As Reported by the House State Government Committee (CORRECTED VERSION)

124th General Assembly Regular Session 2001-2002

Sub. H. B. No. 473

REPRESENTATIVES Carey, Peterson, Trakas

A BILL

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

Section 1. (A) The Governor is hereby authorized to execute a 17 deed in the name of the state conveying to the Jackson City Board 18 of Education, and its successors and assigns, all of the state's 19 right, title, and interest in the following described real estate: 20

Parcel 1

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The following described tract is located in part of the	23
Scioto Salt Reserve (SSR) Lots 4 and 5, Township 6 North, Range 18	24
West, Franklin Township, Jackson County Ohio. Being part of the	25
State of Ohio, Ohio Agricultural Research and Development Center's	26
tract two and tract three, as recorded in Volume 209, at Page 648,	27
of the Deed Records, Recorder's Office, Jackson County, Ohio and	28
being more accurately described as follows:	29

Beginning at the intersection of the centerline of the 30 Portsmouth Branch of the B&O SW Railroad (Jackson Short Line) and 31 the township line between Franklin and Lick Townships, thence 32 South 82 degrees 18'53" East, along the township line, a distance 33 of 1398.90 feet to an iron pin set, said pin being the TRUE POINT 34 OF BEGINNING for the herein described tract; 35

Thence South 82 degrees 18'53" East, continuing along the 36 township line, passing an iron pin previously set at the southeast 37 corner of Lick Township, SSR Lot 116 at a distance of 41.07 feet, 38 a total distance of 215.54 feet to an iron pin set on the west 39 right-of-way line of County Home Road (Township Road 707, 40' 40 right-of-way), also being a tract of the Board of County 41 Commissioners of Jackson County, as recorded in Deed Volume 76, at 42 Page 267; 43

Thence South 07 degrees 11'24" West, along the west44right-of-way line of County Home Road and said Commissioner's45tract, a distance of 637.87 feet to an iron pin set;46

Thence South 25 degrees 23'58" West, through the tract of 47 which this description is a part, a distance of 677.82 feet to an 48 iron pin set on the north right-of-way line of State Route 93 49 (right-of-way varies) and being the south line of the tract of 50 which this description is a part; 51

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

The following described tract is located in part of the 82 Scioto Salt Reserve (SSR) Lot 4, Township 6 North, Range 18 West, 83 Franklin Township, Jackson County Ohio. Being part of the State of 84 Ohio, Ohio Agricultural Research and Development Center's tract 85 two as recorded in Volume 209, at Page 648, of the Deed Records, 86 Recorder's Office, Jackson County, Ohio and being more accurately 87 described as follows: 88

Beginning at the intersection of the centerline of the 89 Portsmouth Branch of the B&O SW Railroad (Jackson Short Line) and 90 the township line between Franklin and Lick townships, thence 91 South 82 degrees 18'53" East, along the township line, a distance 92 of 1654.44 feet to an iron pin set on the east right-of-way line 93 of County Home Road (Township Road 707, 40' right-of-way) also 94 being a tract of the Board of County Commissioners of Jackson 95 County, as recorded in Deed Volume 76, at page 267, said pin being 96 the TRUE POINT OF BEGINNING for the herein described tract; 97

Thence South 82 degrees 18'53" East, continuing along the township line, a distance of 353.70 feet to an iron pin set;

Thence South 38 degrees 54'57" West, through the tract of 100 which this description is a part, a distance of 672.60 feet to an 101 iron pin set on the east right-of-way line of County Home Road and 102 said Commissioner's tract; 103

Thence North 07 degrees 11'24" East, along the east 104 right-of-way line of County Home Road, a distance of 575.15 feet 105 to the point of beginning. Containing a total of 2.335 acres. 106 Being part of Auditor's Parcel #0050010004500; 107

Being subject to all legal right-of-ways and easements. 108

All iron pins set for this survey are 5/8" rebar (30" long) 109 with i.d. cap stamped "Dana Exline 7060." 110

A plat of survey is attached hereto and made a part hereof. 111 This description is valid only if the plat is attached and 112

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recorded with it.

Bearings for this survey are rotated to ODOT plans JAC 93-13.95 recorded in Jackson County Record of Centerline Plats Book 1, Page 83.

The above description was prepared from an actual field117survey completed on March 08, 2001 by Dana A. Exline, Ohio118Professional Surveyor #7060.119

(B) Consideration for the conveyance of the real estate
described in division (A) of this section is the conveyance from
the Jackson City Board of Education to the state (The Ohio State
University) and its successors and assigns of the following
described real estate:

The following described tract is located in part of the 125 Scioto Salt Reserve (SSR) Lots 117 and 118, Township 7 North, 126 Range 18 West, Lick Township, Jackson County Ohio, and being part 127 of the Jackson City Schools, Board of Education's 24.118 acre 128 tract, as recorded in Volume 330, at Page 333, of the Deed 129 Records, Recorder's Office, Jackson County, Ohio and being more 130 accurately described as follows: 131

Beginning at the intersection of the centerline of the132Portsmouth Branch of the B&O SW Railroad (Jackson Short Line) and133the township line between Lick and Franklin Townships, thence134South 82°18'53" East, along the township line, passing an iron pin135set at the southwest corner of SSR Lot 117 at 1439.97 feet, a136total distance of 2112.86 feet to an iron pin set and being the137TRUE POINT OF BEGINNING for the herein described tract;138

Thence North 05°33'28" East, through the tract of which this 139 description is a part, a distance of 735.22 feet to an iron pin 140 set on the north line of the 24.118 acre tract; 141

Thence South 82°15'00" East, along the north line of the 142

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tract of which this description is a part, a distance of 659.26 143 feet to an iron pin previously set on the west line of a twenty 144 foot wide ingress-egress easement for the Jackson County Home 145 Cemetery; 146

Thence South 07°08'47" West, along an easterly line of the147tract of which this description is a part, a distance of 308.00148feet to an iron pin previously set;149

Thence South 82°18'53" East, along a boundary line of the 150 tract of which this description is a part passing into SSR Lot 118 151 at 20.00 ft, a total distance of 108.20 feet to an iron pin 152 previously set; 153

Thence South 07°08'47" West, along an easterly line of the 154 tract of which this description is a part, a distance of 426.00 155 feet to an iron pin previously set on the township line between 156 Lick and Franklin Townships; 157

Thence North 82°18'53" West, along the township line passing 158 an iron pin previously set for the southeast corner of SSR Lot 117 159 at 88.20 feet, a total distance of 747.07 feet to the point of 160 beginning. Containing a total of 12.000 acres. 11.137 acres are 161 within Scioto Salt Reserve Lot 117, and 0.863 acres are within 162 Scioto Salt Reserve Lot 118. All being part of Auditor's Parcel 163 #H120060025401; 164

Being subject to all legal right-of-ways and easements. 165

All iron pins set for this survey are 5/8" rebar (30" long) 166 with i.d. cap stamped "Dana Exline 7060." 167

A plat of survey is attached hereto and made a part hereof. 168 This description is valid only if the plat is attached and 169 recorded with it. 170

Bearings for this survey are rotated to ODOT plans JAC17193-13.95 recorded in Jackson County Record of Centerline Plats172

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Book 1, Page 83.

The above description was prepared from an actual field174survey completed on March 08, 2001 by Dana A. Exline, Ohio175Professional Surveyor #7060.176

(C) The Jackson City Board of Education shall pay the costs
of the conveyances described in divisions (A) and (B) of this
section.

(D) Upon the conveyance to the state of the real estate 180 described in division (B) of this section, the Auditor of State, 181 with the assistance of the Attorney General, shall prepare a deed 182 to the real estate described in division (A) of this section. The 183 deed shall state the consideration. The deed shall be executed by 184 the Governor in the name of the state, countersigned by the 185 Secretary of State, sealed with the Great Seal of the State, 186 presented in the Office of the Auditor of State for recording, and 187 delivered to the Jackson City Board of Education. The Jackson City 188 Board of Education shall present the deed for recording in the 189 Office of the Jackson County Recorder. 190

(E) This section shall expire one year after its effective191date.

Section 2. (A) The Governor is hereby authorized to execute a 193 deed in the name of the state conveying to Delaware County, and 194 its successors and assigns, all of the state's right, title, and 195 interest in the following described real estate: 196

> PARCEL 124-10-SH 197 DEL-CR-124-1.60 198 HIGHWAY EASEMENT TO REPLACE 199 A BRIDGE AND WIDEN ROADWAY ON HOME ROAD 200

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Situated in the State of Ohio, County of Delaware, Township 201 of Concord, being a part of a 180.26 acre tract of land conveyed 202 to the State of Ohio, as described in Deed Book 60, Page 469, 203 Delaware County Recorder's Office, and being more particularly 204 described as follows: 205 Being on the south side of County Road 124 (Home Road) and 206 207 being located within the following described points in the boundary thereof: 208 Commencing, for reference, at an iron pin found in the 209 intersection of State Route 745 and County Road 124 (Home Road); 210 thence with the centerline of Right-of-Way of County Road 211 124, North 80°02'37" East a distance of 30.82 feet to a point, 212 thence leaving said centerline South 08°42'51" East a 213 distance of 30.00 feet to a point in the existing southerly 214 right-of-way of County Road 124, said point also being the TRUE 215 POINT OF BEGINNING for the easement described herein; 216

thence North 80°02'37" East, a distance of 1537.91 feet to a 217 point at Roadway Station 25+70.35, 11.58' Right; 218

thence South 16°06'08" East, a distance of 88.94 feet to a 219 point at Roadway Station 25+80.23, 100.00' Right; 220

thence South 80°02'11" West, a distance of 664.86 feet to a 221 point at Roadway Station 19+15.00, 100.00' Right; 222

thence North 65°05'45" West, a distance of 80.67 feet to a 223 point at Roadway Station 18+50.00, 55.00' Right; 224

thence South 81°17'09" West, a distance of 93.00 feet to a 225 point at Roadway Station 17+57.00, 55.00' Right; 226

thence South 08°42'51" East, a distance of 25.00 feet to a 227 point at Roadway Station 17+57.00, 80.00' Right; 228

thence South 81°17'09" West, a distance of 57.00 feet to a 229

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point at Roadway Station 17+00.00, 80.00' Right;	230
thence North 08°42'51" West, a distance of 20.00 feet to a	231
point at Roadway Station 17+00.00, 60.00' Right;	232
thence South 81°17'09" West, a distance of 140.00 feet to a	233
point at Roadway Station 15+60.00, 60.00' Right;	234
thence North 08°42'51" West, a distance of 5.00 feet to a	235
point at Roadway Station 15+60.00, 55.00' Right;	236
thence South 81°17'09" West, a distance of 525.86 feet to a	237
point at Roadway Station 10+34.46, 55.00' Right;	238
thence North 11°30'28" West, a distance of 24.72 feet to the	239
TRUE POINT OF BEGINNING at Roadway Station 10+32.94, 30.31' Right.	240
The above described area is a part of Auditor's Permanent	241
Parcel Number 60024003007000. Within said bounds of Parcel	242
124-10-SH is 2.117 acres, more or less, and subject to all other	243
easements of record.	244
This description was prepared by Burgess & Niple, under the	245
direction of S. Patrick Mills, Registered Professional Surveyor	246
Number 7158.	247
The basis of bearings in this description are based on the	248
	210
Ohio State Plane Coordinate System, North Zone.	249
Ohio State Plane Coordinate System, North Zone. The stations referred to herein are based on construction	-
	249
The stations referred to herein are based on construction	249 250
The stations referred to herein are based on construction plans for replacement of structure number 2130998.	249 250 251
The stations referred to herein are based on construction plans for replacement of structure number 2130998. (B) Consideration for the conveyance of the real estate	249 250 251 252
The stations referred to herein are based on construction plans for replacement of structure number 2130998. (B) Consideration for the conveyance of the real estate described in division (A) of this section is the purchase price of	249 250 251 252 253
The stations referred to herein are based on construction plans for replacement of structure number 2130998. (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	249 250 251 252 253 254
The stations referred to herein are based on construction plans for replacement of structure number 2130998. (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 deposited in the state treasury to the credit of the Department of	 249 250 251 252 253 254 255

(D) Upon payment of the purchase price, the Auditor of State, 259 with the assistance of the Attorney General, shall prepare a deed 260 to the real estate described in division (A) of this section. The 261 deed shall be executed by the Governor in the name of the state, 262 countersigned by the Secretary of State, sealed with the Great 263 Seal of the State, presented in the Office of the Auditor of State 264 265 for recording, and delivered to Delaware County. Delaware County shall present the deed for recording in the Office of the Delaware 266 County Recorder. 267

(E) This section shall expire one year after its effective date.

Section 3. (A) The Governor is hereby authorized to execute a 270 deed in the name of the state conveying to the Board of Trustees 271 of the Hocking Technical College, and its successors and assigns, 272 all of the state's right, title, and interest in the following 273 described real estate: 274

Situated in the State of Ohio, County of Perry, Township of 275 Harrison, Twp. 14, Range 14, Section 9, bounded and described as 276 follows: 277

Starting at the center of section; thence North 83°51'56" 278 West 420.69 feet to an iron pin; thence South 5°13'04" West 233.22 279 feet to an iron pin; thence South 7°58'04" West 382.54 feet to an 280 iron pin; thence South 83°27'16" East 313.50 feet to an iron pin; 281 thence South 6°32'44" West 33.0 feet to an iron pin; thence South 282 83°27'16" East 20.0 feet to an iron pin; thence North 6°32'44" 283 East 33.0 feet to an iron pin; thence South 83°27'16" East 248.72 284 feet to an iron pin; thence South 5°45'44" West 136.88 feet to an 285 iron pin; thence North 84°14'16" West 38.49 feet to a concrete 286 monument at the place of beginning; South 84°14'16" West 770.63 287 feet to a concrete monument; thence South 5°47'42" West 1417.03 288 feet to a concrete monument on State Highway Number 93 right of 289

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290 way; thence along said right of way North 43°52'44" East 1312.63 291 feet to an iron pin at the intersection of State Highway 75 right 292 of way; thence North 5°45'44" East 201.0 feet to a concrete 293 monument; thence North 30°14'16" West 65.48 feet to a concrete 294 monument; thence North 5°45'44" East 130.0 feet to a concrete 295 monument the place of beginning containing 16.62 acres more or 296 less.

(B) Consideration for the conveyance of the real estate 297 described in division (A) of this section is one dollar and other 298 valuable consideration. 299

(C) The Board of Trustees of the Hocking Technical College 300 shall pay the costs of the conveyance of the real estate described 301 in division (A) of this section. 302

(D) Upon the payment of the consideration described in 303 division (B) of this section, the Auditor of State, with the 304 assistance of the Attorney General, shall prepare a deed to the 305 real estate described in division (A) of this section. The deed 306 shall state the consideration. The deed shall be executed by the 307 Governor in the name of the state, countersigned by the Secretary 308 of State, sealed with the Great Seal of the State, presented in 309 the Office of the Auditor of State for recording, and delivered to 310 the Board of Trustees of the Hocking Technical College. The Board 311 of Trustees of the Hocking Technical College shall present the 312 deed for recording in the Office of the Perry County Recorder. 313

(E) This section shall expire one year after its effective 314 date. 315

Section 4. (A) This section is remedial, with its purpose 316 being to remedy an error in Amended Substitute Senate No. 250, 317 passed by the 123rd General Assembly on May 24, 2000, approved by 318 the Governor on June 21, 2000, and effective on June 21, 2000, by 319 adding language that was removed erroneously from the original 320

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

(B) Pursuant to section 5911.10 of the Revised Code, the 336 Governor is hereby authorized to execute a deed in the name of the 337 state conveying to C-FORCE, Inc., its successors and assigns, all 338 of the state's right, title, and interest in the following 339 described parcels of real estate and improvements on them that the 340 Adjutant General has determined are no longer required for armory 341 or military purposes, that are located in Scioto County, and that 342 343 are known as the Portsmouth Armory, motor vehicle storage building, and organizational maintenance shop: 344

"Parcel No. 3 - Portsmouth Armory property - Previous Deed 345 Reference: Volume 380, Page 598, Scioto County Deed Record -346 Situated in the City of Portsmouth, County of Scioto and State of 347 Ohio (Formerly in Clay Township), to-wit: Beginning at a point in 348 the north property line of 17th Street, said point being Two 349 Hundred Ten Feet (210 ft.) east of the center line of High Street; 350 said point being also Fifty Feet (50 ft.) east of the first alley 351 east of High Street; thence in a northwardly direction parallel to 352

353 the east property line of the first alley east of High Street with 354 a line bearing North 5 deg. 30 min, east 450 feet to a point; 355 thence in an eastwardly direction parallel to the north property 356 line of 17th Street with a line bearing South 85 deg. 17 min. East 357 231 feet, more or less, to a point on the east property line of a 358 3.98 acre tract of the Grantor herein; thence in a southwardly 359 direction with the east line of said tract and bearing South 2 360 deg. 12 min. West, 158 feet more or less, to a corner of said 361 tract; thence in an eastwardly direction with the lines of said 362 tract as follows: - South 86 deg. 54 min. East, 152.4 feet to a 363 point; thence in a southwardly direction with a line bearing South 364 2 deg., 53 min. West, 294 feet to a point; said point being in the 365 north property line of 17th Street; thence in a westwardly 366 direction with the north property line of 17th Street, North 85 367 deg. 17 min. West, 400.4 feet to the point of beginning, 368 containing 3.508 acres more or less, and being 3.147 acres off the 369 3.93 acre tract, known as the "First Tract," and 0.361 acres off 370 the 1.715 acres tract known as the "Second Tract," in a deed made 371 to Grantors herein, by Johnson and Duis Inc., dated July 1, 1938, 372 and recorded in Deed Book 236, Page 291 of Scioto County Record of 373 Deeds.

Together with an easement as means of ingress and egress to said 374 premises from the first alley east of High Street in said city 375 over the following described premises, to-wit: 376

Beginning at a point in the east property line of the first alley 377 east of High Street, said point bearing North 5 deg., 30 min. East 378 450 feet North of the intersection of the east property line of 379 the first alley east of High Street, with the north property line 380 of 17th Street; thence in an eastwardly direction with a line 381 bearing South 85 deg., 17 min. East, 50 feet to a point; said 382 point being also the northwest corner of a tract herein conveyed 383 to the City of Portsmouth, Ohio, for Armory Purposes; thence in a 384

385 southwardly direction with the west line of said tract and 386 parallel to the east property line of the first alley easy of High 387 Street; South 5 deg., 30 min. West, 30 feet to a point; thence in 388 a westwardly direction with a line bearing North 85 deg., 17 min. 389 West, 50 feet to a point in the east property line of aforesaid 390 alley; thence in a northwardly direction with the east line of the 391 aforesaid alley North 5 deg., 30 min. east, 30 feet to the point 392 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. This397offer was declined.398

(2) To the Board of County Commissioners of Scioto County at 399the appraised value. This offer was declined. 400

(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
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certified check on the date of the action, and the balance will be
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paid following legislative correction of the legal description.

(D) The grantee shall pay the costs of the conveyance of thereal estate described in division (B) of this section.408

(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, 413
with the assistance of the Attorney General, shall prepare a deed 414
to the real estate described in division (B) of this section. The 415

deed shall state the consideration. The deed shall be executed by416the Governor, countersigned by the Secretary of State, sealed with417the Great Seal of the State, presented to the Office of the418Auditor of State for recording, and delivered to C-FORCE, Inc.,419which shall present the deed for recording in the Office of the420Scioto County Recorder.421

(G) This section shall expire five years after its effective 422date. 423

Section 5. (A) The Governor or the Governor's designee is 424 hereby authorized to execute and deliver bills of sale and other 425 instruments of conveyance in the name of the state providing for 426 the conveyance and transfer of ownership to the Board of County 427 Commissioners of Logan County, and its successors and assigns, of 428 all right, title, and interest of the State of Ohio and its 429 agencies, institutions, and instrumentalities to all of the 430 personal property owned by the State of Ohio, including, without 431 limitation, all machinery, equipment, furniture, fixtures, sewer 432 lines and apparatus, tangibles and intangibles, and contract 433 rights, if any, located at or used in connection with the Flat 434 Branch Sewage Treatment Plant. 435

(B) The Governor or the Governor's designee is hereby
authorized on behalf of the State of Ohio and its agencies,
institutions, and instrumentalities to enter into such further
agreements and take such actions, by self or by or through
appropriate state agencies, institutions, or instrumentalities, as
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may be required or appropriate to carry out the conveyances and
transfers provided for in division (A) of this section.

(C) Consideration for the conveyance and transfer of the
personal property described in division (A) of this section is the
mutual benefit accruing to the State of Ohio and to Logan County
by having the Board of County Commissioners of Logan County
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operate the Flat Branch Sewage Treatment Plant, which enables the extension of sewer services to additional residents and businesses of Logan County.

(D) The Board of County Commissioners of Logan County shall
pay the costs of the conveyance and transfers of the personal
property described in division (A) of this section.

(E) This section expires one year after its effective date.

Section 6. This act is hereby declared to be an emergency 454 measure necessary for the immediate preservation of the public 455 peace, health, and safety. The reasons for such necessity are that 456 immediate action is necessary to enable the Jackson City Board of 457 Education to begin construction on an urgently needed new school 458 building, to enable Delaware County to begin construction on an 459 urgently needed bridge, and to correct a legal description in a 460 previous conveyance of real property that the Adjutant General 461 determined was no longer needed for armory or military purposes. 462 Therefore, this act shall go into immediate effect. 463