the best interest of the state.	2520
(3) Subsequent to the conveyance, any restrictions,	2521
exceptions, reservations, reversionary interests, or other terms	2522
and conditions contained in the deed may be released by the	2523
state or Ohio University without the necessity of further	2524
legislation.	2525
(C) The Director of Administrative Services shall conduct	2526
a sale of the real estate by sealed bid auction or public	2527
auction, and the real estate shall be sold to the highest bidder	2528
at a price acceptable to the Director and Ohio University. The	2529
Director shall advertise the sealed bid auction or public	2530
auction by publication in a newspaper of general circulation in	2531
Athens County, once a week for three consecutive weeks before	2532

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the date on which the sealed bids are to be opened. The Director	2533
shall notify the successful bidder in writing. The Director may	2534
reject any or all bids.	2535

The purchaser shall pay a deposit of ten per cent of the 2536 purchase price to the Director of Administrative Services not 2537 later than five business days after receiving a notice that the 2538 purchaser's bid has been accepted, and shall enter into a real 2539 estate purchase agreement in the form prescribed by the 2540 Department of Administrative Services. The purchaser shall pay 2541 2542 the balance of the purchase price at closing, which shall occur 2543 not later than sixty days after execution of the purchase agreement. Payment shall be made in cash or by certified check 2544 made payable to the Treasurer of State. A purchaser who does not 2545 satisfy the conditions of the sale as prescribed in this section 2546 or the terms and conditions of the purchase agreement shall 2547 forfeit as liquidated damages the ten per cent deposit paid to 2548 the state. If a purchaser fails to complete the purchase, the 2549 Director may accept the next highest bid, subject to the 2550 foregoing conditions. If the Director rejects all bids, the 2551 Director may repeat the sealed bid auction or public auction, or 2552 2553 may use an alternative sale process that is acceptable to Ohio University. 2554

Ohio University shall pay advertising and other costs incident to the sale of the real estate.

- (D) The grantee shall pay all costs associated with the 2557 purchase, closing, and conveyance of the subject real property, 2558 including surveys, title evidence, title insurance, transfer 2559 costs and fees, recording costs and fees, taxes, and any other 2560 fees, assessments, and costs that may be imposed. 2561
 - (E) The net proceeds of the sale of the real estate shall

be paid to Ohio University and deposited into the appropriate	2563
university accounts for the benefit of Ohio University.	2564
(F) Upon payment of the purchase price, the Auditor of	2565
State, with the assistance of the Attorney General, shall	2566
prepare a deed to the subject real estate. The deed shall state	2567
the consideration and shall be executed by the Governor in the	2568
name of the state, countersigned by the Secretary of State,	2569
sealed with the Great Seal of the State, presented in the Office	2570
of the Auditor of State for recording, and delivered to the	2571
grantee. The grantee shall present the deed for recording in the	2572
office of the Athens County Recorder.	2573
(G) This section expires three years after its effective	2574
date.	2575
Section 19. (A) The Governor may execute a deed in the	2576
name of the state conveying to a grantee, and to the grantee's	2577
heirs and assigns or successors and assigns, all of the state's	2578
right, title, and interest in the following described real	2579
estate:	2580
Situate in the State of Ohio, County of Athens, City of	2581
Athens, being located in Lease (FarmO Lot 27 of township 9,	2582
Range 14, Ohio Company Purchase and being part of land conveyed	2583
to Ohio University, by deed of record in Deed Book 229, Page	2584
319, all references being to records in the Recorder's Office,	2585
Athens County, Ohio and being more particularly described as	2586
follows:	2587
Commencing at an iron pin in the easterly right-of-way	2588
line of Home Street (60 feet wide) at the southwesterly corner	2589
of a 0.46 acre tract leased to Conrath-Bean D.A.V. House Co., by	2590
lease of record in Lease Record 32, Page 384;	2591

thence, South 03° 00' 40" West, along said easterly right-	2592
of-way line of Home Street, a distance of 50.41 feet to an iron	2593
pin in said line and the Point of Beginning of the tract herein	2594
described;	2595
thence, North 89° 22' 19" East, crossing the Ohio	2596
University tract, a distance of 518.51 feet to an iron pin in	2597
the westerly limited access line of U.S. Route 33;	2598
thence, South 0° 04' 24" East, along said limited access	2599
right-of-way line of U.S. Route 33, a distance of 270.01 feet to	2600
an iron pin;	2601
thence, South 89° 22' 19" West, crossing the Ohio	2602
University tract, a distance of 533.07 feet to an iron pin in	2603
the easterly right-of-way line of Home Street;	2604
thence, North 03° 00' 40" East, along said easterly right-	2605
of-way line of Home Street, a distance of 270.55 feet to the	2606
Point of Beginning containing 3.2590 acres (141,962 square	2607
feet), more or less.	2608
Subject however, to all legal rights-of-way and/or	2609
easements of record.	2610
The foregoing description may be adjusted by the	2611
Department of Administrative Services to accommodate any	2612
corrections necessary to facilitate recordation of the deed.	2613
The real estate shall be sold as an entire tract and not	2614
in parcels.	2615
(B)(1) The conveyance includes improvements and chattels	2616
situated on the real estate, and is subject to all leases,	2617
easements, covenants, conditions, and restrictions of record;	2618
all legal highways and public rights-of-way; zoning, building,	2619

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and other laws, ordinances, restrictions, and regulations; and	2620
real estate taxes and assessments not yet due and payable. The	2621
real estate shall be conveyed in an "as-is, where-is, with all	2622
faults" condition.	2623
(2) The deed may contain restrictions, exceptions,	2624
reservations, reversionary interests, and other terms and	2625
conditions the Director of Administrative Services determines to	2626
be in the best interest of the state.	2627
(3) Subsequent to the conveyance, any restrictions,	2628
exceptions, reservations, reversionary interests, or other terms	2629
and conditions contained in the deed may be released by the	2630
state or Ohio University without the necessity of further	2631
legislation.	2632
(C) The Director of Administrative Services shall conduct	2633
a sale of the real estate by sealed bid auction or public	2634
auction, and the real estate shall be sold to the highest bidder	2635
at a price acceptable to the Director of Administrative Services	2636
and Ohio University. The Director shall advertise the sealed bid	2637
auction or public auction by publication in a newspaper of	2638
general circulation in Athens County, once a week for three	2639
consecutive weeks before the date on which the sealed bids are	2640
to be opened. The Director shall notify the successful bidder in	2641
writing. The Director may reject any or all bids.	2642
The purchaser shall pay a deposit of ten per cent of the	2643
purchase price to the Director of Administrative Services not	2644
later than five business days after receiving a notice that the	2645
purchaser's bid has been accepted, and shall enter into a real	2646
estate purchase agreement in the form prescribed by the	2647

Department of Administrative Services. The purchaser shall pay

the balance of the purchase price at closing, which shall occur

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not later than sixty days after execution of the purchase	2650
agreement. Payment shall be made in cash or by certified check	2651
made payable to the Treasurer of State. A purchaser who does not	2652
satisfy the conditions of the sale as prescribed in this section	2653
or the terms and conditions of the purchase agreement shall	2654
forfeit as liquidated damages the ten per cent deposit paid to	2655
the state. If a purchaser fails to complete the purchase, the	2656
Director may accept the next highest bid, subject to the	2657
foregoing conditions. If the Director rejects all bids, the	2658
Director may repeat the sealed bid auction or public auction, or	2659
may use an alternative sale process that is acceptable to Ohio	2660
University.	2661

Ohio University shall pay advertising and other costs incident to the sale of the real estate.

- (D) The grantee shall pay all costs associated with the purchase, closing, and conveyance, including surveys, title evidence, title insurance, transfer costs and fees, recording costs and fees, taxes, and any other fees, assessments, and costs that may be imposed.
- (E) The net proceeds of the sale shall be paid to Ohio

 University and deposited into the appropriate university

 2670

 accounts for the benefit of Ohio University.

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- (F) Upon payment of the purchase price, the Auditor of 2672 State, with the assistance of the Attorney General, shall 2673 prepare a deed to the subject real estate. The deed shall state 2674 the consideration and shall be executed by the Governor in the 2675 name of the state, countersigned by the Secretary of State, 2676 sealed with the Great Seal of the State, presented in the Office 2677 of the Auditor of State for recording, and delivered to the 2678 grantee. The grantee shall present the deed for recording in the 2679

office of the Athens County Recorder.	2680
(G) This section expires three years after its effective	2681
date.	2682
Section 20. (A) The Director of Administrative Services	2683
may execute a water line easement in the name of the state,	2684
granting to the City of Piqua, Miami County, Ohio, and its	2685
successors and assigns, a perpetual easement in the following	2686
described real estate:	2687
Situated in section 6, Town 6, Range 6 East, City of	2688
Piqua, Miami County, Ohio being Lot 8138 as conveyed to the	2689
State of Ohio in D. B. 426, Page 70 of the Miami County	2690
Recorder's Office and being more particularly described as	2691
follows:	2692
Commencing at the southeast corner of the above referenced	2693
Lot 8138, being the southwest corner of a tract of land conveyed	2694
to the Ohio Historical Society;	2695
Thence along a southerly line of Lot 8138, N72°45'13"W a	2696
distance of 161.22 feet;	2697
Thence continuing along a southerly line of Lot 8138,	2698
N34°47'23"W a distance of 130.92 feet to the True Point of	2699
Beginning;	2700
Thence continuing along said southerly line, N34°47'23"W a	2701
distance of 46.31 feet;	2702
Thence along lines through said Lot 8138, the following	2703
four (4) courses:	2704
1. N75°24'41"E a distance of 28.10 feet;	2705
2. S87°56'01"E a distance of 55.74 feet;	2706

3. S84°09'33"E a distance of 123.94 feet;	2707
4. S85°41'06"E a distance of 27.53 feet to a point in the	2708
east line of said Lot 8138;	2709
Thence along the east line of said lot, S29°19'07"W a	2710
distance of 37.00 feet;	2711
Thence along lines through said Lot 8138, the following	2712
four (4) courses:	2713
1. N84°02'28"W a distance of 99.24 feet;	2714
2. N86°57'26"W a distance of 18.87 feet;	2715
3. N89°29'04"W a distance of 33.93 feet;	2716
4. S78°45′56″W a distance of 38.36 feet to the Point of	2717
Beginning.	2718
The above described parcel containing 7,553 square feet	2719
more or less.	2720
The foregoing description may be adjusted by the	2721
Department of Administrative Services to accommodate any	2722
corrections necessary to facilitate recordation of the easement	2723
document.	2724
(B) The Director of Administrative Services, under	2725
division (A)(8) of section 123.01 of the Revised Code, exercises	2726
general custodial care of all real property of the state and has	2727
determined that the granting of a perpetual easement affecting	2728
an existing water supply line on property near the Johnston Farm	2729
and Indian Reservation to the City of Piqua, would be in the	2730
best interest of the State of Ohio.	2731
(C) The Director of Administrative Services shall prepare	2732
and execute the perpetual water line easement document affecting	2733

the subject real estate.	2734
(D) The consideration for granting this easement is	2735
\$610.00.	2736
(E) The City of Piqua shall, at its sole expense, present	2737
the fully executed easement document for recording in the office	2738
of the Miami County Recorder.	2739
(F) This section expires three years after its effective	2740
date.	2741
Section 21. (A) The Governor may execute a deed in the	2742
name of the state conveying to Quest Recovery and Prevention	2743
Services, Inc., its successors and assigns, all of the state's	2744
right, title, and interest in the following described real	2745
estate:	2746
Situated in the City of Massillon, County of Stark, State	2747
of Ohio, formerly part of the Southwest Quarter of Section 21,	2748
Perry Township and being part of Out Lot 560 of said City, and	2749
being part of a parcel as conveyed to the State of Ohio by Deed	2750
Volume 293, Page 81 of the Stark County Records described as	2751
follows:	2752
Beginning at a Stark County Monument disk (PER 113) found	2753
at the southwest corner of said Southwest Quarter;	2754
Thence N 1°48'00" E, with the west line of said Quarter	2755
Section and through the bounds of a 19.201 acre parcel as	2756
conveyed to the City of Massillon by Official Record Imaging	2757
Number 200605150029143 of the Stark County Records, a distance	2758
of 1,388.75 feet to a nail found in concrete on a northwest line	2759
of said City of Massillon parcel and a southeast line of said	2760
State of Ohio parcel;	2761

Thence N 51°31'15" E, with said northwest line of the City	2762
of Massillon parcel and southeast line of the State of Ohio	2763
parcel 16.00 feet to a nail in concrete found at the northwest	2764
corner of said City of Massillon parcel and the True Point of	2765
Beginning;	2766
With new division lines through said State of Ohio parcel	2767
the following five courses:	2768
1. Thence with a non-tangent curve turning to the left	2769
with an arc length of 492.47 feet, a radius of 493.27 feet, a	2770
delta angle of $57^{\circ}12'10"$, a chord bearing of N $15^{\circ}35'38"$ E, and	2771
a chord length of 472.27 feet to a MAG nail set;	2772
2. Thence N 76°45'38" E, a distance of 203.26 feet to a	2773
rebar set at a point of curvature;	2774
3. Thence with a curve turning to the right with an arc	2775
length of 50.49 feet, a radius of 59.00 feet, a delta angle of	2776
$49^{\circ}02'19"$, a chord bearing of S $78^{\circ}43'12"$ E, and with a chord	2777
length of 48.97 feet, to a rebar set at a point of tangency;	2778
4. Thence S 54°12'21" E, a distance of 269.66 feet to a	2779
rebar set;	2780
5. Thence S 47°55′ 12" E, a distance of 110.42 feet to a	2781
rebar set on the east line of said State of Ohio parcel;	2782
With the bounds of said State of Ohio parcel the following	2783
five courses:	2784
6. Thence S 11°45'28" W, with the west line of Out Lot	2785
1031 and an 18.322 acre parcel as conveyed to the City of	2786
Massillon by Official Records Imaging Number 200605150029143, a	2787
distance of 47.41 feet to a 5/8 inch rebar with cap inscribed	2788
"HINTON" found;	2789

7. Thence S $03^{\circ}11'52"$ W, continuing with the west line of	2790
said Out Lot 1031 and said 18.322 acre parcel so conveyed to the	2791
City of Massillon a distance of 529.90 feet to a 5/8 inch rebar	2792
found at the northeast corner of said 19.201 acre City of	2793
Massillon parcel and the southeast corner of said State of Ohio	2794
parcel.	2795
8. Thence N 73°17'55" W, with the north line of said	2796
19.201 acre City of Massillon parcel a distance of 201.68 feet	2797
to a MAG nail found;	2798
9. Thence N 53°11'29" W, with the north line of said	2799
19.201 acre City of Massillon parcel a distance of 265.96 feet	2800
to a 5/8 inch rebar with cap inscribed "HINTON" found;	2801
10. Thence N 66°44'59" W, with the north line of said	2802
19.201 acre City of Massillon parcel a distance of 248.35 feet	2803
to the point of beginning.	2804
The above described parcel contains an area of 7.956	2805
acres, which is 346,556 square feet, none of which is in the	2806
public right of way, as surveyed under the direction of Joseph	2807
A. Corall, Ohio P.S. 6911 of Hammontree & Associates, Limited,	2808
Engineers, Planners and Surveyors of North Canton, Ohio in	2809
October 2014.	2810
The basis of bearings is The Ohio State Plane Coordinate	2811
System, North Zone (3401), NAD 83(1986). This tract is subject	2812
to all easements of record. All "rebar set" are 5/8 inch	2813
reinforcing bars with caps inscribed "H&A LTD".	2814
The foregoing description may be adjusted by the	2815
Department of Administrative Services to accommodate any	2816
corrections necessary to facilitate recordation of the deed.	2817
The real estate shall be sold as an entire tract and not	2818

in parcels.	2819
(B) (1) The conveyance shall include improvements and	2820
chattels situated on the real estate, and is subject to all	2821
easements, covenants, conditions, and restrictions of record;	2822
all legal highways and public rights-of-way; zoning, building,	2823
and other laws, ordinances, restrictions, and regulations; and	2824
real estate taxes and assessments not yet due and payable. The	2825
real estate shall be conveyed in an "as-is, where-is, with all	2826
faults" condition.	2827
(2) The deed shall contain a use restriction limiting use	2828
of the real estate for behavioral health or addiction services	2829
purposes only, and prohibiting the use of the subject real	2830
estate as a locked incarcerate facility, and the deed may	2831
contain additional restrictions, exceptions, reservations,	2832
reversionary interests, and other terms and conditions the	2833
Director of Administrative Services may determine to be in the	2834
best interest of the state.	2835
(3) Subsequent to the conveyance, any restrictions,	2836
exceptions, reservations, reversionary interests, or other terms	2837
and conditions contained in the deed may be released by the	2838
state or the Department of Mental Health and Addiction Services	2839
without the necessity of further legislation.	2840
(C) Consideration for the conveyance of the real estate is	2841
\$150,000.00, under a real estate purchase agreement as prepared	2842
by the Department of Administrative Services.	2843
If Quest Recovery and Prevention Services, Inc., does not	2844
complete the purchase of the real estate and close within the	2845
time period provided in the real estate purchase agreement, the	2846
Director of Administrative Services may use any reasonable	2847

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method of sale considered acceptable by the Department of Mental	2848
Health and Addiction Services to locate an alternate grantee	2849
willing to purchase the real estate. In that event, the	2850
Department of Mental Health and Addiction Services shall pay all	2851
advertising costs, additional fees, and other costs incident to	2852
the sale of the real estate.	2853
(D) The grantee shall pay all costs associated with the	2854
purchase, closing, and conveyance of the subject real property,	2855
including the appraisal, surveys, title evidence, title	2856
insurance, transfer costs and fees, recording costs and fees,	2857
taxes, and any other fees, assessments, and costs that may be	2858
imposed.	2859
(E) The net proceeds of the sale shall be deposited into	2860
the state treasury to the credit of the Department of Mental	2861
Health and Addiction Services Trust Fund under section 5119.46	2862
of the Revised Code.	2863
(F) Upon payment of the purchase price, the Auditor of	2864
State, with the assistance of the Attorney General, shall	2865
prepare a deed to the subject real estate. The deed shall state	2866
the consideration and shall be executed by the Governor in the	2867
name of the state, countersigned by the Secretary of State,	2868
sealed with the Great Seal of the State, presented in the Office	2869
of the Auditor of State for recording, and delivered to the	2870
grantee. The grantee shall present the deed for recording in the	2871
office of the Stark County Recorder.	2872
(G) Prior to the closing and sale of the subject real	2873

estate, the grantee's use and possession of the subject real

the Department of Administrative Services and the grantee.

estate shall be governed by an existing interim lease between

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(II) III '		oars after its offesti	

	(H)	This	section	expires	three	years	after	its	effective	2877
date.										2878