As Introduced

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

S. B. No. 164

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SENATOR Jacobson

A BILL

То	authorize, in accordance with the act, the	1
	conveyance of specified state-owned real estate	2
	located in the counties of Cuyahoga, Franklin,	3
	Hamilton, Lorain, Madison, Medina, and Ross, and to	4
	declare an emergency.	5

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

Section 1. (A) The Governor is hereby authorized to execute a
deed in the name of the state conveying to the Village of Grafton
(the "grantee"), and its successors and assigns or heirs and
assigns, all of the state's right, title, and interest in the
following described real estate:

Situated in the Village of Grafton, County of Lorain, State of Ohio and known as being a part of Original Grafton Township Lot 5, also known as being a portion of a parcel of land conveyed to State of Ohio and being further bounded and described as follows:

Commencing at the intersection of the centerline of Wooster Avon Lake Road (S.R. 83) and the southeast corner of said Lot 5, thence along the said centerline of Wooster Avon Lake Road (S.R. 83) and the east line of said Lot 5, N 1° 11' 22" E for a distance of 1969.35 feet to a point, said point being the True Place of Beginning of the parcel of land hereinafter described, thence clockwise along the following four (4) courses and distances:

1) Thence N 88° 48' 38" W for a distance of 230.00 feet to a	22
5/8 inch rebar with cap GPD set, passing over a 5/8 inch rebar	23
with cap GPD set at a distance of 30.00 feet;	24
2) Thence N 1° 11' 22" E for a distance of 190.00 feet to a	25
5/8 inch rebar with cap GPD set;	26
3) Thence S 88° 48' 38" E for a distance of 230.00 feet to a	27
point on the east line of said Lot 5, passing over a 5/8-inch	28
rebar with cap GPD set at a distance of 200.00 feet;	29
4) Thence S 1° 11' 22" W for a distance of 190.00 feet to the	30
True Place of Beginning and containing 1.0032 acres (43,700 square	31
feet) of land, more or less, and subject to all easements,	32
restrictions and covenants of record as surveyed under the	33
supervision of James E. Karing, P.S. Number 7539, for GPD	34
Associates, in September of 2000.	35
The Basis of Bearing is to an assumed meridian and is used to	36
delineate angles only.	37
(B) Consideration for the conveyance of the real estate	38
described in division (A) of this section shall be \$4,500.00 (the	39
appraised value) and shall be paid to the state at closing and	40
transfer of title in accordance with this section.	41
(C) The real estate described in division (A) of this section	42
shall be sold as an entire tract and not in parcels.	43
(D) The grantee shall pay all costs associated with the	44
purchase and conveyance of the real estate described, in division	45
(A) of this section, including, but not limited to, recordation	46
costs of the Governor's Deed.	47
(E) Within ninety days of the effective date of this section,	48
the Auditor of State, with the assistance of the Attorney General,	49
shall prepare a deed to the real estate described in division (A)	50

of this section. The deed shall state the consideration. 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 the grantee at closing. The
grantee shall present the deed for recording in the Office of the
Lorain County Recorder.

- (F) The net proceeds of the sale of the real estate described in division (A) of this section shall be deposited in the state treasury to the credit of the General Revenue Fund.
 - (G) This section expires one year after its effective date.

Section 2. (A) The Governor is hereby authorized to execute a deed in the name of the state conveying to the Village of Grafton (the "grantee"), and its successors and assigns or heirs and assigns, all of the state's right, title, and interest in the following described real estate:

Situated in the Village of Grafton, County of Lorain, State of Ohio and known as being a part of the Original Eaton Township Lot 58, also known as being a portion of a parcel of land conveyed to State of Ohio as recorded in Deed Book 186, Page 369 of said County's records, and being further bounded and described as follows:

Commencing at the intersection of the centerline of Wooster Avon Lake Road (S.R. 83, Variable Width) and the south right of way line of C.C.C. and ST. L. Railroad (100 feet wide), said intersection is also the northeast corner of a parcel of land conveyed to the Ohio Edison Company as recorded in Deed Book 865, Page 66, thence along said centerline and the east line of said Ohio Edison Company, S 0° 46′ 17″ W for a distance of 360.30 feet to a southeast corner of said Ohio Edison, said corner being the True Place of Beginning of the parcel of land hereinafter described, thence clockwise along the following six (6) courses

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and distances:	83
1) Thence continuing along said centerline, S 0° 46' 17" W for a distance of 208.47 feet to a point;	84 85
2) Thence N 89° 10' 43" W for a distance of 373.54 feet to a 5/8 inch rebar with cap "GPD" set, passing over a 5/8 inch rebar with cap "GPD" set, passing over a 5/8 inch rebar with cap "GPD" set at a distance of 40.44 feet;	86 87 88 89
3) Thence N 0° 57' 22" E for a distance of 200.00 feet to a 5/8 inch rebar with cap "GPD" set;	90 91
4) Thence N 55° 33' 29" E for a distance of 150.00 feet to a 5/8 inch rebar with cap "GPD" set on the west line of said Ohio Edison;	92 93 94
5) Thence along said west line, S 0° 57' 22" W for a distance of 78.13 feet to a 1 inch pipe found at the southwest corner of said Ohio Edison;	95 96 97
6) Thence along the south line of said Ohio Edison, S 89° 10' 43" E for a distance of 250.60 feet, passing over a 1 inch pipe found at a distance of 210.60 feet, to the True Place of Beginning and containing 1.8839 acres (872,062 sq. ft.) of land, more or	98 99 100 101
less, and subject to all easements, restrictions and covenants of record as surveyed under the supervision of James E. Karing, P.S. Number 7539 for GPD Associates in August of 2000.	102 103 104
The Basis of Bearing is to an assumed meridian and is used to delineate angles only.	105 106
(B) Consideration for the conveyance of the real estate described in division (A) of this section shall be \$13,100.00 (the appraised value) and shall be paid to the state at closing and transfer of title in accordance with this section.	107 108 109 110
(C) The real estate described in division (A) of this section shall be sold as an entire tract and not in parcels.	111 112

As introduced	
(D) Possession of the premises prior to transfer shall be	113
governed by an existing lease between the state and the grantee.	114
(E) The grantee shall pay all costs associated with the	115
purchase and conveyance of the real estate described in division	116
(A) of this section, including, but not limited to, recordation	117
costs of the Governor's Deed.	118
(F) Within ninety days of the effective date of this section,	119
the Auditor of State, with the assistance of the Attorney General,	120
shall prepare a deed to the real estate described in division (A)	121
of this section. The deed shall state the consideration. The deed	122
shall be executed by the Governor in the name of the state,	123
countersigned by the Secretary of State, sealed with the Great	124
Seal of the State, presented in the Office of the Auditor of State	125
for recording, and delivered to the grantee at closing. The	126
grantee shall present the deed for recording in the Office of the	127
Lorain County Recorder.	128
(G) The net proceeds of the sale of the real estate described	129
in division (A) of this section shall be deposited in the state	130
treasury to the credit of the General Revenue Fund.	131
(H) This section expires one year after its effective date.	132
Section 3. (A) The Governor is hereby authorized to execute a	133
deed in the name of the state conveying to the City of Columbus,	134
and its successors and assigns or heirs and assigns, all of the	135
state's right, title, and interest in the following described real	136
estate:	137
Situated in the State of Ohio, County of Franklin, City of	138
Columbus, Quarter Township 4, Township 1, Range 18, United States	139
Military Lands and being 5.334 acres out of those tracts as	140
conveyed to the State of Ohio (Ohio Expositions Commission) of	141

record in Instrument Number 200004250079990, Official Record

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the westerly limited access right-of-way of said I-71;	173
thence with said westerly limited access right-of-way line of said I-71, the following courses:	174 175
South 41° 15' 29" East, a distance of 466.29 feet to a point 0.09 feet north and 0.23 feet east of the center of a concrete monument found;	176 177 178
South 49° 35' 24" East, a distance of 354.24 feet to an iron pin set on a curve;	179 180
thence leaving said westerly limited access right-of-way line and across said I-71, the following courses:	181 182
with a curve to the left, having a central angle of 05° 43' 52" and a radius of 976.00 feet, a chord bearing and distance of South 52° 29' 24" East, 97.59 feet to an iron pin set;	183 184 185
South 55° 21' 20" East, a distance of 302.07 feet to an iron pin set in said westerly limited access right-of-way line;	186 187
thence with said westerly limited access right-of-way line, the following courses:	188 189
South 86° 24' 12" East, a distance of 33.07 feet to an iron pin set;	190 191
South 66° 04' 07" East, a distance of 144.40 feet to an iron pin set;	192 193
South 03° 23' 18" West, a distance of 56.62 feet to an iron pin set;	194 195
thence across said I-71, the following courses:	196
South 55° 21' 20" East, a distance of 80.81 feet to an iron pin set on a curve;	197 198
with a curve to the right, having a central angle of 09° 42' 09" and a radius of 520.50 feet, a chord bearing and distance of South 50° 26' 07" East, 88.04 feet to an iron pin set in said	199 200 201

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westerly limited access right-of-way line;	202
thence South 86° 24' 12" East, with said westerly limited access right-of-way line, a distance of 23.22 feet to an iron pin set on a curve;	203 204 205
thence partly across the right-of-way of said I-71 and partly across said State of Ohio tract (Deed Book 1751, Page 119) with a curve to the right, having a central angle of 29° 49' 20" and a radius of 535.79 feet, a chord bearing and distance of South 29 48' 54" East, 257.62 feet to an iron pin set;	206 207 208 209 210
thence across said State of Ohio tract (Deed Book 1751, Page 119), the following courses: South 15° 54' 14" East, a distance of 72.16 feet to an iron pin set at a point of curvature;	211 212 213 214
with a curve to the left, having a central angle of 96° 59' 48" and a radius of 33.04 feet, a chord bearing and distance of South 64° 24' 08" East, 49.49 feet to an iron pin set at a point of compound curvature;	215 216 217 218
with a curve to the left, having a central angle of 27° 56' 32" and a radius of 200.61 feet, a chord bearing and distance of North 53° 07' 42" East, 96.87 feet to an iron pin set at a point of tangency;	219 220 221 222
North 39° 09' 26" East, a distance of 36.90 feet to an iron pin set in the westerly limited access right-of-way of said I-71; thence with said westerly limited access right-of-way line,	223 224 225
the following courses: North 03° 23' 18" East, a distance of 60.00 feet to an iron pin set;	226 227 228
South 43° 40' 38" East, a distance of 137.65 feet to an iron pin set; thence across said State of Ohio tracts, (Deed Book 1751, Page 199 and Official Record 32051B12) the following courses:	229 230 231

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iron pin set at a point of tangency;	262
thence with the easterly perimeter of said Crewville tract, the following courses:	263 264
North 41° 45' 11" West, a distance of 256.72 feet to an iron pin set at a point of curvature in an easterly line of said Crewville tract;	265 266 267
with a curve to the left, having a central angle of 18° 26' 24" and a radius of 964.00 feet, a chord bearing and distance of North 50° 58' 23" West, 308.92 feet to an iron pin set at a point of reverse curvature;	268 269 270 271
with a curve to the right, having a central angle of 80° 17' 27" and a radius of 136.00 feet, a chord bearing and distance of North 20° 02' 52" West, 175.37 feet to an iron pin set at a point of tangency;	272 273 274 275
North 20° 05' 51" East, a distance of 71.16 feet to an iron pin set at a point of curvature;	276 277
with a curve to the left, having a central angle of 75° 00' 00" and a radius of 57.00 feet, a chord bearing and distance of North 17° 24' 09" West, 69.40 feet to an iron pin set at a point of tangency;	278 279 280 281
North 54° 54' 09" West, a distance of 132.43 feet to an iron pin set at a point of curvature;	282 283
with a curve to the right, having a central angle of 52° 14' 44" and a radius of 228.00 feet, a chord bearing and distance of North 28° 46' 48" West, 200.78 feet to an iron pin set at a point of tangency;	284 285 286 287
North 02° 39" 34" West, a distance of 38.64 feet to an iron pin set in said southerly right-of-way line of Hudson Street;	288 289
thence South 86° 23' 18" East, with said southerly right-of-way line, a distance of 71.95 feet to the Point of	290 291

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Beginning and containing 5.825 acres, more or less.

Subject, however, to all legal rights-of-ways and/or

easements, if any, of previous record. Iron pins set, where

indicated, are iron pipes, thirteen-sixteenth (13/16) inch inside

diameter, thirty (30) inches long with a plastic plug placed in

the top bearing the initials EMH&T, INC.

Bearings herein are based on North 03° 58' 15" West, as determined between monuments FRANK 62 and FRANK 62AZ.

- (B) Consideration for the conveyance of the real estate described in division (A) of this section shall be the mutual benefit and exchange of services provided under a Real Estate Purchase Agreement executed by Crewville, Ltd., on November 24, 1999, by the City of Columbus on December 1, 1999, and by the State of Ohio through its Director of Administrative Services on December 30, 1999, with the concurrence of the General Manager of the Ohio Expositions Commission and the Director of the Ohio Historical Society. Such terms and conditions expressly provided for Crewville, Ltd., upon conveyance of approximately 32.5 acres of land to the state of Ohio, to construct a three-lane roadway connecting Velma Avenue and Silver Drive in Columbus. Once the roadway is completed, the state of Ohio will seek to transfer said roadway to the City of Columbus and dedicate the roadway to the public's use. The City of Columbus, as provided in the Real Estate Purchase Agreement, agrees to accept the Governor's Deed and assume responsibility for all maintenance and upkeep of the roadway, following transfer from the state.
- (C) The General Assembly finds that the mutual benefit and exchange of services accruing to the State of Ohio from the conveyance of the real estate under this section is in the best interests of the State of Ohio and specifically beneficial to the Ohio Expositions Commission and the Ohio Historical Society.

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(D) Within one year of the date the roadway described in	323
division (A) of this section has been completed to the sole	324
satisfaction of the Director of Administrative Services, the	325
Auditor of State, with the assistance of the Attorney General,	326
shall prepare a deed to the real estate described in division (A)	327
of this section. The deed shall state the consideration as mutual	328
benefit and exchange of services. The deed shall be executed by	329
the Governor in the name of the state, countersigned by the	330
Secretary of State, sealed with the Great Seal of the State,	331
presented in the office of the Auditor of State for recording, and	332
delivered to the City of Columbus. The City of Columbus shall	333
present the deed for recording in the Office of the Franklin	334
County Recorder.	335
(E) The City of Columbus shall pay the costs of the	336

- 336 (E) The City of Columbus shall pay the costs of the conveyance of the real estate described in division (A) of this 337 section. 338
 - (F) This section expires two years after its effective date. 339

Section 4. (A) The Adjutant General has determined that the 340 following described property is no longer needed by the Ohio 341 National Guard for armory or military purposes and has requested 342 the Department of Administrative Services to assist in 343 transferring this parcel. The reversionary language contained in 344 the deed whereby the Adjutant General acquired this property 345 requires that the property revert back to the Medina County Joint 346 Vocational School if the property ceases to be used for military 347 purposes. The Director of Administrative Services is hereby 348 authorized to give proper effect to the reversionary language in 349 the original deed. A Governor's Deed shall be prepared by the 350 Auditor of State with the assistance of the Attorney General, to 351 be executed by the Governor, countersigned by the Secretary of 352 State, sealed with the Great Seal of the State, and presented for 353

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recording in the Office of the Auditor of State. The deed shall be	354
delivered to the original grantor of the property for recording in	355
the Office of the Medina County Recorder. The Governor is hereby	356
authorized to execute the deed in the name of the state, granting	357
all of the state's right, title, and interest in the parcel	358
described as follows:	359
Situated in the City of Medina, County of Medina and State of	360
Ohio: and known as being a part of City Lot 3553, bounded and	361
described as follows:	362
Beginning at a point in the Southeast corner of Lot 3553, the	363
centerline of Norwalk Road (State Route 18 & 57) and the Southwest	364
corner of lands now or formerly owned by Jack R. & Patricia Ruby	365
as recorded in Deed Vol. 493, Pg. 573 of the Medina County	366
Records;	367
Thence North 45° 25' 36" West along the Centerline of Norwalk	368
Road and the South line of Lot 3553 a distance of 71.77 feet to a	369
break point;	370
Thence North 44° 27' 36" West along the centerline of Norwalk	371
Road and the South line of Lot 3553 a distance of 213.69 feet to a	372
point at the TRUE PLACE OF BEGINNING of the parcel herein	373
described;	374
Thence continuing North 44° 27' 36" West along the centerline	375
of Norwalk Road and the South line of Lot 3553 a distance of	376
511.67 feet to a point;	377
Thence North 15° 49' 20" East a distance of 1104.66 feet to	378
an iron pin set, said line passing through an iron pin set 73.61	379
feet from the centerline of Norwalk Road;	380
Thence North 24° 39' 38" East a distance of 163.56 feet to an	381
iron pin set;	382
Thence South 59° 51' 11" East a distance of 212.58 feet to an	383
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iron pin set in the West line of lands now or formerly owned by L.J. & M.H. Bosak as recorded in Deed Vol. 396, Pg. 346 of the Medina County Records, the West line of Lot 22, Tract 2, of York	384 385 386
Township;	387
Thence South 00° 30' 32" West along the West line of Lot 22,	388
Tract 2, York Township and along the West line of said Bosak	389
property a distance of 49.52 feet to an iron pin found in the	390 391
Southwest corner of Lot 22, and the Northwest corner of Lot 3, now or formerly owned by Signey H. & Esther W. Lance as recorded in	391
Deed Vol. 423, Pg. 444 and Vol. 192, Pg. 476 of the Medina County	393
Records;	394
Thence South 00° 13' 28" East along the West line of Lot 3,	395
Tract 2, York Township and along the West line of said Lance	396
property a distance of 823.27 feet to an iron pin set;	397
Thence South 89° 46' 32" West a distance of 200.00 feet to an	398
iron pin set;	399
Thence South 00° 13' 28" East a distance of 596.33 feet to	400
the TRUE PLACE OF BEGINNING, said line passing through an iron pin	401
set 121.82 feet from the centerline of Norwalk Road, and	402
containing within said bounds 10.8154 Acres of Land, more or less,	403
but subject to all legal highways as surveyed by JAMES R. BOCK,	404
Registered Surveyor No. 6051 and CARL M. CLARK, Registered	405
Surveyor No. 6358 of BOCK & CLARK, INC., in August, 1981.	406
The above described parcel being known as new City Lot 4903.	407
(B) The grantee shall pay all costs associated with the	408
transfer and conveyance of the real estate described in division	409
(A) of this section, including, but not limited to, recordation	410
costs of the Governor's Deed.	411
(C) This section expires one year after its effective date.	412
Section 5. (A) The Governor is hereby authorized to execute a	413

deed in the name of the state conveying to the Hamilton County	414
Alcohol and Drug Addiction Services Board (the "grantee"), and its	415
successors and assigns or heirs and assigns, all of the state's	416
right, title, and interest in the following described real estate:	417
Situate in the State of Ohio, Hamilton County and City of	418
Cincinnati, being parcel out of those lands conveyed to the State	419
of Ohio by Deed of Record in Deed Book 2553, Page 10, Recorder's	420
Office, Hamilton County, Ohio and being more particularly	421
described as follows:	422
Bound by Martin Luther King Jr. Drive (formerly Melish	423
Avenue) on the North; Donahue Avenue on the South; Burnet Avenue	424
on the East; and Highland Avenue on the West, to include the	425
grounds and buildings.	426
The description for the aforedescribed parcel was taken from	427
the Description appearing in the Deed of Record to the State of	428
Ohio, and recorded in Deed Book 2553, Page 10, Hamilton County	429
Recorder's Office, Hamilton County, Ohio.	430
Further reference is made to Plat 1, Pages 4 through 6,	431
Burnet and Reeders Subdivision, Hamilton County Recorder's Office	432
and to File No. 5838, File No. 4912, File No. 1304, and to File	433
No. 4495 on file in the offices of the Ohio Department of	434
Administrative Services, General Services Division, Office of	435
Properties and Facilities, 4200 Surface Road, Columbus, Ohio	436
43228-1395.	437
(B) Consideration for the conveyance of the real estate	438
described in division (A) of this section shall be \$600,000.00 and	439
shall be paid to the state according to the following schedule as	440
derived by mutual agreement reached between the state and the	441
grantee through an executed Offer to Purchase:	442
(1) \$60,000.00 deposit upon full execution of the Offer to	443

Purchase.

shall prepare a deed to the real estate described in division (A)

of this section. The deed shall state the consideration. The deed

Seal of the State, presented in the Office of the Auditor of State

grantee shall present the deed for recording in the Office of the

(G) The net proceeds of the sale of the real estate described

shall be executed by the Governor in the name of the state,

for recording, and delivered to the grantee at closing. The

Hamilton County Recorder.

countersigned by the Secretary of State, sealed with the Great

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in	divisi	on	(A)	of t	his	sect	on	shall	be	depos	sited	in	the	state	47	/5
tre	asury	to	the	cred	lit c	of the	e Ge	eneral	Rev	enue	Fund.				47	76

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

Section 6. (A) The Governor is hereby authorized to execute a deed in the name of the state conveying to Forest City

Enterprises, Inc. (the "grantee"), and its successors and assigns or heirs and assigns, the State's Lessor's remainder interest pursuant to a certain lease dated March 16, 2001, between the state and grantee affecting the following described real estate:

Situated in the City of Cleveland, County of Cuyahoga and State of Ohio, and known as being all of Blocks 9, 22, 23, and 24 in Burton Adams Halle and West's Subdivision of a part of Original 100 Acre Lots Nos. 354, 358, and 359 as shown by the recorded plat in Volume 8, Page 32 of Cuyahoga County Map Records. Being all of Sublots Nos. 61 to 86, both inclusive, 136 to 173, both inclusive, 183 to 285, both inclusive, in H.C. McDowell, Brayton et al. Subdivision, of part of Original 100 Acre Lot No. 354 as shown by the recorded plat in Volume 10, Page 23 of Cuyahoga County Map Records, together with that portion of East 136th Street, Maxwell Avenue, N.E., East 137th Place as shown by the vacation plat in Volume 207, Page 14 of Cuyahoga County Map Records, together with that portion of East 136th Street, East 137th Place, East 138th Place, East 139th Street and East 140th Place, as shown by the vacation plat in Volume 181, Page 33 of Cuyahoga County Records Map Records, together with that portion of East 137th Street and Topeka Avenue, N.E. as shown by the vacation plat in Volume 182, Page 42 of Cuyahoga County Map Records, together with that portion of East 136th Street, East 137th Place, East 137th Street, East 138th Place, East 139th Street, East 140th Place, Appleton Avenue, N.E., and Topeka Avenue, N.E., as recorded by the Council of the City of Cleveland by Ordinance No. 50967, together with other land

in Original 100 Acre Lot. No. 354, collectively forming a parcel	506
of land bounded and described as follows: Beginning in the center	507
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line of Coit Road, N.E., 60 feet in width at its intersection with	509
the center line of East 140th Street, 60 feet in width; Course No.	510
1: Thence North 64 degrees 10 minutes 17 seconds West along the	511
center line of said Coit Road, N.E., 1519.71 feet to a point in	512
the Southwesterly corner of Block 9 in Burton, Adams, Halle and	513
West's Subdivision as aforementioned; Course No. 2: Thence North	514
62 degrees 26 minutes 50 seconds West along the center line of	
said Coit Road, N.E., -178.98 feet to its intersection with the	515
Easterly line of Consolidated Rail Corporation right-of-way, being	516
also the Easterly line of "Parcel I" of land so conveyed to the	517
Cleveland Short Line Railway Company by deed dated March 6, 1907,	518
and recorded in Volume 1053, Page 47 of Cuyahoga County Records;	519
Course No. 3: Thence North 0 degrees 45 minutes 10 seconds East	520
along the Easterly line of said Consolidated Rail Corporation	521
right-of-way 207.32 feet to a point of curvature therein; Course	522
No. 4: Thence Northeasterly along the Easterly line of said	523
Consolidated Rail Corporation right-of-way being also the Easterly	524
line of land conveyed to the Cleveland Short Line Railway Company	525
by deed dated March 4, 1907, and recorded in Volume 1050, Page 322	526
of Cuyahoga County Records, being along the arc of a curve	527
deflecting to the right, 1,170.74 feet to its intersection with	528
the Southerly line of land conveyed to the City of Cleveland by	529
deed dated September 19, 1932, and recorded in Volume 4312, Page	530
688 of Cuyahoga County Records, being also the Southerly line of	531
the Cleveland Painesville and Eastern Railroad Company, said	532
	533
curved line having a radius of 1,835.08 feet and chord which bears	534
North 19 degrees 16 minutes 17 seconds East a distance of 1,150.96	535
feet; Course No. 5: Thence Easterly along the Southerly line of	536
land so conveyed to the City of Cleveland, and along the arc of a	537
curve deflecting to the left 36.70 feet to its intersection with	538
the Westerly line of H.C. McDowell, Brayton et al. Subdivision as	550

aforementioned, said curved line having a radius of 440 feet and a	539
chord which bears North 78 degrees 24 minutes 36 seconds East a	540
distance of 36.70 feet; Course No. 6: Thence due South along the	541
Westerly line of said subdivision, 37.00 feet to its intersection	542
with the Southerly line of Aspinwall Avenue, N.E., 60 feet in	543
width; Course No. 7: Thence North 59 degrees 55 minutes 10 seconds	544
East along the Southerly line of said Aspinwall Avenue, N.E.,	545
525.11 feet to its intersection with the Westerly line of East	546
137th Street, 50 feet in width; Course No. 8: Thence South 0	547
degrees 14 minutes 25 seconds West along the Westerly line of said	548
East 137th Street 364.09 feet to a point in the Southerly line of	549
Maxwell Avenue, N.E., 50 feet in width; Course No. 9: Thence South	550
89 degrees 43 minutes 00 seconds East along the Southerly line of	551
said Maxwell Avenue N.E., 179.91 feet to a point in the Westerly	552
line of East 138th Place, 12 feet in width; Course No. 10: Thence	553
South 0 degrees 14 minutes 36 seconds West along the Westerly line	554
of said East 138th Place 530.20 feet to a point in the Southerly	555
line of Topeka Avenue, N.E., 50 feet in width; Course No. 11:	556
Thence South 89 degrees 44 minutes 22 seconds East along the	557
Southerly line of Topeka Avenue N.E., 479.00 feet to a point in	558
the Westerly line of East 140th Street as aforementioned; Course	559
No. 12: Thence South 0 degrees 14 minutes 38 seconds West along	560
the Westerly line of said East 140th Street, 240.00 feet to the	561
Southeasterly corner of Sublot No. 66 in H.C. McDowell, Brayton et	562
al. Subdivision, as aforementioned; Course No. 13: Thence South 89	563
degrees 45 minutes 22 seconds East at right angles to last	564
described course, 30.00 feet to a point in the center line of said	565
East 140th Street; Course No. 14: Thence South 0 degrees 14	566
minutes 38 seconds West along the center line of said East 140th	567
Street, 492.59 feet to an angle therein; Course No. 15: Thence	568
South 2 degrees 31 minutes 43 seconds West along the center line	569
of East 140th Street, 642.82 feet to the place of beginning,	570
including the Northerly one-half of Coit Road, N.E. and the	571

Westerly one-half of East 140th Street, according to a survey by
Garrett and Associates, Inc., Registered Engineers and Surveyors,
made in December, 1983, be the same more or less, but subject to
all legal highways.

Further Reference is made to a Deed dated November 26, 1985 of Record in Official Record, Volume 85-6659, Pages 28 through 33, Cuyahoga County Recorder's Office, Cuyahoga County, Ohio, and to a Plat of Survey, Map No. 2088-D, dated December 1983, on file in the Offices of said Garrett and Associates, Inc., 2030 West 19th Street, Cleveland, Ohio.

- (B) Consideration for the conveyance of the real estate described in division (A) of this section shall be \$630,000.00 and shall be paid to the state at closing and transfer of title in accordance with this section.
- (C) The real estate described in division (A) of this section shall be sold as an entire tract and not in parcels.
- (D) The deed shall state that upon transfer at closing, the Lessor's interest to the premises, pursuant to a lease between the state and grantee dated March 16, 2001, (as provided in Section 68 of Am. Sub. S.B. 230 of the 122nd General Assembly) shall merge with the Lessee's interest. The deed shall further state the restrictions regarding maintenance of an existing water tower as provided in said lease shall be forthwith removed.
- (E) The obligation of the Department of Administrative
 Services to convey the premises to grantee is also subject to and
 contingent upon (1) the grantee obtaining a binding unconditional
 executed contract with the United States Department of Labor (the
 "Job Corps Contract") for the construction of a Federal Job Corps
 Center thereon on or before the closing of the premises and (2)
 occurrence of simultaneous closings of this conveyance and the
 closing of the Job Corps Contract. Possession of the premises

N 70° 01' 15" E, 254.99 feet to an iron pin (found);	661
Thence, along the south line of Union Scioto Schools (Vol.	662
346, Pg. 645) N 69° 55' 57" E, 100.37 feet to an iron pin (found);	663
Thence, along the south line of Union Scioto Schools (Vol.	664
371, Pg. 324) N 69° 42' 23" E, 699.69 feet to an iron pin (found);	665
Thence, with two (2) new division lines through the tract of which this is a part;	666 667
S 14° 18' 13" E, 5.36 feet to a point,	668
N 75° 41' 47" E, 1712.24 feet to a point in the centerline of	669
S.R. 104;	670
Thence, along the centerline of S.R. 104 S 14° 06' 27" E,	671
60.00 feet to the point of beginning. Containing 4.349 acres.	672
Bearings are based upon magnetic north. All iron pins found are	673
5/8" dia. Re-bar.	674
Being part of Auditor's Parcel Numbered 37-0915151.600	675
New Auditor's Parcel Number	676
Subject to the existing road right-of-way of Egypt Pike C-127	677
and S.R. 104. Also being subject to all existing rights of way and	678
easements, recorded or unrecorded.	679
The foregoing description was based upon a survey made April	680
6, 1998 by Ernest L. Pritchard, Ohio Registered Professional	681
surveyor #6837.	682
Further reference is made to File No. 5764-B on file in the	683
offices of the Ohio Department of Administrative Services, General	684
Services Division, Office of Properties and Facilities, Real	685
Estate Services Section, 4200 Surface Road, Columbus, Ohio	686
43228-1395.	687
(B) Consideration for the conveyance of the real estate	688

iron pin (found), said iron pin being a corner to the

S. B. No. 164 As Introduced	Page 28
aforementioned 27.88 acres tract as conveyed to the Board of	810
Education of the Union-Scioto Local School District (D.B. 371,	811
Page 325);	812
thence with the line of the Board of Education of the	813
Union-Scioto Local School District N 40 deg. 44 min. 33 sec. E, a	814
distance of 41.95 ft. to a 5/8" iron pin (found);	815
thence continuing with the line of the Board of Education of	816
the Union-Scioto Local School District N 14 deg. 08 min. 01 sec.	817
W, a distance of 1719.35 ft. to the beginning, containing 14.409	818
acres of land of which 12.822 acres are contained in Scioto	819
Township and 1.587 acres are contained in Union Township.	820
Subject to all legal easements and rights-of-way of record.	821
Bearings are based upon the record bearing (S 04 deg. 40 min.	822
17 sec. W) of the easterly line of the 10.636 acres tract as found	823
in Deed Book 451, Page 207.	824
The above description is a part of the 1288.60 acres tract as	825
conveyed to Ohio Building Authority and recorded in Deed Book 456,	826
Page 541 of the Ross County Recorder's Office and being Parcel No.	827
9-15-151.	828
Land surveyed in August 2001, under the direction of Eric N.	829
Lutz, Registered Professional Surveyor No. 7232, the survey plat	830
of which is referred to as Drawing No. S00-127A on file in the	831
office of McCarty Associates, Hillsboro, Ohio.	832
Parcel B	833
5.046 Acres Tract	834
Situated in the Township of Union, County of Ross, State of	835
Ohio, being a part of V.M.S. No. 542, and being further bounded	836
and described as follows:	837
Beginning at a point in the easterly right-of-way line of	838
Sandusky Boulevard, said point being a corner to a 20.50 acres	839

	Веа	arir	ngs	are	based	upc	n the	e re	ecoro	d bearin	ng (S (04 deg	. 40) min.	870
17	sec.	W)	of	the	easter	cly	line	of	the	10.636	acres	tract	as	found	871
in	Deed	Вос	ok 5	541,	Page 2	207.									872

The above description is a part of the 1288.60 acres tract as conveyed to Ohio Building Authority and recorded in Deed Book 456, Page 451 of the Ross County Recorder's Office and being Parcel No. 9-15-151.

Land surveyed in August 2001, under the direction of Eric N.

Lutz, Registered Professional Surveyor No. 7232, the survey plat

of with is referred to as Drawing No. S00-127A on file in the

office of McCarty Associates, Hillsboro, Ohio.

- (B) Consideration for the conveyance of the real estate 881 described in division (A) of this section shall be \$16,536.75. 882
- (C) The real estate described in division (A) of this section shall be sold as an entire tract and not in parcels.
- (D) The grantee shall pay all costs associated with the purchase and conveyance of the real estate described in division

 (A) of this section, including, but not limited to, recordation costs of the Governor's Deed.
- (E) Within ninety days of the effective date of this section, 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 state the consideration. 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 the grantee at closing. The grantee shall present the deed for recording in the Office of the Ross County Recorder.
- (F) The net proceeds of the sale of the real estate described in division (A) of this section shall be deposited in the state

acres.

Section 11. Sections 1, 2, 4, 5, 7, 8, 9, and 10 of this act

S. B. No. 164 As Introduced	Page 36
take effect on the ninety-first day after the effective date of	1054
this act.	1055
Section 12. This act is hereby declared to be an emergency	1056
measure necessary for the immediate preservation of the public	1057
peace, health, and safety. The reason for such necessity is that	1058
immediate action is necessary to ensure the continued preservation	1059
of the real estate specified in this act and to ensure the	1060
continued beneficial public use of the real estate in furtherance	1061
of economic redevelopment in Ohio. Therefore, this act shall go	1062
into immediate effect.	1063