### As Passed by the Senate

# **124th General Assembly Regular Session** 2001-2002

Sub. H. B. No. 473

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## REPRESENTATIVES Carey, Peterson, Trakas, Core, Schmidt, Cates **SENATORS Mead, Harris, Shoemaker**

#### ABILL

0	authorize the conveyance of state-owned real estate	1
	located in Jackson County to the Jackson City Board	2
	of Education, to authorize the conveyance of	3
	state-owned real estate located in Delaware County	4
	to Delaware County, to authorize the conveyance of	5
	state-owned real estate located in Perry County to	6
	the Board of Trustees of the Hocking Technical	7
	College, to correct a legal description in a	8
	previous conveyance of real property the Adjutant	9
	General determined was no longer needed for armory	10
	or military purposes, to authorize the conveyance	11
	and transfer of state-owned personal property	12
	comprising part of the Flat Branch Sewage Treatment	13
	Plant located in Logan County to the Board of	14
	County Commissioners of Logan County, to authorize	15
	the conveyance of two parcels of state-owned real	16
	estate in Franklin County to the City of Columbus,	17
	and to declare an emergency.	18

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

	Section	1.	(A)	The	Governor	is	hereby	authorized	to	execute a	a 19
deed	in the	name	of	the	state co	nve	zina to	the Jackson	ı ر.	ity Board	20

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(right-of-way varies) and being the south line of the tract of	52
which this description is a part;	53
Thence North 64 degrees 30'00" West, along the north	54
right-of-way line of State Route 93, a distance of 223.70 feet to	55
an iron pin set on the east line of the Ohio Department of	56
Transportation's tract as recorded in Deed Volume 270, at Page 49;	57
Thence along said Ohio Department of Transportation's tract	58
and the right-of-way line for state Route 93, the following two	59
(2) courses;	60
North 25 degrees 30'00" East, a distance of 20.00 feet to an	61
iron pin set;	62
North 61 degrees West, a distance of 136.45 feet to an iron	63
pin set;	64
Thence North 23 degrees 14'34' East, through the tract of	65
which this description is a part, a distance of 1190.21 feet to	66
the point of beginning. Containing a total of 9.665 acres, 9.648	67
acres are within Scioto Salt Reserve Lot 4, and 0.017 acres within	68
Scioto Salt Reserve Lot 5. All being part of Auditor's Parcel #	69
0050010004500;	70
Being subject to all legal right-of-ways and easements.	71
All iron pins set for this survey are 5/8" rebar (30" long)	72
with i.d. cap stamped "Dana Exline 7060."	73
A plat of survey is attached hereto and made a part hereof.	74
This description is valid only if the plat is attached and	75
recorded with it.	76
Bearings for this survey are rotated to ODOT plans JAC	77
93-13.95 recorded in Jackson County Record of Centerline Plats	78
Book 1, Page 83.	79
The above description was prepared from an actual field	80
survey completed on March 08, 2001 by Dana A. Exline, Ohio	81

Sub. H. B. No. 473 As Passed by the Senate	Page 5
with i.d. cap stamped "Dana Exline 7060."	112
A plat of survey is attached hereto and made a part hereof.	113
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recorded with it.	115
Bearings for this survey are rotated to ODOT plans JAC	116
93-13.95 recorded in Jackson County Record of Centerline Plats	117
Book 1, Page 83.	118
The above description was prepared from an actual field	119
survey completed on March 08, 2001 by Dana A. Exline, Ohio	120
Professional Surveyor #7060.	121
(B) Consideration for the conveyance of the real estate	122
described in division (A) of this section is the conveyance from	123
the Jackson City Board of Education to the state (The Ohio State	124
University) and its successors and assigns of the following	125
described real estate:	126
The following described tract is located in part of the	127
Scioto Salt Reserve (SSR) Lots 117 and 118, Township 7 North,	128
Range 18 West, Lick Township, Jackson County Ohio, and being part	129
of the Jackson City Schools, Board of Education's 24.118 acre	130
tract, as recorded in Volume 330, at Page 333, of the Deed	131
Records, Recorder's Office, Jackson County, Ohio and being more	132
accurately described as follows:	133
Beginning at the intersection of the centerline of the	134
Portsmouth Branch of the B&O SW Railroad (Jackson Short Line) and	135
the township line between Lick and Franklin Townships, thence	136
South 82°18'53" East, along the township line, passing an iron pin	137
set at the southwest corner of SSR Lot 117 at 1439.97 feet, a	138
total distance of 2112.86 feet to an iron pin set and being the	139
TRUE POINT OF BEGINNING for the herein described tract;	140
Thence North 05°33'28" East, through the tract of which this	141

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description is a part, a distance of 735.22 feet to an iron pin	142
set on the north line of the 24.118 acre tract;	143
Thence South 82°15'00" East, along the north line of the	144
tract of which this description is a part, a distance of 659.26	145
feet to an iron pin previously set on the west line of a twenty	146
foot wide ingress-egress easement for the Jackson County Home	147
Cemetery;	148
Thence South 07°08'47" West, along an easterly line of the	149
tract of which this description is a part, a distance of 308.00	150
feet to an iron pin previously set;	151
Thence South 82°18'53" East, along a boundary line of the	152
tract of which this description is a part passing into SSR Lot 118	153
at 20.00 ft, a total distance of 108.20 feet to an iron pin	154
previously set;	155
Thence South 07°08'47" West, along an easterly line of the	156
tract of which this description is a part, a distance of 426.00	157
feet to an iron pin previously set on the township line between	158
Lick and Franklin Townships;	159
Thence North 82°18'53" West, along the township line passing	160
an iron pin previously set for the southeast corner of SSR Lot 117	161
at 88.20 feet, a total distance of 747.07 feet to the point of	162
beginning. Containing a total of 12.000 acres. 11.137 acres are	163
within Scioto Salt Reserve Lot 117, and 0.863 acres are within	164
Scioto Salt Reserve Lot 118. All being part of Auditor's Parcel	165
#H120060025401;	166
Being subject to all legal right-of-ways and easements.	167
All iron pins set for this survey are 5/8" rebar (30" long)	168
with i.d. cap stamped "Dana Exline 7060."	169
A plat of survey is attached hereto and made a part hereof.	170
This description is valid only if the plat is attached and	171

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recorded with it.	172
Bearings for this survey are rotated to ODOT plans JAC	173
93-13.95 recorded in Jackson County Record of Centerline Plats	174
Book 1, Page 83.	175
The above description was prepared from an actual field	176
survey completed on March 08, 2001 by Dana A. Exline, Ohio	177
Professional Surveyor #7060.	178
(C) The Jackson City Board of Education shall pay the costs	179
of the conveyances described in divisions (A) and (B) of this	180
section.	181
(D) Upon the conveyance to the state of the real estate	182
described in division (B) of this section, the Auditor of State,	183
with the assistance of the Attorney General, shall prepare a deed	184
to the real estate described in division (A) of this section. The	185
deed shall state the consideration. The deed shall be executed by	186
the Governor in the name of the state, countersigned by the	187
Secretary of State, sealed with the Great Seal of the State,	188
presented in the Office of the Auditor of State for recording, and	189
delivered to the Jackson City Board of Education. The Jackson City	190
Board of Education shall present the deed for recording in the	191
Office of the Jackson County Recorder.	192
(E) This section shall expire one year after its effective	193
date.	194
Section 2. (A) The Governor is hereby authorized to execute a	195
deed in the name of the state conveying to Delaware County, and	196
its successors and assigns, all of the state's right, title, and	197
interest in the following described real estate:	198
PARCEL 124-10-SH	199

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point at Roadway Station 17+57.00, 80.00' Right;	230
thence South 81°17'09" West, a distance of 57.00 feet to a point at Roadway Station 17+00.00, 80.00' Right;	231 232
thence North 08°42'51" West, a distance of 20.00 feet to a point at Roadway Station 17+00.00, 60.00' Right;	233 234
thence South 81°17'09" West, a distance of 140.00 feet to a point at Roadway Station 15+60.00, 60.00' Right;	235 236
thence North 08°42'51" West, a distance of 5.00 feet to a point at Roadway Station 15+60.00, 55.00' Right;	237 238
thence South 81°17'09" West, a distance of 525.86 feet to a point at Roadway Station 10+34.46, 55.00' Right;	239 240
thence North 11°30'28" West, a distance of 24.72 feet to the TRUE POINT OF BEGINNING at Roadway Station 10+32.94, 30.31' Right.	241 242
The above described area is a part of Auditor's Permanent Parcel Number 60024003007000. Within said bounds of Parcel 124-10-SH is 2.117 acres, more or less, and subject to all other easements of record.	243 244 245 246
This description was prepared by Burgess & Niple, under the direction of S. Patrick Mills, Registered Professional Surveyor Number 7158.	247 248 249
The basis of bearings in this description are based on the Ohio State Plane Coordinate System, North Zone.	250 251
The stations referred to herein are based on construction plans for replacement of structure number 2130998.	252 253
(B) Consideration for the conveyance of the real estate described in division (A) of this section is the purchase price of \$20,074.00. Proceeds from the sale of this real estate shall be	254 255 256
deposited in the state treasury to the credit of the Department of Youth Services Building Demolition Fund.	257 258

- (C) Delaware County shall pay the costs of the conveyance of 259 the real estate described in division (A) of this section. 260
- (D) Upon payment of the purchase price, the Auditor of State, with the assistance of the Attorney General, shall prepare a deed to the real estate described in division (A) of this section. The deed shall be executed by the Governor in the name of the state, countersigned by the Secretary of State, sealed with the Great Seal of the State, presented in the Office of the Auditor of State for recording, and delivered to Delaware County. Delaware County shall present the deed for recording in the Office of the Delaware County Recorder.
- (E) This section shall expire one year after its effective 270 date.
- Section 3. (A) The Governor is hereby authorized to execute a deed in the name of the state conveying to the Board of Trustees of the Hocking Technical College, and its successors and assigns, all of the state's right, title, and interest in the following described real estate:

Situated in the State of Ohio, County of Perry, Township of Harrison, Twp. 14, Range 14, Section 9, bounded and described as follows:

Starting at the center of section; thence North 83°51'56"
West 420.69 feet to an iron pin; thence South 5°13'04" West 233.22
feet to an iron pin; thence South 7°58'04" West 382.54 feet to an iron pin; thence South 83°27'16" East 313.50 feet to an iron pin; thence South 6°32'44" West 33.0 feet to an iron pin; thence South 83°27'16" East 20.0 feet to an iron pin; thence North 6°32'44"
East 33.0 feet to an iron pin; thence South 83°27'16" East 248.72 feet to an iron pin; thence South 5°45'44" West 136.88 feet to an iron pin; thence North 84°14'16" West 38.49 feet to a concrete monument at the place of beginning; South 84°14'16" West 770.63

approved by the Governor on June 21, 2000, and effective on June	321
21, 2000, by adding language that was removed erroneously from the	322
original legal description for the parcel of real estate	323
designated as "Parcel No. 3" in Section 12 of that act that	324
authorized the conveyance of property the Adjutant General	325
determined was no longer needed for armory or military purposes.	326
The legal description contained in that act was erroneous because	327
it did not reflect an easement which, instead of being reserved to	328
the original grantor, was actually a part of the original grant of	329
land to the State of Ohio, Adjutant General's Department. Thus,	330
the Adjutant General's Department could not properly transfer all	331
of the land it was originally granted. The purpose of this section	332
is to authorize the conveyance of the property located in Scioto	333
County, Ohio, using the description contained in Amended	334
Substitute Senate Bill No. 250 of the 123rd General Assembly, with	335
the addition of the description of the easement for ingress and	336
egress to the property, originally granted to the State of Ohio.	337
(B) Pursuant to section 5911.10 of the Revised Code, the	338

(B) Pursuant to section 5911.10 of the Revised Code, the Governor is hereby authorized to execute a deed in the name of the state conveying to C-FORCE, Inc., its successors and assigns, all of the state's right, title, and interest in the following described parcels of real estate and improvements on them that the Adjutant General has determined are no longer required for armory or military purposes, that are located in Scioto County, and that are known as the Portsmouth Armory, motor vehicle storage building, and organizational maintenance shop:

"Parcel No. 3 - Portsmouth Armory property - Previous Deed 347
Reference: Volume 380, Page 598, Scioto County Deed Record - 348
Situated in the City of Portsmouth, County of Scioto and State of 349
Ohio (Formerly in Clay Township), to-wit: Beginning at a point in 350
the north property line of 17th Street, said point being Two 351
Hundred Ten Feet (210 ft.) east of the center line of High Street; 352

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said point being also Fifty Feet (50 ft.) east of the first alley	353
east of High Street; thence in a northwardly direction parallel to	354
the east property line of the first alley east of High Street with	355
a line bearing North 5 deg. 30 min, east 450 feet to a point;	356
thence in an eastwardly direction parallel to the north property	357
line of 17th Street with a line bearing South 85 deg. 17 min. East	358
231 feet, more or less, to a point on the east property line of a	359
3.98 acre tract of the Grantor herein; thence in a southwardly	360
direction with the east line of said tract and bearing South 2	361
deg. 12 min. West, 158 feet more or less, to a corner of said	362
tract; thence in an eastwardly direction with the lines of said	363
tract as follows:- South 86 deg. 54 min. East, 152.4 feet to a	364
point; thence in a southwardly direction with a line bearing South	365
2 deg., 53 min. West, 294 feet to a point; said point being in the	366
north property line of 17th Street; thence in a westwardly	367
direction with the north property line of 17th Street, North 85	368
deg. 17 min. West, 400.4 feet to the point of beginning,	369
containing 3.508 acres more or less, and being 3.147 acres off the	370
3.93 acre tract, known as the "First Tract," and 0.361 acres off	371
the 1.715 acres tract known as the "Second Tract," in a deed made	372
to Grantors herein, by Johnson and Duis Inc., dated July 1, 1938,	373
and recorded in Deed Book 236, Page 291 of Scioto County Record of	374
Deeds.	375
Together with an easement as means of ingress and egress to said	376
premises from the first alley east of High Street in said city	377
over the following described premises, to-wit:	378
Beginning at a point in the east property line of the first alley	379
east of High Street, said point bearing North 5 deg., 30 min. East	380
450 feet North of the intersection of the east property line of	381
the first alley east of High Street, with the north property line	382

of 17th Street; thence in an eastwardly direction with a line

bearing South 85 deg., 17 min. East, 50 feet to a point; said

point being also the northwest corner of a tract herein conveyed
to the City of Portsmouth, Ohio, for Armory Purposes; thence in a
southwardly direction with the west line of said tract and
parallel to the east property line of the first alley easy of High
Street; South 5 deg., 30 min. West, 30 feet to a point; thence in
a westwardly direction with a line bearing North 85 deg., 17 min.
West, 50 feet to a point in the east property line of aforesaid
alley; thence in a northwardly direction with the east line of the
aforesaid alley North 5 deg., 30 min. east, 30 feet to the point
of beginning containing 0.0344 acres more or less."

- (C) The Adjutant General's Department had the real estate described in division (B) of this section appraised, and the appraised value was determined to be \$235,000.00. The Adjutant General offered the real estate for sale as follows:
- (1) To the City of Portsmouth at the appraised value. This offer was declined.
- (2) To the Board of County Commissioners of Scioto County at 401 the appraised value. This offer was declined. 402
- (3) A public auction was then held on August 29, 2001, at which time came Mr. Ted Hartley, President of C-FORCE, Inc., who bid \$170,000.00 and who was declared to be the highest bidder.

  C-FORCE, Inc. deposited ten per cent of the purchase price by certified check on the date of the action, and the balance will be paid following legislative correction of the legal description.
- (D) The grantee shall pay the costs of the conveyance of the real estate described in division (B) of this section.
- (E) The net proceeds of the conveyance of the real estate described in division (B) of this section shall be deposited in the state treasury to the credit of the Armory Improvements Fund pursuant to section 5911.10 of the Revised Code.
  - (F) Upon payment of the purchase price, the Auditor of State,

(C) Consideration for the conveyance and transfer of the

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for in division (A) of this section.

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Section 7. (A) The Governor is hereby authorized to execute a	569
deed in the name of the state conveying to the City of Columbus in	570
Franklin County and its successors and assigns all of the state's	571
right, title, and interest in the following described real estate:	572
Situated in the City of Columbus, County of Franklin, State	573
of Ohio, and being a part of Lots 1 and 2 of George H.	574
Distelhorst's Subdivision of Record, in Plat Book 5, Page 104,	575
Franklin County Recorder's Office and being more particularly	576
described as follows:	577
Beginning at an iron pin in the existing easterly right of	578
way line for Harmon Avenue, same being the southwesterly corner of	579
the aforementioned Lot 2, also being the northwesterly corner of a	580
2.305 acre tract now or formerly owned by Kreber Land Development	581
Company (Deed Book 3225, Page 489);	582
thence North 14 degrees 47 minutes 20 seconds West, a	583
distance of 150.55 feet along the easterly right of way line for	584
Harmon Avenue and the westerly line of Lot 2, to an iron pin;	585
thence leaving said lot line and right of way line North 71	586
degrees 39 minutes 19 seconds East, a distance of 180.00 feet a	587
P.K. nail;	588
thence North 14 degrees 47 minutes 20 seconds West, a	589
distance of 151.00 feet another P.K. nail set on the northerly	590
line of Lot 2, same also being the line common to Lots 1 and 2 of	591
Distelhorst's Subdivision;	592
thence along said lot line South 71 degrees 39 minutes 19	593
seconds West, a distance of 180.00 feet to an iron pin in the	594
aforementioned easterly right of way line for Harmon Avenue and	595
the northwesterly corner of Lot 2, same being the southwesterly	596
corner of Lot 1;	597
thence along said easterly right of way line for Harmon	598

measure necessary for the immediate preservation of the public	661
peace, health, and safety. The reasons for such necessity are that	662
immediate action is necessary to enable the Jackson City Board of	663
Education to begin construction on an urgently needed new school	664
building, to enable Delaware County to begin construction on an	665
urgently needed bridge, and to correct a legal description in a	666
previous conveyance of real property that the Adjutant General	667
determined was no longer needed for armory or military purposes.	668
Therefore, this act shall go into immediate effect.	669