125th General Assembly Regular Session 2003-2004

Sub. S. B. No. 234

Senator Mumper

A BILL

Тс	o authorize the Adjutant General to transfer a	1
	specified parcel of state-owned real estate no	2
	longer needed for armory or military purposes to	3
	the grantor of the parcel pursuant to the	4
	reversionary clause in the parcel's deed; to	5
	authorize the conveyance of twelve parcels of	6
	state-owned real estate that the Adjutant General	7
	has determined are no longer required for armory	8
	or military purposes to a buyer or buyers to be	9
	determined at a later date; to authorize the	10
	conveyance of specified state-owned real estate	11
	located in Gallia County to Robert Wiley; to	12
	authorize the conveyance of specified state-owned	13
	real estate located in Gallia County to the Board	14
	of County Commissioners of Gallia County; to	15
	authorize the Director of Administrative Services	16
	to offer for sale, to a buyer to be determined at	17
	a later date, specified real estate located in	18
	Wayne County that the Department of Mental	19
	Retardation and Developmental Disabilities has	20
	determined is no longer required for state	21
	purposes; to authorize the conveyance of specified	22
	state-owned real estate located in Union County to	23
	the Association for the Developmentally Disabled;	24
	to authorize the conveyance of a series of	25

specified parcels of state-owned real estate	26
located in Hamilton County to Cincinnati's Optimum	27
Residential Environments, Incorporated; to	28
authorize the conveyance of specified state-owned	29
real estate located in Scioto County to the	30
Northwest Local School District, Scioto County; to	31
authorize the conveyance of specified state-owned	32
real estate located in Jefferson County to the	33
Edison Local School District, Jefferson County; to	34
authorize the conveyance of specified state-owned	35
real estate located in Mahoning County to the City	36
of Youngstown; to authorize the conveyance of	37
specified state-owned real estate located in	38
Pickaway County to the Village of Orient; to	39
authorize the conveyance of specified state-owned	40
real estate located in Montgomery County to Barry	41
K. Humphries to correct an erroneous omission in a	42
prior conveyance authorized by Sub. S.B. 332 of	43
the 123rd General Assembly; to authorize the	44
conveyance of specified state-owned real estate in	45
Portage County to the Board of County	46
Commissioners of Portage County; to authorize the	47
conveyance of certain state-owned real estate in	48
Summit County to a purchaser; and to authorize the	49
conveyance of certain state-owned land in Madison	50
County to the Kirkwood Cemetery Association.	51

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

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Section 1. (A) The Adjutant General has determined that the 53 following described property is no longer needed by the Ohio 54

55 National Guard for armory or military purposes and requests the Department of Administrative Services to assist in transferring 56 the property. The reversionary language contained in the deed 57 whereby the property was acquired requires the property to revert 58 to the Board of County Commissioners of Logan County if the 59 property ceases to be used for armory or military purposes. The 60 Adjutant General is hereby authorized to give proper effect to the 61 reversionary language in the original deed. A Governor's Deed 62 shall be prepared by the Auditor of State with the assistance of 63 the Attorney General, to be executed by the Governor, 64 countersigned by the Secretary of State, sealed with the Great 65 Seal of the State, and presented for recording in the office of 66 the Auditor of State. The deed shall be delivered to the original 67 grantor of the property for recording in the office of the Logan 68 County Recorder. The Governor is hereby authorized to execute the 69 deed in the name of the state, conveying to the Board of County 70 Commissioners of Logan County all of the state's right, title, and 71 interest in the parcel described as follows: 72

Parcel No. 1

Bellefontaine Armory Property - Volume____, Page____, Logan County Deed Records

<u>Tract 1</u> - Situated in the City of Bellefontaine, Lake Township, 76 Logan County, Ohio, and being in Section 34, Town 4, Range 14: 77 Beginning at a monument at the intersection of the center line of 78 South Main Street with the center line of West Lake Avenue, the 79 center line of Carlisle Avenue and the present south corporation 80 line of Bellefontaine; thence with said corporation line, and 81 parallel with and 20 feet distant measured at right angles from 82 the north line of East Lake Avenue, S. 86 degrees 3' E. 30 feet to 83 a point in the east property line of Main Street; thence with the 84 east property line of Main Street N. 4 degrees 35' E. 104 feet to 85 an iron pin in the northwest corner of S. S. Johnson's 29/100 acre 86

73

74

Sub. S. B. No. 234 As Passed by the Senate

87 tract, said point being the beginning point of this survey; thence continuing with the east line of Main Street, N. 4 degrees 35' E. 88 170 feet to an iron pin; thence S. 86 degrees 3' E. 150 feet to 89 the west line of Logan County Fairgrounds; thence with the west 90 line of the Logan County Fairgrounds S. 4 degrees 35' W. 170 feet 91 to an iron pin in S. S. Johnson's northeast corner; thence with 92 Johnson's north line N. 86 degrees 3' W. 150 feet to the place of 93 beginning, containing 58/100 acres. 94

Tract 2- Situated in the City of Bellefontaine, Lake Township,95Logan County, Ohio, and being in Section 34, Town 4, Range 14; of96the Between Miami Rivers Survey.97

Commencing at a monument at the intersection of the center line of 98 South Main Street with the center line of West Lake Avenue, and 99 the center line of Carlisle Avenue; thence parallel with and 20 100 feet distant measured at right angles from the north line of East 101 Lake Avenue, S. 86 deg. and 03 min. E. 30.0 feet to a point in the 102 east property line of South Main Street; thence in the east 103 property line of South Main Street N. 4 deg. and 35 min. E. 274.0 104 feet to an iron pin in the northwest corner of the City of 105 Bellefontaine's 0.58 acre tract, said point being the beginning 106 point of this description; thence continuing with the east line of 107 South Main Street, N. 4 deg. and 35 min. E. 80.00 feet to an iron 108 pin; thence S. 86 deg. and 03 min. E. 210 feet to an iron pin; 109 thence S. 4 deg. and 35 min. W. 334.00 feet to the north line of 110 Lake Avenue, (passing an iron pin at 324 feet); thence with the 111 north line of Lake Avenue N. 86 deg. And 03 min. W. 60.0 feet to 112 S. S. Johnson's southeast corner; thence with Johnson's east line 113 and the east line of the City of Bellefontaine's 0.58 acre tract 114 N. 4 deg. and 35 min. E. 254.00 feet to an iron pin in the City of 115 Bellefontaine's tract northeast corner (passing an iron pin at 116 10.00 feet); thence with the City's north line N. 86 deg. and 03 117 min. W. 150 feet to the place of beginning, containing 0.74 acres. 118

Reserving however the right of way for public highway purposes119over a strip of land 10.00 feet in width immediately north of and120abutting on Lake Avenue.121

The above tract is a portion of a 3.89 acre tract belonging to 122 Logan County Commissioners and being a portion of the Logan 123 County, Fairground. The bearings used in the above description are 124 true bearings. 125

(B) The Board of County Commissioners of Logan County shall
pay all costs associated with the transfer and conveyance of the
property described in division (A) of this section, including, but
not limited to, recordation costs of the Governor's Deed.

(C) This section expires five years after its effective date. 130

Section 2. (A) Pursuant to section 5911.10 of the Revised 131 Code, the Governor is hereby authorized to execute a deed in the 132 name of the state, conveying to a buyer or buyers to be determined 133 in the manner provided in division (C) of this section, and the 134 buyer's or buyers' successors and assigns or heirs and assigns, 135 all of the state's right, title, and interest in the following 136 described parcels of real estate that the Adjutant General has 137 determined are no longer needed by the Ohio National Guard for 138 armory or military purposes: 139

Parcel No. 1- Napoleon Armory Property - Volume 97, Page 122,140Henry County Deed Records141

Lot No. one hundred (100) in the original plat of the Village of 142 Napoleon, County of Henry and State of Ohio. 143

Parcel No. 2– Bowling Green Armory, MVSB Property – Volume 158,144Page 81, Wood County Deed Records145

Lots numbered Two hundred and Eight (208) and Two hundred and Nine 146 (209) in Alfred Thurstin's Addition to the Village, now City of 147 Bowling Green in the County of Wood and State of Ohio 148

Parcel No. 3 - Findlay Armory - Volume 178, Page 106, Hancock	149
County Deed Records	150
Situated in the City of Findlay, County of Hancock and State of	151
Ohio, and known as Lots numbered One Hundred and Forty-one (141)	152
and One Hundred and forty-two (142) in the Original Plan to the	153
said City of Findlay.	154
Parcel No. 4 - Hillsboro MVSB Property - Volume, Page,	155
Highland County Deed Records	156
Situated within the corporate limits of the Village of Hillsboro,	157
on the north side of John Street, being a part of the	158
"Fairgrounds", and being more particularly described as follows:	159
Beginning at an iron pipe in the north line John St., said iron	160
pipe being west a distance of 200 ft. from a post marking the	161
southeast corner of aforesaid "Fairgrounds"; thence running in a	162
northerly direction and at right angles to aforesaid Street, a	163
distance of 300 ft. to an iron pipe; thence running a westerly	164
direction and parallel to said Street a distance of 150 ft. to an	165
iron pipe; thence running in a southerly direction and at right	166
angles to said Street, a distance of 300 ft. to an iron pipe in	167
the north line of said Street; thence running in an easterly	168
direction and with the north line of said Street, a distance of	169
150 ft. to the place of beginning; the parcel of land containing a	170
calculated area of 1 acre and 5 sq. rds. More or less.	171
Parcel No. 5 - Hillsboro Armory Property - Volume 113, Page 143,	172
Highland County Deed Records	173
Being situated in the Village of Hillsboro, Highland County, State	174
of Ohio, being a part of the Inlot Number Forty-four, described as	175
follows: Beginning at the south-west corner of said Inlot No. 44,	176
at the intersection of High and Beech Streets; thence with the	177
west line of said Inlot No. 44, and the east line of High Street,	178
99 feet, the full width of said Inlot, to the north-west corner	179

180 thereof; thence eastwardly with the north line of said Inlot 125 181 feet; thence southwardly, parallel with High Street, across said 182 Inlot, 99 feet to the south line of said Inlot and the north line 183 of Beech Street; thence westwardly with the south line of said 184 Inlot and the north line of Beech Street, 125 feet to the 185 beginning. Parcel No. 6 - Barberton Armory, MVSB, MCOFT Property - Volume 186 2619, Page 529, Summit County Deed Records 187 Situated in the City of Barberton, and formerly part of O.D. 581, 188 Norton Township, County of Summit and state of Ohio and more fully 189 described as follows: 190 Beginning at the intersection of the east right of way line of The 191 Akron & Barberton Belt Line Railway with the south line of Norton 192 Ave.; Thence easterly along the said south line of Norton Ave. a 193 distance of 785.5 feet to the center of Decker Ditch, said point 194 being 64 feet westerly from the west line of Firth St. N.W.; 195 Thence southwesterly on the center line of said Decker Ditch a 196 distance of 1428 feet to a point on the east right of way line of 197 the Akron & Barberton Belt Line Railway; Thence northeasterly 198 along said east right of way line a distance of 1025 feet to the 199 place of beginning and containing 8.96 acres. 200 Parcel No. 7 - Coshocton Armory, MVSB & Unit Storage Building 201 Property - Volume____, Page____, Coshocton County Deed Records 202 Situated in the County of Coshocton in the State of Ohio, and in 203 the City of Coshocton and bounded and described as follows: 204 Lots numbered 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 205 2290, 2291, 2292, 2293, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 206 2311, 2312, and 2313, as shown on the plat of said City of 207 Coshocton. 208

Parcel No. 8 - Cincinnati - Shadybrook Drive Armory, OMS #6, Unit 209

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Storage Building Property - Volume 129, Page 422, Hamilton County
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Deed Records
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Situated in Springfield Township, Section 7, Town 3, Entire Range
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1, Miami Purchase, Hamilton County, Ohio, and more fully described
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as follows:
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Beginning at a point N. 85 degrees 39' W., 1,106.14 feet from the
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center line of Vine Street along the center line of Shadybrook
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Drive, thence at right angles N. 4 degrees 21" E., 30.00 feet to
                                                                         217
the S.W. corner of the herein described property; thence from the
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stake at this corner N. 4 degrees 21' E., 556.50 feet to a stake
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in the N.W. corner; thence S. 85 degrees 39' E., 586.40 feet to a
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stake located 1.00 foot West of an existing chain link fence;
                                                                         221
thence S. 1 degree 13' W., 557.35 feet parallel with the fence to
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a stake which is 30.04 feet from the center line of Shadybrook
                                                                         223
Drive; thence N. 85 degrees 39' W., 617.02 feet parallel with
                                                                         224
Shadybrook Drive to the point of beginning. Being a tract of 7.69
                                                                         225
                                                                         226
acres.
Being part of the premises conveyed to Lessor herein in Deed Book
                                                                         227
No. 1248, Page 86, Hamilton County, Ohio, Records.
                                                                         228
Parcel No. 9 - Cincinnati - Reading Road, MVSB & MCOFT Property -
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Volume 1710, Page 172, Hamilton County Deed Records
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All that tract of land in the City of Cincinnati, Hamilton County,
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Ohio, being part of Lots 48 and 49 on the plat of
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Mitchell-Armstrong Syndicate 2nd Subdivision, as recorded in Plat
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Book No. 13 page 131 Hamilton County Records, beginning at the
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northeast corner of Reading Road and Asmann Avenue (formerly
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Hopkins Avenue); thence east along the north line of Asmann Avenue
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(formerly Hopkins Avenue) nine hundred and fifty (950) feet more
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or less to the west line of property conveyed to The City of
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Cincinnati for street, boulevard, and park purposes, by Eugenia H.
                                                                         239
Bragg, by deed dated April 23, 1912, and recorded in Deed Book No.
                                                                         240
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241 1065 page 255 Hamilton County Ohio Records; thence north along 242 said west line three hundred and eighty-five (385) feet more or 243 less to the north line of said lot 49; thence west along the north 244 line of said lot four hundred and ninety-five (495) feet more or 245 less to the east line of Reading Road; thence southwestwardly 246 along said easterly line five hundred (500) feet more or less to 247 the place of beginning, containing five and 92/100 (5.92) acres 248 more or less; Being the same property conveyed to the Grantor by 249 Caleb S. Bragg et al by deed dated January 15, 1920 and recorded 250 in Deed Book 1206, page 346, Records of Hamilton County, Ohio.

Parcel No. 10- Chillicothe Armory - Volume 201, Page 177, Ross251County Deed Records252

Situate in the City Park in the City of Chillicothe, County of 253 Ross, and state of Ohio, be, and the same is hereby donated to the 254 State of Ohio: - Beginning at a point 628.88' on the center line 255 of Paint Street extended, (which has a bearing of N. 11 degrees 8 256 minutes W.) from the intersection of the North property line of 257 Riverside Street with the center line of Paint Street; thence N. 258 28 degrees 46 minutes E. 102.73' to a stake; thence N. 14 degrees 259 20 minutes W. 300' to a stake in the south side of a cinder path; 260 thence with the path S. 82 degrees 40 minutes W. 201.50' to a 261 stake; thence S. 14 degrees 20 minutes E. 324.56' to a stake near 262 the north side of the Park roadway; thence S. 47 degrees 43 263 minutes E. 150.20' to a steel flag pole in the concrete foundation 264 of the Park cannon; thence N. 28 degrees 46 minutes E. 69.02' to 265 the beginning, containing 1.67 acres of land more or less. 266

Parcel No. 11– Ironton Armory – Deed Volume 150, Page 246,267Lawrence County Deed Records268

Situate in the City of Ironton, Upper Township, Lawrence County, 269 Ohio, to-wit: Being a part of lots 886 and 888 of the Ohio Iron 270 and Coal Company's Third Addition to the City of Ironton, Lawrence 271

County, Ohio, and being further described as follows:	272
Beginning at the intersection of the South line of Vernon Street	273
and the West line of Jersey Alley; thence in a westerly direction	274
with the South line of Vernon Street 140 feet to a point; thence	275
at right angles to Vernon Street in a southerly direction,	276
parallel with the line of Jersey Alley 264 feet to the North line	277
of Washington Street; thence in an easterly direction with the	278
North line of Washington Street 140 feet to the West line of	279
Jersey Alley; thence in a Northerly direction with the West line	280
of Jersey Alley 264 feet to the place of beginning.	281
<u>Parcel No. 12</u> - Westerville Armory - Volume 1048, Page 206,	282
Franklin County Deed Records	283
Situate in the state of Ohio, County of Franklin and being part in	284
the Township of Blendon and part in the Village of Westerville,	285
Ohio, and being Parcel 3 and part of Parcel 2 as set forth by the	286
Court of Common Pleas, Case #142,802, Franklin County, Ohio, in	287
the division of the lands of Jacob Keefer and being more	288
particularly described as follows:	289
Beginning at an iron pin at the S.W. corner of the said Jacob	290
Keefer land and in the east line of State Street in the Village of	291
Westerville, the same being the S.W. corner of Parcel 3 above	292
mentioned; thence with the east line of State Street N. 15 degrees	293
40' W. 250 ft. to an iron pin; thence S. 85 degrees 59' E. 516.97	294
ft. across Parcel #2 to an iron pin in the west line of the	295
Railroad right of way and the east line of Parcel #2; thence S. 3	296
degrees 32' W. 230.5 ft. to an iron pin in the south line of said	297
Keefer land and the S.E. corner of Parcel 3; thence N. 86 degrees	298
37' W. with the south line of said parcel, 435.4 ft. to the place	299
of beginning containing 2.548 acres, of which 1.150 acres is in	300
the Village of Westerville.	301

LESS the following described real estate:

By the Village of Westerville Resolution, passed: November 2, 303 1937. There be it ordained by the Council of the Village of 304 Westerville, State of Ohio, two-thirds of all members elected 305 thereto concurring: Section 1. That the following described 306 property be and the same is hereby appropriated to public use for 307 street purposes, to-wit: a strip of land twenty (20) feet in 308 width, off of the south portion of the above described property. 309 LESS the following described real estate: 310 Transfer of Jurisdiction to the Ohio Department of Transportation, 311

December 7, 1973. Situated in the City of Westerville, County of 312 Franklin, State of Ohio, and in the Quarter Township 2, Township 313 2, Range 17, United States Military Lands, and bounded and 314 described as follows: 315

Parcel No. 90 WD. Being a parcel of land lying on the right side 316 of the centerline of survey, made by the Department of Highways, 317 and recorded in Book 41, Page 65, of the records or Franklin 318 County and being located within the following described points in 319 the boundary thereof: 320

Beginning at Grantor's southwesterly corner, said corner being 321 30.00 feet right of the centerline station 219+57.93 in the above 322 mentioned survey; thence along Grantor's westerly line, being 323 parallel with, and 30.00 feet distant from said centerline, North 324 15 degrees 59'17" West a distance of 250.00 feet; thence along 325 Grantor's northerly line South 86 degrees 20'01" East a distance 326 of 10.62 feet; thence along a line parallel with, and 40.00 feet 327 distant from said centerline, South 15 degrees 59'17" East a 328 distance of 249.87 feet; thence along Grantor's southerly line 329 North 86 degrees 59'10" West a distance of 10.58 feet to the place 330 of beginning, containing 0.057 acres, more or less. 331

LESS the following described real estate deeded to the City 332 of Westerville 333 Situated in the City of Westerville, County of Franklin, State of 334 Ohio, Quarter township 2, Township 2N, Range 17W, of the United 335 States Military Lands, being part of a 0.3257 acre tract and 336 bounded and described as follows: 337

Beginning at the Grantors northeasterly corner being 7.50 feet 338 right of centerline Station 25+70.81 and the true point of 339 beginning; thence South 03 degrees 25'16" West with said westerly 340 property line in the Board of Education of the Westerville School 341 District (D.V. 1017, Page 135), a distance of 214.60 feet to the 342 northerly property line of the United States Postal Service (OR 343 17103 A-16) and being 7.50 feet right of centerline Station 344 23+56.21; thence North 85 degrees 04'44" West with the northerly 345 line of said United States Postal Service tract, a distance of 346 15.01 feet to a point 7.50 feet left of centerline Station 347 23+56.61; thence North 03 degrees 25'16" East a distance of 214.77 348 feet to the Grantors northerly line and being 7.50 feet left of 349 centerline Station 25+71.38; thence South 84 degrees 25'42" East, 350 a distance of 15.01 feet to the true point of beginning and 351 containing 1.174 acres of land more or less. Basis of bearings is 352 a graphic solution taken from the U.S.G.S. Quadrangle Map, Galena 353 Quadrangle, for the old railroad between I.R. 270 and College 354 Avenue having a bearing of North 03 degrees 25'16" East. The above 355 description was prepared from an actual survey by Maynard H. 356 Thompson, Professional Surveyor No. 7128. 357

LESS the following described real estate deeded to Frank E.358and Marilyn A. Hill:359

Situated in the City of Westerville, County of Franklin, State of 360 Ohio, and being part of Range 17, Township 2, Section 2, United 361 States Military Lands and described as follows: 362

Beginning at an iron pin found at the Northeast corner of the Ohio363NationalGuard Tract and in the Westerly line of Frank E. and364

365 Marilyn A. Hill purchase of the Consolidated Rail Corporation 366 Land, of Records in Document No. 6094C12, Recorder's Office, 367 Franklin County, Ohio. Said iron pin being also the Easterly 368 terminus of the division line of an unnamed alley described in 369 Ordinance No. 79-13, recorded in Volume 172, Page 253, 370 Miscellaneous Records, Recorder's Office, Franklin County, Ohio, 371 being a: ". . . twenty foot right-of-way located on the North side 372 of the Ohio National Guard Armory and on the South side of the 373 Hill Funeral Home extending from the South State Street easterly 374 to the Consolidated Railroad Right-of-way, the southwest corner of 375 said alley being located 40.00 feet right of State Street 376 centerline station 222 plus 04.36, Department of Highway survey 377 recorded in Book 41, Page 65, of the records of Franklin County, 378 be and the same is vacated hereby . . . "

And bearing N 02 degrees 49 minutes 24 seconds E, 240.35 feet from 379 the northeast corner of the United States Postal Service tract and 380 the southeast corner of said Ohio National Guard Armory Tract; 381 thence S 02 degrees 49 minutes 24 seconds W, 25.00 feet to an iron 382 pin set in said Consolidated Railroad Right-of-way westerly line; 383 thence N 86 degrees 28 minutes 15 seconds W, 500.83 feet to an 384 iron pin set in the easterly line of State Street; thence N 16 385 degrees 09 minutes 59 seconds W, 26.55 feet with said easterly 386 line of State Street, to a PK nail and flasher set on the westerly 387 terminus of said division of the unnamed alley; thence S 86 388 degrees 28 minutes 15 seconds E, 509.50 feet to the place of 389 beginning containing 12,627 square feet or 0.289884 acres. 390 Bearings based on a field survey of the Consolidated Railroad 391 Right-of-way dated October 5, 1984, and of record in Document No. 392 6094C12, Franklin County Recorder's Office. 393

WITH THE ADDITION OF the following real estate from Frank E. 394 and Marilyn A. Hill: 395

Situated in the City of Westerville, County of Franklin, State of 396

397 Ohio, and being part of Range 17, Township 2, Section 2, United 398 States Military Lands and described as follows: Beginning at an 399 iron pin found at the Southeast corner of the Ohio National Guard 400 Tract and in the Westerly line of Frank E. and Marilyn A. Hill 401 purchase of the Consolidated Rail Corporation Land, of Records in 402 Document No. 6094C12, Recorder's office, Franklin County, Ohio, 403 said iron pin also the Southeast corner of said purchase; thence N 404 02 degrees 49 minutes 24 seconds E, 215.35 feet with the East line 405 of the Ohio National Guard Tract and the West line of said 406 purchase to an iron pin; thence S 86 degrees 28 minutes 15 seconds 407 E 66.0 feet to an iron pin set in the east line of said purchase; 408 thence S 02 degrees 49 minutes 24 seconds W, 214.60 feet with said 409 East line to an iron pin found at the Southeast corner of said 410 purchase; thence N 87 degrees 07 minutes 19 seconds W, 65.99 feet 411 to the place of beginning containing 14,187 square feet or 412 0.325695 acres. Bearings based on a field survey of the 413 Consolidated Railroad Right-of-way dated October 5, 1984, and of 414 record in Document No. 6094C12, Franklin County Recorder's Office.

(B) At the request of the Adjutant General, the Director of
Administrative Services shall, pursuant to the procedures
described in division (C) of this section, assist in the sale of
any of the parcels described in division (A) of this section.

(C) The Adjutant General's Department shall appraise the
parcels described in division (A) of this section or have them
appraised by one or more disinterested persons for a fee to be
determined by the Adjutant General. The Adjutant General shall
offer the parcels for sale as follows:

(1) The Adjutant General first shall offer a parcel for sale
 424
 at its appraised value to the municipal corporation or township in
 425
 which it is located.
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(2) If, after sixty days, the municipal corporation or 427

township has not accepted the Adjutant General's offer to sell the428parcel at its appraised value or has accepted the offer but has429failed to complete the purchase, the Adjutant General shall offer430the parcel at its appraised value to the county in which it is431located.432

(3) If, after sixty days, the county has not accepted the
Adjutant General's offer to sell the parcel at its appraised value
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or has accepted the offer but has failed to complete the purchase,
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a public auction shall be held, and the parcel shall be sold to
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the highest bidder at a price acceptable to the Adjutant General.
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The Adjutant General may reject any and all bids.

The Adjutant General shall advertise each public auction in a 439 newspaper of general circulation within the county in which the 440 parcel is located, once a week for two consecutive weeks prior to 441 the date of the auction. The terms of sale of the parcel pursuant 442 to the public auction shall be payment of ten per cent of the 443 purchase price in cash, bank draft, or certified check on the date 444 of sale, with the balance payable within sixty days after the date 445 of sale. A purchaser who does not timely complete the conditions 446 of the sale as prescribed in this section shall forfeit to the 447 state the ten per cent of the purchase price paid on the date of 448 the sale as liquidated damages. 449

(D) Advertising costs, appraisal fees, and other costs of the
sale of the parcels described in division (A) of this section
shall be paid by the Adjutant General's Department.

(E) Upon the payment of ten per cent of the purchase price of
a parcel described in division (A) of this section in accordance
with division (C)(3) of this section or upon notice from the
Adjutant General's Department that a parcel described in division
(A) of this section has been sold to a municipal corporation,
township, or county in accordance with division (C) of this

459 section, a deed shall be prepared for that parcel by the Auditor 460 of State with the assistance of the Attorney General, be executed 461 by the Governor, countersigned by the Secretary of State, sealed 462 with the Great Seal of the State, and presented for recording in 463 the office of the Auditor of State. Upon the grantee's payment of 464 the balance of the purchase price, the deed shall be delivered to 465 the grantee. The grantee shall present the deed for recording in 466 the office of the county recorder of the county in which the 467 parcel is located.

(F) The net proceeds of the sales of the parcels described in 468 division (A) of this section shall be deposited in the state 469 treasury to the credit of the Armory Improvements Fund pursuant to 470 section 5911.10 of the Revised Code. 471

(G) If a parcel described in division (A) of this section is 472 sold to a municipal corporation, township, or county and that 473 political subdivision sells the parcel within two years after its 474 purchase, the political subdivision shall pay to the state, for 475 deposit in the state treasury to the credit of the Armory 476 Improvements Fund pursuant to section 5911.10 of the Revised Code, 477 an amount representing one-half of any net profit derived from 478 that subsequent sale. The net profit shall be computed by first 479 subtracting the price at which the political subdivision bought 480 the parcel from the price at which the political subdivision sold 481 the parcel, and then subtracting from that remainder the amount of 482 any expenditures the political subdivision made for improvements 483 484 to the parcel.

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(H) This section shall expire five years after its effective
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date.
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Section 3. (A) The Governor is hereby authorized to execute a 487 deed in the name of the state conveying to Robert Wiley of Gallia 488 County, Ohio, and his successors and assigns, all of the state's 489

right, title, and interest in the following described real estate:	490
Situate in the Village of Gallipolis, Gallipolis Township,	491
Section 23, Gallia County Ohio, and being more particularly	492
described as follows:	493
Beginning for reference at the junction of the centerlines of	494
Ohio Avenue and Mill Creek Road;	495
thence with the centerline of Mill Creek Road the following:	496
N 58°10'42" E, 561.99 feet to a mag nail;	497
N 67°15'35" E, 28.17 feet to a mag nail;	498
N 68°23'52" E, 57.86 feet to a mag nail;	499
N 72°21'19" E, 154.13 feet to a mag nail;	500
N 73°01'52" E, 183.68 feet to a point; 187.60 feet along a	501
curve to the left, having a delta angle of 42°03'30", a radius of	502
255.566 feet, and a chord bearing S $52^{\circ}00'07"$ W, 183.42 feet to a	503
point;	504
N 30°58'22" E, 260.07 feet to a point;	505
N 30°03'25" E, 31.33 feet to a mag nail (set);	506
N 30°03'23" E, 85.00 feet to a mag nail (set), being the most	507
southerly corner of Carol Lewis' 0.145 acre tract (Vol Pg.	508
) and the place of beginning;	509
Thence leaving said road and with Lewis' south line, N	510
59°27'54" W, 134.00 feet to an iron pin (set) in Lewis' most	511
westerly corner;	512
thence S 1°12'50" W, 98.47 feet to an iron pin (set);	513
thence S 59°27'54" E, 85.00 feet to the centerline of Mill	514
Creek Rd;	515
thence with said centerline, N 30°03'23" E, 85.00 feet to the	516
place of beginning, containing 0.214 acres, more or less.	517

Being a part of the grantor's estate as described vol. 90, 518 pg. 591, deed records of Gallia, County, Ohio. Subject to all 519 legal easements, leases, and rights of way of record. 520 Being a part of Gallia County Auditor parcel identification 521 number # 007-555-145-00. 522 All bearings are from an assumed meridian and are used to 523 denote angular measurements only. 524 The above description is the result of an actual survey 525 performed by Craig L. Barnes, State of Ohio Professional Surveyor 526 No. 6988, in August, 2003. 527 All iron pins (set), are 5/8" x 30" rebars w/aluminum discs 528 stamped Gallia Co. engineer's Office. 529 Situate in the Village of Gallipolis, Gallipolis Township, 530 Section 23, Gallia County Ohio, and being more particularly 531 described as follows: 532 Beginning for reference at the junction of the centerlines of 533 Ohio Avenue and Mill Creek Road; 534 thence with the centerline of Mill Creek Road the following: 535 N 58°10'42" E, 561.99 feet to a mag nail; 536 N 67°15'35" E, 28.17 feet to a mag nail; 537 N 68°23'52" E, 57.86 feet to a mag nail; 538 N 72°21'19" E, 154.13 feet to a mag nail; 539 N 73°01'52" E, 183.68 feet to a point; 187.60 feet along a 540 curve to the left, having a delta angle of 42°03'30", a radius of 541 255.566 feet, and a chord bearing S 52°00'07" W, 183.42 feet to a 542 543 point; N 30°58'22" E, 260.07 feet to a point; 544 N 30°03'25" E, 31.33 feet to a mag nail (set); 545

N 30°03'23" E, 85.00 feet to a mag nail;	546
N 30°03'23" E, 36.00 feet to a point;	547
N 28°48'51" E, 24.00 feet to a mag nail (set) in the	548
northeast corner of Carol Lewis' 0.145 acre tract (Vol Pg.	549
), the place of beginning;	550
Thence continuing with said centerline, N 28°48'41" E, 27.00	551
feet to a mag nail (set);	552
thence leaving said centerline, N 61°58'19" W, 134.00 feet to	553
an iron pin (set);	554
thence S 29°19'52" W, 81.13 feet to an iron pin (set) in	555
Lewis' most westerly corner;	556
thence with Lewis' north line, N 71º02'07" E, 74.00 feet to a	557
mag nail (set);	558
thence S 61°58'19" E, 85.00 feet to 0.114 acres, more or	559
less.	560
Being a part of the grantor's real estate as described vol.	561
80, pg. 626, deed records of Gallia County, Ohio, but being	562
corrected by this survey. Subject to all legal easements, leases,	563
and rights of way of record.	564
Being a part of Gallia County Auditor parcel identification	565
number # 007-555-145-00.	566
All bearings are from an assumed meridian and are used to	567
denote angular measurements only. The above description is the	568
result of an actual survey performed by Craig L. Barnes, State of	569
Ohio Professional Surveyor No. 6988, in August, 2003.	570
All iron pins (set), are 5/8" x 30" rebars w/aluminum discs	571
stamped Gallia Co. Engineer's Office.	572
(B) Consideration for the conveyance of the real estate	573
described in division (A) of this section is the purchase price of	574

\$3,600.00.

(C) Upon payment of the purchase price, the Auditor of State, 576 with the assistance of the Attorney General, shall prepare a deed 577 to the real estate described in division (A) of this section. The 578 deed shall state the consideration. The deed shall be executed by 579 the Governor in the name of the state, countersigned by the 580 Secretary of State, sealed with the Great Seal of the State, 581 presented in the Office of the Auditor of State for recording, and 582 delivered to Robert Wiley. Robert Wiley shall present the deed for 583 recording in the Office of the Gallia County Recorder. 584

(D) Robert Wiley shall pay the costs of the conveyance of thereal estate described in division (A) of this section.586

(E) This section shall expire one year after its effective 587 date. 588

Section 4. (A) The Governor is hereby authorized to execute a 589 deed in the name of the state conveying to the Board of County 590 Commissioners of Gallia County, and its successors and assigns, 591 all of the state's right, title, and interest in the following 592 described real estate: 593

Situate in the Village of Gallipolis, Gallipolis Township, 594 Section 23, Gallia, County Ohio, and being more particularly 595 described as follows: 596

Beginning for reference at the junction of the centerlines of597Ohio Avenue and Mill Creek Road;598

```
thence with the centerline of Mill Creek Road the following 2 599
bearings and distances: 600
N 58°10'42" E, 561.99 feet to a point; 601
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N 67°15'35" E, 19.30 feet to the place of beginning: 602 thence leaving said centerline and severing the grantor's 603

lands the following:	
N 2°35'37" W, 72.50 feet to an iron pin (set);	605
thence N 2°35'37" W, 125.86 feet to an iron pin (set);	606
thence N 36°46'16" W, 8.36 feet to an iron pin (set) in the	607
P.C. of a curve in the east line a 40, right of way of East	608
Avenue;	609
thence 45.37 feet along a curve to the left, having a radius	610
of 84.00 feet, a delta angle of $30^{\circ}56'44"$, and a chord bearing N	611
37°45'22" E, 44.82 feet to the P.T.;	612
thence still with said right of way, N 22°17'00" E, 10.00	613
feet to a point;	614
thence N 22°30'14" E, 182.92 feet to an iron pin (set) in the	615
P.C. of a curve;	616
thence 205.82 feet along a curve to the left, having a radius	617
of 123.909 feet, a delta angle of $95^{\circ}10'24$ ", and a chord bearing N	618
25°04'58" W, 182.96 feet;	619
thence still with said right of way, N 72°40'10" W, 4.92 feet	620
to an iron pin (set);	621
thence leaving said East Avenue, N 17°48'36" E, 85.25 feet to	622
an iron pin (set);	623
thence S 71°55'48" E, 121.90 feet to an iron pin (set);	624
thence S 89°57'58" E, 458.48 feet to an iron pin (set) in the	625
most westerly corner of Carol Lewis' 0.145 acre tract (Vol. 278,	626
Pg. 629);	627
thence along a 0.214 acre tract as described in, S	628
0°12'50" W, 98.47 feet to an iron pin (set);	629
thence S 59°27'54" E, 85.00 feet to a mag nail in the	630
centerline of Mill Creek Road;	631

thence with said centerline the following:	632
S 30°03'25" W, 31.33 feet to a mag nail;	633
S 30°58'22" W, 260.07 feet to a point; 187.60 feet along a curve to the right, having a delta angle of 42°03'30", a radius of 255.566 feet, and a chord bearing S 52°00'07" W, 183.42 feet to a point;	634 635 636 637
S 73°01'52" W, 183.68 feet to a mag nail;	638
S 72°21'19" W, 154.13 feet to a mag nail;	639
S 68°23'52" W, 57.86 feet to a mag nail;	640
S 67°15'35" W, 8.87 feet to the place of beginning, containing 6.792 acres, more or less.	641 642
Being a part of the grantor's real estate as described in vol. 60, pg. 542, vol. 77, pg. 340, vol. 80, pg. 626, vol. 82, pg. 400, and vol. 90, pg. 591, deed records of Gallia County, Ohio. Subject to all legal easements, leases, and rights of way of record.	643 644 645 646 647
Being a part of Gallia County Auditor parcel identification number # 007-555-145-00.	648 649
All bearings are from an assumed meridian and are used to denote angular measurements only.	650 651
The above description is the result of an actual survey performed by Craig L. Barnes, State of Ohio Professional Surveyor No. 6988, in August, 2003.	652 653 654
All iron pins (set), are 5/8" x 30" rebars w/aluminum discs stamped Gallia Co. Engineer's Office.	655 656
(B) Consideration for the conveyance of the real estate described in division (A) of this section is the purchase price of \$26,000.00.	657 658 659
(C) The real estate described in division (A) of this section	660

shall be sold as an entire tract and not in parcels. 661

(D) Prior to the execution of the deed described in division
(E) of this section, possession of the real estate described in
division (A) of this section shall be governed by an existing
664
interim lease between the state and the Board of County
665
Commissioners of Gallia County.

(E) Upon payment of the purchase price, the Auditor of State, 667 with the assistance of the Attorney General, shall prepare a deed 668 to the real estate described in division (A) of this section. The 669 deed shall state the consideration. The deed shall be executed by 670 the Governor in the name of the state, countersigned by the 671 Secretary of State, sealed with the Great Seal of the State, 672 presented in the Office of the Auditor of State for recording, and 673 delivered to the Board of County Commissioners of Gallia County. 674 The Board of County Commissioners of Gallia County shall present 675 the deed for recording in the Office of the Gallia County 676 Recorder. 677

(F) The Board of County Commissioners of Gallia County shall
pay the costs of the conveyance of the real estate described in
division (A) of this section.

(G) This section shall expire one year after its effective681date.682

Section 5. (A) The Governor is hereby authorized to execute a 683 deed in the name of the state conveying to a buyer or buyers to be 684 determined in the manner provided in division (C) of this section, 685 and the buyer's or buyer's successors and assigns or heirs and 686 assigns all of the state's right, title, and interest in the 687 following described real estate that has been determined as no 688 longer required for state purposes: 689

Situated in the Township of Wooster, County of Wayne, State 690

of Ohio, and known as part of the Southwest Quarter of Section 12,	691
T-15, R-13, and more fully described as follows:	692
COMMENCING at the Northwest Corner of the Southwest Quarter	693
of Section 12 and bounded by the following courses,	694
1) Thence S 87°50'00" E along the north line of the Southwest	695
Quarter of Section 12 a distance of 2,620.06 feet to the Northeast	696
Corner of the Southwest Quarter of Section 12,	697
2) Thence, S $2^{\circ}53'14"$ W along the east line of the Southwest	698
Quarter of Section 12 a distance of 432.21 feet to an iron pin.	699
3) Thence, N 87°50'00" W and parallel with the north line of	700
the Southwest Quarter of Section 12 a distance of 2,621.13 feet to	701
a point on the Southwest Quarter of Section 12,	702
4) Thence, N 3°01'41" E along the west line of the Southwest	703
Quarter of Section 12 a distance of 432.23 feet to the PLACE OF	704
BEGINNING containing 26.000 acres, more or less.	705
All iron pins set are a 5/8 inch iron bar, 30 inches in	706
length, with a yellow plastic cap marked "RUDOLPH 6449".	707
Basis of Bearings: Survey "MM" 491 Wayne County Survey	708
Records, S 87°50'00" E on the north line of the Southwest Quarter	709
of Section 12, Wooster Township.	710
This description prepared from a field survey by: R.G.	711
Rudolph Surveying, Inc. by: RONALD G. RUDOLPH P.S. 6449, January	712
5, 1995, Job No. 8441. See Wayne County Survey Record Volume "NN"	713
Page 412.	714
Prior Instrument Reference: Volume 720, Page 770, of the Deed	715
Records of Wayne County, Ohio. Parcel Number 5602376004	716
(B) The Director of Administrative Services, pursuant to the	717
procedures described in division (C) of this section, shall assist	718

the Department of Mental Retardation and Developmental 719 Disabilities in the sale of the real estate described in division 720 (A) of this section.

The Department of Administrative Services is hereby 722 authorized to conduct a public auction and shall sell the real 723 estate described in division (A) of this section to the highest 724 bidder at a price acceptable to the Director of Administrative 725 Services. The Director of Administrative Services may reject any 726 and all bids for any reason whatsoever. If the public auction does 727 not generate a price acceptable to the Director of Administrative 728 Services, the auction may be deemed "no sale," and the process 729 described in division (C) of this section may be repeated. 730

(C) The Department of Administrative Services shall advertise 731 the auction described in division (B) of this section in a 732 newspaper of general circulation within Wayne County, Ohio, once a 733 week for three consecutive weeks prior to the date of the auction. 734 The terms of sale shall be payment of ten per cent of the purchase 735 price, as bid by the highest bidder, in cash, bank draft, or 736 certified check on the date of the sale, with the balance payable 737 within sixty days after the date of sale. A purchaser who does not 738 complete the conditions of the sale as prescribed in this section 739 shall forfeit the ten per cent of the purchase price to the state 740 as liquidated damages. If the Director of Administrative Services 741 declares an auction to be "no sale," the Department shall return 742 the deposit submitted by the highest bidder. 743

(D) The Department of Mental Retardation and Developmental
 744
 Disabilities shall pay the advertising and other costs of the
 745
 sales described in division (A) of this section.
 746

(E) Upon payment of the ten per cent of the purchase price
pursuant to division (C) 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

752 the Governor in the name of the state, countersigned by the 753 Secretary of State, sealed with the Great Seal of the state, and 754 presented for recording in the Office of the Auditor of State. 755 Upon the grantee's payment of the balance of the purchase price, 756 the deed shall be delivered to the grantee. The grantee shall 757 present the deed for recording in the office of the Wayne County 758 Recorder.

(F) The net proceeds of the sale of the parcel described in 759 division (A) of this section shall be deposited in the State 760 Treasury to the credit of the Residential Facilities Support Fund 761 152 within the Department of Mental Retardation and Developmental 762 Disabilities. 763

(G) This section shall expire two years after its effective 764 date. 765

Section 6. (A) The Governor is hereby authorized to execute a 766 deed in the name of the state conveying to the Association for the 767 Developmentally Disabled, Ohio (the "Grantee"), and its successors 768 and assigns, all of the state's right, title, and interest in the 769 following described real estate: 770

Situate in the state of Ohio, being all those lands conveyed 771 to the state of Ohio by Deed of Record, dated April 29, 1977 and 772 recorded in Deed Book 272, Page 422, Recorder's Office, Union 773 County, Ohio and being more particularly described as follows: 774

Situated in the City of Marysville, Paris Township, Union 775 County, Ohio. Being part of Survey No. 3351. 776

Beginning as a point in the centerline of Elwood Avenue, 777 being North 46°15' West 506.8 feet (deed distance) from the 778 centerline intersection of Marysville-Marion Road with the 779 centerline of said Elwood Avenue (Marysville Kenton Road); 780

thence along the centerline of said Elwood Avenue North 781

782 46°15' West a distance of 71.00 feet to a P.K. Nail'; thence North 43°45' East a distance of 178.00 feet along the 783 Easterly line of a 0.27 acre tract owned by Lawrence E. and Ruth 784 M. Mouser as described in Deed Book 180, Page 684, Union County 785 Recorder's Office to an iron pipe, passing over a pipe at 30 feet; 786 thence South 73°08' East a distance of 67.86 feet to an iron 787 pipe; 788 thence South 43°45' West a distance of 75 feet to an iron 789 790 pipe; thence South 21°32'30" West a distance of 27.86 feet to an 791 iron pipe; 792 thence South 43°45' West a distance of 108 feet (passing over 793 an iron pipe at 78 feet) to the place of beginning. 794 Containing 0.288 acres, more or less, subject to all 795 easements and rights of way of record. The aforegoing is recited 796 from a description of Record in said Deed Book 272, Page 422, 797 Union County Records and prepared by Fred L. Stults, P.S. No. 798 5479, August 22, 1968. 799 Parcel #29-0005252.000 800 Map #89-16-04-011.000 801 Street Address: 154 Elwood Street, Marysville, Ohio 43040 802 (B) Consideration for the conveyance of the real estate 803 described in division (A) of this section is the purchase price of 804 \$13,000.00. 805 (C) The real estate described in division (A) of this section 806 shall be sold as an entire tract and not in parcels. 807 (D) Prior to the execution of the deed described in division 808 (E) of this section, possession of the real estate described in 809 division (A) of this section shall be governed by an existing 810

interim lease between the state and the Grantee.

(E) Upon payment of the purchase price, the Auditor of State, 812 with the assistance of the Attorney General, shall prepare a deed 813 to the real estate described in division (A) of this section. The 814 deed shall state the consideration. The deed shall be executed by 815 the Governor in the name of the state, countersigned by the 816 Secretary of State, sealed with the Great Seal of the State, 817 presented in the Office of the Auditor of State for recording, and 818 delivered to the Grantee. The Grantee shall present the deed for 819 recording in the Office of the Union County Recorder. 820

(F) The deed described in division (E) of this section shall
contain a deed restriction that the Grantee shall continue to
operate an existing residential facility located on the real
estate described in division (A) of this section for individuals
with mental retardation and developmental disabilities for a
period of time of not less than five years from the date of
827

(G) The deed described in division (E) of this section shall
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contain a deed restriction that prohibits the Grantee from
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selling, conveying, or transferring ownership of the real estate
830
described in division (A) of this section for a period of time of
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not less than five years from the date of closing.
832

(H) The deed described in division (E) of this section shall 833 contain a provision requiring that, in the event of the Grantee's 834 default on, or breach of, either division (F) or division (G) of 835 this section, the Grantee immediately shall pay to the Department 836 of Mental Retardation and Developmental Disabilities (the 837 "Agency") the sum equal to Agency's investment in the premises, 838 \$117,000.00 839

(I) The Grantee shall pay the costs of the conveyance of the 840 real estate described in division (A) of this section. 841

(J) The net proceeds of the sale of the real estate described
842
in division (A) of this section shall be deposited in the State
843
Treasury to the credit of the Residential Facilities Support Fund
844
152 within the Department of Mental Retardation and Developmental
845
Disabilities.

(K) This section shall expire one year after its effective 847date. 848

Section 7. (A) The Governor is hereby authorized to execute a 849 deed in the name of the state conveying to Cincinnati's Optimum 850 Residential Environments, Incorporated, Ohio (the "Grantee"), and 851 its successors and assigns, all of the state's right, title, and 852 interest in the following described real estate: 853

Situate in the State of Ohio, Hamilton County and City of 854 Cincinnati being one of ten (10) parcels conveyed to the State of 855 Ohio, Ohio Department of Mental Retardation and Developmental 856 Disabilities by a Court Ordered ENTRY OF SETTLEMENT, being Case 857 No. A-8809334, State of Ohio, Ohio Department of Mental 858 Retardation and Developmental Disabilities vs. N.J. Care 859 Corporation (AKA N & J Care, Inc.) dated November 21, 1988, 860 conveying a fee simple interest in said ten (10) parcels, said 861 parcels also being described in Registered Land Certificates of 862 Title Nos. 121568, 121569, 121570, 121571 and 121572 dated October 863 19, 1983 in Registration Book 330, Pages 121568 through 121572, 864 Recorder's Office, Hamilton County, Ohio said parcel being more 865 particularly described as follows: 866

<u>Parcel One</u>

Situate in Section 23, Town 4, Fractional Range 2, Miami868Purchase, City of Cincinnati, Hamilton County, Ohio and being more869particularly described as follows:870

Beginning at a point in the Southerly line of Proposed 871

Glenedge Lane located as follows:

Commencing at the Southeast corner of said Registered Land, 873 said Southeast corner being in the West line of Kennedy Heights 874 Subdivision as recorded in Plat Book 7, Page 74, Hamilton County, 875 Ohio Records South 0°01' East 1453.44 feet from the South line of 876 Woodford Road, 40 feet wide; 877

thence North 0°01' West along said West line and along the 878 East line of said Registered Land 206.62 feet to the Southerly 879 line of proposed Robinson Road; 880

thence North 53°18' West along said Southerly line 247.74 881 feet to the Southerly line of Proposed Glenedge Lane; 882

thence along said Southerly line of the arc of a circle 883 curving to the right and having a radius of 311.68 feet, a 884 distance of 60.42 feet, the chord of said arc bears South, 47°08' 885 West 60.33 feet; 886

thence continuing along said Southerly line South 52°41' West 887 200.46 feet; 888

thence continuing along said Southerly line on the arc of a 889 circle curving to the right, tangent to the last described course 890 and having a radius of 315.01 feet, a distance of 209.20 feet; 891

thence continuing along said Southerly line North 89°16' West 892 tangent to the last described arc 30.67 feet to the point of 893 beginning for this conveyance; 894

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thence from said point of beginning along the South line of 895
Proposed Glenedge Lane North 89°16' West 60 feet; 896
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thence South 0°22' east 120 feet to the South line said 897 Registered Land; 898

thence South 89°16' East along said South line 60 feet; 899 thence North 0°22' West 120 feet to the place of beginning. 900

Being parts of Lots No. 107 and 108 of Glen Eagle Heights	901
Subdivision.	902
Also, the following described Real Estate, to-wit:	903
Situate in Section 23, Town 4, Fraction Range 2, Miami	904
Purchase, City of Cincinnati, Hamilton County, Ohio and being all	905
that 10 foot of land originally registered in Certificate No.	906
8172, and being more particularly described as follows:	907
Beginning at a point in the Southerly line of Proposed	908
Glenedge Lane located as follows:	909
Commencing at the Southeast cornier of said Registered Land,	910
said Southeast corner being in the West line of Kennedy Heights	911
Subdivision as recorded in Plat Book 7, Page 74, Hamilton County,	912
Ohio Records South 0°01' East 1453.44 feet from the South line of	913
Woodford Road, 40 feet wide;	914
thence North 0°01' West along said West line and along the	915
East line of said Registered Land 206.62 feet to the Southerly	916
line of proposed Robinson Road;	917
thence North 53°18' West along said Southerly line 247.74	918
feet to the Southerly line of Proposed Glenedge Lane;	919
thence along said Southerly line of the arc of a circle	920
curving to the right and having a radius of 311.68 feet, a	921
distance of 60.42 feet, the chord of said arc bears South 47°08'	922
West 60.33 feet;	923
thence continuing along said Southerly line South 52°41' West	924
200.46 feet;	925
thence continuing along said Southerly line on the arc of a	926
circle curving to the right, tangent to the last described course	927
and having a radius of 315.01 feet, a distance of 209.20 feet;	928
thence continuing along said Southerly line North 89°16' West	929
tangent to the last described arc 90.67 feet to the point of	930

beginning for this conveyance;	931
thence from said point of beginning also the South line of	932
proposed Glenedge Lane North 89°16' West 10 feet;	933
thence South 0°22' East 120 feet to the South line of said	934
Registered Land;	935
thence South 89°16' East along said South line 10 feet;	936
thence North 00 22' West 120 feet to the place of beginning.	937
Being part of Lot No. 107 of proposed Glen Eagle Heights	938
Subdivision.	939
The aforegoing is recited from a description as included in	940
an ENTRY OF SETTLEMENT, as ordered by the Court of Common Pleas,	941
Case No. A-8809334 and submitted by the Department of Mental	942
Retardation and Developmental Disabilities to the Department of	943
Administrative Services.	944
Street Address: 3535 Glenedge Lane, Cincinnati, Ohio 45213	945
(B) Consideration for the conveyance of the real estate	946
described in division (A) of this section is the purchase price of	947
\$10,720.00.	948
(C) The real estate described in division (A) of this section	949
shall be sold as an entire tract and not in parcels.	950
(D) Prior to the execution of the deed described in division	951
(E) of this section, possession of the real estate described in	952
division (A) of this section shall be governed by an existing	953
interim lease between the state and the Grantee.	954
(E) Upon payment of the purchase price, the Auditor of State,	955
with the assistance of the Attorney General, shall prepare a deed	956
to the real estate described in division (Λ) of this section. The	957

to the real estate described in division (A) of this section. The 957 deed shall state the consideration. The deed shall be executed by 958 the Governor in the name of the state, countersigned by the 959 Secretary of State, sealed with the Great Seal of the State, 960

961 presented in the Office of the Auditor of State for recording, and 962 delivered to the Grantee. The Grantee shall present the deed for 963 recording in the Office of the Hamilton County Recorder.

(F) The deed described in division (E) of this section shall 964 contain a deed restriction that the Grantee shall continue to 965 operate an existing residential facility located on the real 966 estate described in division (A) of this section for individuals 967 with mental retardation and developmental disabilities for a 968 period of time of not less than five years from the date of 969 closing. 970

(G) The deed described in division (E) of this section shall 971 contain a deed restriction that prohibits the Grantee from 972 selling, conveying, or transferring ownership of the real estate 973 described in division (A) of this section for a period of time of 974 not less than five years from the date of closing. 975

(H) The deed described in division (E) of this section shall 976 contain a provision requiring that, in the event of the Grantee's 977 default on, or breach of, either division (F) or division (G) of 978 this section, the Grantee immediately shall pay to the Department 979 of Mental Retardation and Developmental Disabilities (the 980 "Agency") the sum equal to Agency's investment in the premises, 981 \$96,482.00. 982

(I) The Grantee shall pay the costs of the conveyance of the 983 real estate described in division (A) of this section. 984

(J) The net proceeds of the sale of the real estate described 985 in division (A) of this section shall be deposited in the State 986 Treasury to the credit of the Residential Facilities Support Fund 987 152 within the Department of Mental Retardation and Developmental 988 Disabilities. 989

(K) This section shall expire one year after its effective 990 date. 991

Section 8. (A) The Governor is hereby authorized to execute a 992 deed in the name of the state conveying to Cincinnati's Optimum 993 Residential Environments, Incorporated, Ohio (the "Grantee"), and 994 its successors and assigns, all of the state's right, title, and 995 interest in the following described real estate: 996

Situate in the State of Ohio, Hamilton County and City of 997 Cincinnati being one of ten (10) parcels conveyed to the State of 998 Ohio, Ohio Department of Mental Retardation and Developmental 999 Disabilities by a Court Ordered ENTRY OF SETTLEMENT, being Case 1000 No. A-8809334, State of Ohio, Ohio Department of Mental 1001 Retardation and Developmental Disabilities vs. N.J. Care 1002 Corporation (AKA N & J Care, Inc.) dated November 21, 1988, 1003 conveying a fee simple interest in said ten (10) parcels, said 1004 parcels also being described in Registered Land Certificates of 1005 Title Nos. 121568, 121569, 121570, 121571 and 121572 dated October 1006 19, 1983 in Registration Book 330, Pages 121568 through 121572, 1007 Recorder's Office, Hamilton County, Ohio said parcel being more 1008 particularly described as follows: 1009

Situate in Section 15, Township 3, Fractional Range 2, City 1010 of Cincinnati, Miami Purchase, Hamilton County, Ohio in what is 1011 known as the lower tract of the William Resor Land bounded and 1012 described as follows: 1013

Beginning at the point in the north line of Woolper Avenue, 1014 570 feet east of the east line of Clifton Avenue; 1015

thence extending northwardly on a line parallel with the east 1016 line of Clifton Avenue, 150 feet more or less, to a point in the 1017 south line of Lot No. 17 of Resor Park Subdivision; 1018

thence eastwardly along the south line of Lot No. 17 of Resor1019Park Subdivision, 50 feet to a point;1020

thence southwardly on a line parallel with the east line of 1021

- - -

1022 Clifton Avenue, 150 feet, more or less, to a point in the north 1023 line of Woolper Avenue, 620 feet east from the east line of 1024 Clifton Avenue; thence westwardly 50 feet along the north line of Woolper 1025 Avenue to the place of beginning; 1026 being a lot of land fronting 50 feet on the north side of 1027 Woolper Avenue and being approximately 150 feet in depth. 1028 Being the same premises described in Deed Book 4270, Page 1029 491, Hamilton County, Ohio Records. 1030 The aforegoing is recited from a description as included in 1031 an ENTRY OF SETTLEMENT, as ordered by the Court of Common Pleas, 1032 Case No. A-8809334 and submitted by the Ohio Department of Mental 1033 Retardation and Developmental Disabilities to the Ohio Department 1034 of Administrative Services. 1035 Street Address: 230 Woolper Avenue, Cincinnati, Ohio 45220 1036 (B) Consideration for the conveyance of the real estate 1037 described in division (A) of this section is the purchase price of 1038 \$10,920.00. 1039 (C) The real estate described in division (A) of this section 1040 shall be sold as an entire tract and not in parcels. 1041 (D) Prior to the execution of the deed described in division 1042 (E) of this section, possession of the real estate described in 1043 division (A) of this section shall be governed by an existing 1044 interim lease between the state and the Grantee. 1045 (E) Upon payment of the purchase price, the Auditor of State, 1046 with the assistance of the Attorney General, shall prepare a deed 1047 to the real estate described in division (A) of this section. The 1048 deed shall state the consideration. The deed shall be executed by 1049

the Governor in the name of the state, countersigned by the 1050 Secretary of State, sealed with the Great Seal of the State, 1051

1052 presented in the Office of the Auditor of State for recording, and 1053 delivered to the Grantee. The Grantee shall present the deed for 1054 recording in the Office of the Hamilton County Recorder.

(F) The deed described in division (E) of this section shall 1055 contain a deed restriction that the Grantee shall continue to 1056 operate an existing residential facility located on the real 1057 estate described in division (A) of this section for individuals 1058 with mental retardation and developmental disabilities for a 1059 period of time of not less than five years from the date of 1060 closing. 1061

(G) The deed described in division (E) of this section shall 1062 contain a deed restriction that prohibits the Grantee from 1063 selling, conveying, or transferring ownership of the real estate 1064 described in division (A) of this section for a period of time of 1065 not less than five years from the date of closing. 1066

(H) The deed described in division (E) of this section shall 1067 contain a provision requiring that, in the event of the Grantee's 1068 default on, or breach of, either division (F) or division (G) of 1069 this section, the Grantee immediately shall pay to the Department 1070 of Mental Retardation and Developmental Disabilities (the 1071 "Agency") the sum equal to Agency's investment in the premises, 1072 \$98,282.00. 1073

(I) The Grantee shall pay the costs of the conveyance of the 1074 real estate described in division (A) of this section. 1075

(J) The net proceeds of the sale of the real estate described 1076 in division (A) of this section shall be deposited in the State 1077 Treasury to the credit of the Residential Facilities Support Fund 1078 152 within the Department of Mental Retardation and Developmental 1079 Disabilities. 1080

(K) This section shall expire one year after its effective 1081 date. 1082

Section 9. (A) The Governor is hereby authorized to execute a 1083 deed in the name of the state conveying to Cincinnati's Optimum 1084 Residential Environments, Incorporated, Ohio the ("Grantee"), and 1085 its successors and assigns, all of the state's right, title, and 1086 interest in the following described real estate: 1087

Situate in the State of Ohio, Hamilton County and City of 1088 Cincinnati being one of ten (10) parcels conveyed to the State of 1089 Ohio, Ohio Department of Mental Retardation and Developmental 1090 Disabilities by a Court Ordered ENTRY OF SETTLEMENT, being Case 1091 No. A-8809334, State of Ohio, Ohio Department of Mental 1092 Retardation and Developmental Disabilities vs. N. J. Care 1093 Corporation (AKA N & J Care, Inc.) dated November 21, 1988, 1094 conveying a fee simple interest in said ten (10) parcels, said 1095 parcels also being described in Registered Land Certificates of 1096 Title No. 121568, 121569, 121570, 121571 and 121572 dated October 1097 19, 1983 in Registration Book 330, Pages 121568 through 121572, 1098 Recorder's Office, Hamilton County, Ohio said parcel being more 1099 particularly described as follows: 1100

Situate in the City of Cincinnati, Hamilton County, Ohio and 1101 being more particularly described as follows: 1102

Beginning at a point in the south line of Madison Road at the 1103 northwest corner of Lot No. 1 of Mary Ludlow's Subdivision as made 1104 in Case No. 115474, Court of Common Pleas, Hamilton County, Ohio 1105 and recorded in Common Pleas Book 223, Page 529 of said county 1106 records; 1107

thence south with the west line of said Lot No. 1, a distance 1108 of 150 feet; 1109

thence west parallel with the south line of Madison Road a 1110 distance of 40 feet; 1111

thence North parallel with the west line of said Lot No. 1 a 1112

1113 distance of 150 feet to the south line of Madison Road; thence east with the south line of Madison Road a distance of 1114 40 feet to the place of beginning. 1115 Also, the following described Real Estate, to wit: 1116 Situate in the City of Cincinnati, Hamilton County, Ohio and 1117 being a part of the 4th and 5th division of Outlet No. 4 of the 1118 original Town of Madison as shown on the plat recorded in Deed 1119 Book 29, Page 589 of the said county records, and being more 1120 particularly described as follows: 1121 Beginning at a point in the south line of Maidson Road 1122 (formerly Walnut Hills Madison and Plainville Turnpike or Main 1123 Street) a distance of 345.3 feet, more or less, east of the 1124 southeast corner of Madison Road and Mathis Street, and at the 1125 northeast corner of the lot conveyed to Frank Leighner by deed 1126 recorded in Deed Book 1040, Page 310 of the Hamilton County, Ohio 1127 Records; 1128 thence southwardly with Leighner's east line a distance of 1129 157 feet to Leighner's southeast corner; 1130 thence eastwardly with said Leighner's south line extending a 1131 distance of 87.2 feet to a point in the west line of James A. 1132 Porter Estate Lot; 1133 thence northwardly with said porter's west line and the west 1134 line of Rose C. Tebbe's lot a distance of 157 feet, more or less 1135 to the south line of Madison Road; 1136 thence westwardly with said south line a distance of 87.2 1137 feet, more or less, to the place of beginning. 1138

Being the same premises described in Deed Book 4273, Page 1139 189, Hamilton County, Ohio Records. 1140

The aforegoing is recited from a description as included in 1141 an ENTRY OF SETTLEMENT, as ordered by the Court of Common Pleas, 1142

1143

Case No. A-8809334 and submitted by the Ohio Department of Mental 1144 Retardation and Developmental Disabilities to the Ohio Department 1145 of Administrative Services. Street Address: 6129 Madison Road, Cincinnati, Ohio 45227 1146 (B) Consideration for the conveyance of the real estate 1147 described in division (A) of this section is the purchase price of 1148 \$9,880.00. 1149 (C) The real estate described in division (A) of this section 1150 shall be sold as an entire tract and not in parcels. 1151

(D) Prior to the execution of the deed described in division 1152
(E) of this section, possession of the real estate described in 1153
division (A) of this section shall be governed by an existing 1154
interim lease between the state and the Grantee. 1155

(E) Upon payment of the purchase price, the Auditor of State, 1156 with the assistance of the Attorney General, shall prepare a deed 1157 to the real estate described in division (A) of this section. The 1158 deed shall state the consideration. The deed shall be executed by 1159 the Governor in the name of the state, countersigned by the 1160 Secretary of State, sealed with the Great Seal of the State, 1161 presented in the Office of the Auditor of State for recording, and 1162 delivered to the Grantee. The Grantee shall present the deed for 1163 recording in the Office of the Hamilton County Recorder. 1164

(F) The deed described in division (E) of this section shall 1165 contain a deed restriction that the Grantee shall continue to 1166 operate an existing residential facility located on the real 1167 estate described in division (A) of this section for individuals 1168 with mental retardation and developmental disabilities for a 1169 period of time of not less than five years from the date of 1170 closing. 1171

(G) The deed described in division (E) of this section shall 1172

contain a deed restriction that prohibits the Grantee from1173selling, conveying, or transferring ownership of the real estate1174described in division (A) of this section for a period of time of1175not less than five years from the date of closing.1176

(H) The deed shall contain a provision requiring that, in the 1177
event of the Grantee's default on, or breach of, either division 1178
(F) or division (G) of this section, the Grantee immediately shall 1179
pay to the Department of Mental Retardation and Developmental 1180
Disabilities (the "Agency") the sum equal to Agency's investment 1181
in the premises, \$88,922.00. 1182

(I) The Grantee shall pay the costs of the conveyance of the 1183real estate described in division (A) of this section. 1184

(J) 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 Residential Facilities Support Fund
1187
152 within the Department of Mental Retardation and Developmental
Disabilities.

(K) This section shall expire one year after its effective 1190date. 1191

Section 10. (A) The Governor is hereby authorized to execute 1192 a deed in the name of the state conveying to Cincinnati's Optimum 1193 Residential Environments, Incorporated, Ohio (the "Grantee"), and 1194 its successors and assigns, all of the state's right, title, and 1195 interest in the following described real estate: 1196

Situated in the State of Ohio, Hamilton County and City of1197Cincinnati being one of ten (10) parcels conveyed to the State of1198Ohio, Ohio Department of Mental Retardation and Developmental1199Disabilities by a Court Ordered ENTRY OF SETTLEMENT, being Case1200No. A-8809334, State of Ohio, Ohio Department of Mental1201Retardation and Developmental Disabilities vs. N. J. Care1202

Corporation (AKA N & J Care, Inc.) dated November 21, 1988, 1203 conveying a fee simple interest in said ten (10) parcels, said 1204 parcels also being described in Registered Land Certificates of 1205 Title Nos. 121568, 121569, 121570, 121571 and 121572 dated October 1206 19, 1983 in Registration Book 330, Pages 121568 through 121572, 1207 Recorder's Office, Hamilton County, Ohio said parcel being more 1208 particularly described as follows: 1209

Situate in the City of Cincinnati, Hamilton County, Ohio, and 1210 being more particularly described as follows: 1211

Being the North 25 feet of Lot No. 106 and the South 25 feet1212of Lot No. 105 of Roselawn Park First Subdivision Extension as1213recorded in Plat Book 1, Page 15 of the Registered Land Records,1214Hamilton County, Ohio.1215

Also the North 2 feet of the South 25 feet of Lot No. 106 of 1216 Roselawn Park First Extension Subdivision as recorded in Plat Book 1217 1, Page 15, of the Registered Land Records, Hamilton County. Said 1218 strip fronting 2 feet on the East side of Greenland Place and 1219 running back between parallel lines and being 2 feet in width on 1220 the rear line of Lot. No. 106. 1221

Being the same premises described on Certificate of Title No.1222121568 of the Registered Land Records, Hamilton County, Ohio.1223

The aforegoing is recited from a description as included in 1224 an ENTRY OF SETTLEMENT, as ordered by the Court of Common Pleas, 1225 Case No. A-8809334 and submitted by the Ohio Department of Mental 1226 Retardation and Developmental Disabilities to the Ohio Department 1227 of Administrative Services. 1228

Street Address: 7632 Greenland Place, Cincinnati, Ohio 45237 1229

(B) Consideration for the conveyance of the real estatedescribed in division (A) of this section is the purchase price of\$10,240.00.1232

Sub. S. B. No. 234 As Passed by the Senate

(C) The real estate described in division (A) of this section 1233shall be sold as an entire tract and not in parcels. 1234

(D) Prior to the execution of the deed described in division 1235
(E) of this section, possession of the real estate described in 1236
division (A) of this section shall be governed by an existing 1237
interim lease between the state and the Grantee. 1238

(E) Upon payment of the purchase price, the Auditor of State, 1239 with the assistance of the Attorney General, shall prepare a deed 1240 to the real estate described in division (A) of this section. The 1241 deed shall state the consideration. The deed shall be executed by 1242 the Governor in the name of the state, countersigned by the 1243 Secretary of State, sealed with the Great Seal of the State, 1244 presented in the Office of the Auditor of State for recording, and 1245 delivered to the Grantee. The Grantee shall present the deed for 1246 recording in the Office of the Hamilton County Recorder. 1247

(F) The deed described in division (E) of this section shall 1248 contain a deed restriction that the Grantee shall continue to 1249 operate an existing residential facility located on the real 1250 estate described in division (A) of this section for individuals 1251 with mental retardation and developmental disabilities for a 1252 period of time of not less than five years from the date of 1253 closing. 1254

(G) The deed described in division (E) of this section shall
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contain a deed restriction that prohibits the Grantee from
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selling, conveying, or transferring ownership of the real estate
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described in division (A) of this section for a period of time of
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not less than five years from the date of closing.
1259

(H) The deed shall contain a provision described in division 1260
(E) of this section that, in the event of the Grantee's default 1261
on, or breach of, either division (F) or division (G) of this 1262
section, the Grantee immediately shall pay to the Department of 1263

the sum equal to Agency's investment in the premises, \$92,162.00.

(I) The Grantee shall pay the costs of the conveyance of the 1266real estate described in division (A) of this section. 1267

(J) The net proceeds of the sale of the real estate described
1268
in division (A) of this section shall be deposited in the State
1269
Treasury to the credit of the Residential Facilities Support Fund
1270
152 within the Department of Mental Retardation and Developmental
1271
Disabilities.

(K) This section shall expire one year after its effective 1273date. 1274

Section 11. (A) The Governor is hereby authorized to execute 1275 a deed in the name of the state conveying to Cincinnati's Optimum 1276 Residential Environments, Incorporated, Ohio the ("Grantee"), and 1277 its successors and assigns, all of the state's right, title, and 1278 interest in the following described real estate: 1279

Situate in the State of Ohio, Hamilton County and City of 1280 Cincinnati being one of ten (10) parcels conveyed to the State of 1281 Ohio, Ohio Department of Mental Retardation and Developmental 1282 Disabilities by a Court Ordered ENTRY OF SETTLEMENT, being Case 1283 No. A-8809334, State of Ohio, Ohio Department of Mental 1284 Retardation and Developmental Disabilities vs. N. J. Care 1285 Corporation (AKA N & J Care, Inc.) dated November 21, 1988, 1286 conveying a fee simple interest in said ten (10) parcels, said 1287 parcels also being described in Registered Land Certificates of 1288 Title Nos. 121568, 121569, 121570, 121571 and 121572 dated October 1289 19, 1983 in Registration Book 330, Pages 121568 through 121572, 1290 Recorder's Office, Hamilton County, Ohio said parcel being more 1291 particularly described as follows: 1292

Situate in Section 23, Town 4, Fractional Range 2, Miami 1293

Purchase and being more particularly described as follows: 1294

Lot No. 17 of Skyline Gardens Subdivision as recorded in Plat 1295 Book 1, Pages 74 and 75 of the Registered Land Records of Hamilton 1296 County, Ohio. 1297

Being the same premises described on Certificate of Title No. 1298 121571 of the Registered Land Records, Hamilton County, Ohio. 1299

The aforegoing is recited from a description as included in 1300 an ENTRY OF SETTLEMENT, as ordered by the Court of Common Pleas, 1301 Case No. A-8809334 and submitted by the Ohio Department of Mental 1302 Retardation and Developmental Disabilities to the Ohio Department 1303 of Administrative Services. 1304

Street Address: 3848 Congreve Avenue, Cincinnati, Ohio 45213 1305

(B) Consideration for the conveyance of the real estatedescribed in division (A) of this section is the purchase price of\$10,116.00.1308

(C) The real estate described in division (A) of this section 1309shall be sold as an entire tract and not in parcels. 1310

(D) Prior to the execution of the deed described in division 1311
(E) of this section, possession of the real estate described in 1312
division (A) of this section shall be governed by an existing 1313
interim lease between the state and the Grantee. 1314

(E) Upon payment of the purchase price, the Auditor of State, 1315 with the assistance of the Attorney General, shall prepare a deed 1316 to the real estate described in division (A) of this section. The 1317 deed shall state the consideration. The deed shall be executed by 1318 the Governor in the name of the state, countersigned by the 1319 Secretary of State, sealed with the Great Seal of the State, 1320 presented in the Office of the Auditor of State for recording, and 1321 delivered to the Grantee. The Grantee shall present the deed for 1322 recording in the Office of the Hamilton County Recorder. 1323 (F) The deed described in division (E) of this section shall
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contain a deed restriction that the Grantee shall continue to
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operate an existing residential facility located on the real
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estate described in division (A) of this section for individuals
1327
with mental retardation and developmental disabilities for a
period of time of not less than five years from the date of
1329
closing.

(G) The deed described in division (E) of this section shall
1331
contain a deed restriction that prohibits the Grantee from
selling, conveying, or transferring ownership of the real estate
described in division (A) of this section for a period of time of
1334
not less than five years from the date of closing.

(H) The deed shall contain a provision requiring that, in the 1336
event of the Grantee's default on, or breach of, either division 1337
(F) or division (G) of this section, the Grantee immediately shall 1338
pay to the Department of Mental Retardation and Developmental 1339
Disabilities (the "Agency") the sum equal to Agency's investment 1340
in the premises, \$91,046.00. 1341

(I) The Grantee shall pay the costs of the conveyance of the 1342real estate described in division (A) of this section. 1343

(J) The net proceeds of the sale of the real estate described
1344
in division (A) of this section shall be deposited in the State
1345
Treasury to the credit of the Residential Facilities Support Fund
1346
152 within the Department of Mental Retardation and Developmental
1347
Disabilities.

(K) This section shall expire one year after its effective 1349date. 1350

Section 12. (A) The Governor is hereby authorized to execute1351a deed in the name of the state conveying to Cincinnati's Optimum1352Residential Environments, Incorporated, Ohio (the "Grantee"), and1353

its successors and assigns, all of the state's right, title, and 1354 interest in the following described real estate: 1355 Situate in the State of Ohio, Hamilton County and City of 1356 Cincinnati being one of ten (10) parcels conveyed to the State of 1357 Ohio, Ohio Deartment of Mental Retardation and Developmental 1358 Disabilities by a Court Ordered ENTRY OF SETTLEMENT, being Case 1359 No. A-8809334, State of Ohio, Ohio Department of Mental 1360 Retardation and Developmental Disabilities vs. N. J. Care 1361 Corporation (AKA N & J Care, Inc.) dated November 21, 1988, 1362 conveying a fee simple interest in said ten (10) parcels, said 1363 parcels also being described in Registered Land Certificates of 1364 Title Nos. 121568, 121569, 121570, 121571 and 121572 dated October 1365 19, 1983 in Registration Book 330, Pages 121568 through 121572, 1366 Recorder's Office, Hamilton County, Ohio said parcel being more 1367 particularly described as follows: 1368 Situate in Section 25, Town 3, Entire Range 1, Springfield 1369

Township, Hamilton County, Ohio and being all of Lot No. 39 of1370Block "B", Teakwood Acres Subdivision as per plat thereof recorded1371in Plat Book 103, Page 48, Hamilton County, Ohio Records.1372

Being the same premises described in Deed Book 4270, Page 1373 479, Hamilton County, Ohio Records. 1374

The aforegoing is recited from a description as included in 1375 an ENTRY OF SETTLEMENT, as ordered by the Court of Common Pleas, 1376 Case No. A-8809334 and submitted by the Ohio Department of Mental 1377 Retardation and Developmental Disabilities to the Ohio Department 1378 of Administrative Services. 1379

Street Address: 6497 Teakwood Court, Cincinnati, Ohio 45224 1380

(B) Consideration for the conveyance of the real estate
described in division (A) of this section is the purchase price of
\$9,600.00.

(C) The real estate described in division (A) of this section 1384

shall be sold as an entire tract and not in parcels. 1385

(D) Prior to the execution of the deed described in division 1386
(E) of this section, possession of the real estate described in 1387
division (A) of this section shall be governed by an existing 1388
interim lease between the state and the Grantee. 1389

(E) Upon payment of the purchase price, the Auditor of State, 1390 with the assistance of the Attorney General, shall prepare a deed 1391 to the real estate described in division (A) of this section. The 1392 deed shall state the consideration. The deed shall be executed by 1393 the Governor in the name of the state, countersigned by the 1394 Secretary of State, sealed with the Great Seal of the State, 1395 presented in the Office of the Auditor of State for recording, and 1396 delivered to the Grantee. The Grantee shall present the deed for 1397 recording in the Office of the Hamilton County Recorder. 1398

(F) The deed described in division (E) of this section shall 1399 contain a deed restriction that the Grantee shall continue to 1400 operate an existing residential facility located on the real 1401 estate described in division (A) of this section for individuals 1402 with mental retardation and developmental disabilities for a 1403 period of time of not less than five years from the date of 1404 closing. 1405

(G) The deed described in division (E) of this section shall
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contain a deed restriction that prohibits the Grantee from
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selling, conveying, or transferring ownership of the real estate
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described in division (A) of this section for a period of time of
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not less than five years from the date of closing.

(H) The deed described in division (E) of this section shall 1411 contain a provision requiring that, in the event of the Grantee's 1412 default on, or breach of, either division (F) or division (G) of 1413 this section, the Grantee immediately shall pay to the Department 1414 of Mental Retardation and Developmental Disabilities (the 1415

"Agency") the sum equal to Agency's investme	ent in the premises, 1416
\$86,400.00.	1417

(I) The Grantee shall pay the costs of the conveyance of the 1418 real estate described in division (A) of this section. 1419

(J) 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 Residential Facilities Support Fund
1422
152 within the Department of Mental Retardation and Developmental
1423
Disabilities.

(K) This section shall expire one year after its effective 1425date. 1426

Section 13. (A) The Governor is hereby authorized to execute 1427 a deed in the name of the state conveying to Cincinnati's Optimum 1428 Residential Environments, Incorporated, Ohio (the "Grantee"), and 1429 its successors and assigns, all of the state's right, title, and 1430 interest in the following described real estate: 1431

Situate in the State of Ohio, Hamilton County and City of 1432 Cincinnati being one of ten (10) parcels conveyed to the State of 1433 Ohio, Ohio Department of Mental Retardation and Developmental 1434 Disabilities by a Court Ordered ENTRY OF SETTLEMENT, being Case 1435 No. A-8809334, State of Ohio, Ohio Department of Mental 1436 Retardation and Developmental Disabilities vs. N. J. Care 1437 Corporation (AKA N & J Care, Inc.) dated November 21, 1988, 1438 conveying a fee simple interest in said ten (10) parcels, said 1439 parcels also being described in Registered Land Certificates of 1440 Title Nos. 121568, 121569, 121570, 121571 and 121572 dated October 1441 19, 1983 in Registration Book 330, Pages 121568 through 121572, 1442 Recorder's Office, Hamilton County, Ohio said parcel being more 1443 particularly described as follows: 1444

Situate in the City of Cincinnati, Hamilton County, Ohio and 1445

being more particularly described as follows:	1446
Beginning at a point in the North Line of Madison Road 150.00 feet East of the Northeast corner of Madison Road and Anderson Place;	1447 1448 1449
thence in the North Line of Madison Road, South 85°35' East 85.00 feet;	1450 1451
thence North 3°50' East 190.00 feet;	1452
thence North 85°35' West 85.00 feet;	1453
thence South 3°50' West 190.00 feet to the place of beginning.	1454 1455
Being the same premises described on Certificate of Title No. 121570 of the Registered Lands Records, Hamilton County, Ohio.	1456 1457
The aforegoing is recited from a description as included in an ENTRY OF SETTEMENT, as ordered by the Court of Common Pleas, Case No. A-8809334 and submitted by the Ohio Department of Mental	1458 1459 1460
Retardation and Developmental Disabilities to the Ohio Department of Administrative Services.	1461 1462
Street Address: 5524 Madison Road, Cincinnati, Ohio 45227	1463
(B) Consideration for the conveyance of the real estate described in division (A) of this section is the purchase price of \$11,120.00.	1464 1465 1466
(C) The real estate described in division (A) of this section shall be sold as an entire tract and not in parcels.	1467 1468
(D) Prior to the execution of the deed described in division(E) of this section, possession of the real estate described in division (A) of this section shall be governed by an existing interim lease between the state and the Grantee.	1469 1470 1471 1472
(E) Upon payment of the purchase price, the Auditor of State, with the assistance of the Attorney General, shall prepare a deed	1473 1474

to the real estate described in division (A) of this section. The1475deed shall state the consideration. The deed shall be executed by1476the Governor in the name of the state, countersigned by the1477Secretary of State, sealed with the Great Seal of the State,1478presented in the Office of the Auditor of State for recording, and1479delivered to the Grantee. The Grantee shall present the deed for1480recording in the Office of the Hamilton County Recorder.1481

(F) The deed described in division (E) of this section shall
1482
contain a deed restriction that the Grantee shall continue to
1483
operate an existing residential facility located on the real
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estate described in division (A) of this section for individuals
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with mental retardation and developmental disabilities for a
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period of time of not less than five years from the date of
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closing.

(G) The deed described in division (E) of this section shall
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contain a deed restriction that prohibits the Grantee from
selling, conveying, or transferring ownership of the real estate
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described in division (A) of this section for a period of time of
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not less than five years from the date of closing.

(H) The deed described in division (E) of this section shall 1494 contain a provision requiring that, in the event of the Grantee's 1495 default on, or breach of, either division (F) or division (G) of 1496 this section, the Grantee immediately shall pay to the Department 1497 of Mental Retardation and Developmental Disabilities (the 1498 "Agency") the sum equal to Agency's investment in the premises, 1499 \$100,082.00. 1500

(I) The Grantee shall pay the costs of the conveyance of thereal estate described in division (A) of this section.1502

(J) 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 Residential Facilities Support Fund
1505

152	within	the	Department	of	Mental	Retardation	and	Developmental	15	506
Disa	abilitie	es.							15	507

(K) This section shall expire one year after its effective 1508date. 1509

Section 14. (A) The Governor is hereby authorized to execute 1510 a deed in the name of the state conveying to Cincinnati's Optimum 1511 Residential Environments, Incorporated, Ohio (the "Grantee"), and 1512 its successors and assigns, all of the state's right, title, and 1513 interest in the following described real estate: 1514

Situate in the State of Ohio, Hamilton County and City of 1515 Cincinnati being one of ten (10) parcels conveyed to the State of 1516 Ohio, Ohio Department of Mental Retardation and Developmental 1517 Disabilities by a Court Ordered ENTRY OF SETTLEENT, being Case No. 1518 A-8809334, State of Ohio, Ohio Department of Mental Retardation 1519 and Developmental Disabilities vs. N. J. Care Corporation (AKA N & 1520 J Care, Inc.) dated November 21, 1988, conveying a fee simple 1521 interest in said ten (10) parcels, said parcels also being 1522 described in Registered Land Certificates of Title Nos. 121568, 1523 121569, 121570, 121571 and 121572 dated October 19, 1983 in 1524 Registration Book 330, Pages 121568 through 121572, Recorder's 1525 Office, Hamilton County, Ohio said parcel being more particularly 1526 described as follows: 1527

Situated in Section 25, Town 3, Entire Range 1, Miami 1528 Purchase, City of Cincinnati, Hamilton County, Ohio and being more 1529 particularly described as follows: 1530

Beginning at a point in the east line of an 18.63 acre tract 1531 conveyed to Mary J. Urmston by Henry T. Stoffregen by deed dated 1532 May 6, 1902 and recorded in Deed Book 873, Page 347, Hamilton 1533 County, Ohio Records, said point being North 0°30' East, 690 feet 1534 from a point in the centerline of North Bend Road, which point in 1535

1536 said centerline is 1678.38 feet west of the intersection of said 1537 centerline with the east line of said Section 25; thence from said point of beginning, North 0°30' East along 1538 east line of said 18.63 acre tract, a distance of 75 feet; 1539 thence North 88°51' West parallel with the centerline of 1540 North Bend Road, 120 feet to a point in the east line of a 1541 proposed 50 foot street (Edwood Avenue); 1542 thence South 00 30' West along the east line of said proposed 1543 Edwood Avenue, a distance of 75 feet; 1544 thence South 88°51' East a distance of 120 feet to the place 1545 of beginning, being part of said 18.63 acre tract. 1546 Being the same premises described in Deed Book 4270, Page 629 1547 of the Hamilton County, Ohio Records. 1548 The aforegoing is recited from a description as included in 1549 an ENTRY OF SETTLEMENT, as ordered by the Court of Common Pleas, 1550 Case No. A-8809334 and submitted by the Ohio Department of Mental 1551 Retardation and Developmental Disabilities to the Ohio Department 1552 of Administrative Services. 1553 Street Address: 6320 Edwood Avenue, Cincinnati, Ohio 45224 1554 (B) Consideration for the conveyance of the real estate 1555 described in division (A) of this section is the purchase price of 1556 \$10,480.00. 1557 (C) The real estate described in division (A) of this section 1558 shall be sold as an entire tract and not in parcels. 1559 (D) Prior to the execution of the deed described in division 1560 (E) of this section, possession of the real estate described in 1561 division (A) of this section shall be governed by an existing 1562

(E) Upon payment of the purchase price, the Auditor of State, 1564

interim lease between the state and the Grantee.

1563

1565 with the assistance of the Attorney General, shall prepare a deed 1566 to the real estate described in division (A) of this section. The 1567 deed shall state the consideration. The deed shall be executed by 1568 the Governor in the name of the state, countersigned by the 1569 Secretary of State, sealed with the Great Seal of the State, 1570 presented in the Office of the Auditor of State for recording, and 1571 delivered to the Grantee. The Grantee shall present the deed for 1572 recording in the Office of the Hamilton County Recorder.

(F) The deed described in division (E) of this section shall
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contain a deed restriction that the Grantee shall continue to
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operate an existing residential facility located on the real
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estate described in division (A) of this section for individuals
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with mental retardation and developmental disabilities for a
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period of time of not less than five years from the date of
1578
closing.

(G) The deed described in division (E) of this section shall
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contain a deed restriction that prohibits the Grantee from
selling, conveying, or transferring ownership of the real estate
described in division (A) of this section for a period of time of
not less than five years from the date of closing.

(H) The deed described in division (E) of this section shall 1585 contain a provision requiring that, in the event of the Grantee's 1586 default on, or breach of, either division (F) or division (G) of 1587 this section, the Grantee immediately shall pay to the Department 1588 of Mental Retardation and Developmental Disabilities (the 1589 "Agency") the sum equal to Agency's investment in the premises, 1590 \$94,322.00. 1591

(I) The Grantee shall pay the costs of the conveyance of the 1592real estate described in division (A) of this section. 1593

(J) The net proceeds of the sale of the real estate described 1594 in division (A) of this section shall be deposited in the State 1595 Treasury to the credit of the Residential Facilities Support Fund 152 within the Department of Mental Retardation and Developmental Disabilities. 1598

(K) This section shall expire one year after its effective 1599date. 1600

Section 15. (A) The Governor is hereby authorized to execute 1601 a deed in the name of the state conveying to Cincinnati's Optimum 1602 Residential Environments, Incorporated, Ohio (the "Grantee"), and 1603 its successors and assigns, all of the state's right, title, and 1604 interest in the following described real estate: 1605

Situate in the State of Ohio, Hamilton County and City of 1606 Cincinnati being one of ten (10) parcels conveyed to the State of 1607 Ohio, Ohio Department of Mental Retardation and Developmental 1608 Disabilities by a Court Ordered ENTRY OF SETTLEMENT, being Case 1609 No. A-8809334, State of Ohio, Ohio Department of Mental 1610 Retardation and Developmental Disabilities vs. N. J. Care 1611 Corporation (AKA N & J Care, Inc.) dated November 21, 1988, 1612 conveying a fee simple interest in said ten (10) parcels, said 1613 parcels also being described in Registered Land Certificates of 1614 Title Nos. 121568, 121569, 121570, 121571 and 121572 dated October 1615 19, 1983 in Registration Book 330, Pages 121568 through 121572, 1616 Recorder's Office, Hamilton County, Ohio said parcel being more 1617 particularly described as follows: 1618

Situate in Section 19, Town 3, Entire Range 1, Miami1619Purchase, Springfield Township, City of Cincinnati, Hamilton1620County, Ohio and being the South 67 feet of Lot No. 46 of1621Plantation Acres Subdivision, Block "C", a plat of which is1622recorded in Plat Book 103, Pages 7 and 8 of the Hamilton County,1623Ohio Records.1624

Being the same premises described in Deed Book 4270, Page 1625

493, Hamilton County, Ohio Records.

The aforegoing is recited from a description as included in 1627 an ENTRY OF SETTLEMENT, as ordered by the Court of Common Pleas, 1628 Case No. A-8809334 and submitted by the Ohio Department of Mental 1629 Retardation and Developmental Disabilities to the Ohio Department 1630 of Administrative Services. 1631

Street Address: 6645 Plantation Way, Cincinnati, Ohio 45224 1632

(B) Consideration for the conveyance of the real estatedescribed in division (A) of this section is the purchase price of\$10,900.00.1635

(C) The real estate described in division (A) of this sectionshall be sold as an entire tract and not in parcels.1637

(D) Prior to the execution of the deed described in division
(E) of this section, possession of the real estate described in
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division (A) of this section shall be governed by an existing
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interim lease between the state and the Grantee.

(E) Upon payment of the purchase price, the Auditor of State, 1642 with the assistance of the Attorney General, shall prepare a deed 1643 to the real estate described in division (A) of this section. The 1644 deed shall state the consideration. The deed shall be executed by 1645 the Governor in the name of the state, countersigned by the 1646 Secretary of State, sealed with the Great Seal of the State, 1647 presented in the Office of the Auditor of State for recording, and 1648 delivered to the Grantee. The Grantee shall present the deed for 1649 recording in the Office of the Hamilton County Recorder. 1650

(F) The deed described in division (E) of this section shall
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contain a deed restriction that the Grantee shall continue to
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operate an existing residential facility located on the real
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estate described in division (A) of this section for individuals
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with mental retardation and developmental disabilities for a

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period of time of not less than five years from the date of 1656 closing.

(G) The deed described in division (E) of this section shall
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contain a deed restriction that prohibits the Grantee from
1659
selling, conveying, or transferring ownership of the real estate
1660
described in division (A) of this section for a period of time of
1661
not less than five years from the date of closing.

(H) The deed described in division (E) of this section shall 1663 contain a provision requiring that, in the event of the Grantee's 1664 default on, or breach of, either division (F) or division (G) of 1665 this section, the Grantee immediately shall pay to the Department 1666 of Mental Retardation and Developmental Disabilities (the 1667 "Agency") the sum equal to Agency's investment in the premises, 1668 \$98,100.00.

(I) The Grantee shall pay the costs of the conveyance of thereal estate described in division (A) of this section.1671

(J) The net proceeds of the sale of the real estate described
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in division (A) of this section shall be deposited in the State
1673
Treasury to the credit of the Residential Facilities Support Fund
1674
152 within the Department of Mental Retardation and Developmental
1675
Disabilities.

(K) This section shall expire one year after its effective 1677date. 1678

Section 16. (A) The Governor is hereby authorized to execute 1679 a deed in the name of the state conveying to Cincinnati's Optimum 1680 Residential Environments, Incorporated, Ohio (the "Grantee"), and 1681 its successors and assigns, all of the state's right, title, and 1682 interest in the following described real estate: 1683

Situate in the State of Ohio, Hamilton County and City of1684Cincinnati being one of ten (10) parcels conveyed to the State of1685

1686 Ohio, Ohio Department of Mental Retardation and Developmental 1687 Disabilities by a Court Ordered ENTRY OF SETTLEMENT, being Case 1688 No. A-8809334, State of Ohio, Ohio Department of Mental 1689 Retardation and Developmental Disabilities vs. N. J. Care 1690 Corporation (AKA N & J Care, Inc.) dated November 21, 1988, 1691 conveying a fee simple interest in said ten (10) parcels, said 1692 parcels also being described in Registered Lands Certificates of 1693 Title Nos. 121568, 121569, 121570, 121571 and 121572 dated October 1694 19, 1983 in Registration Book 330, Page 121568 through 121572, 1695 Recorder's Office, Hamilton County, Ohio said parcel being more 1696 particularly described as follows:

Situate in Section 6, Town 3, Fractional Range 2, Miami1697Purchase, Millcreek Township, City of Cincinnati, Hamilton County,1698Ohio and being more particularly described as follows:1699

Lot No. 60 of Roselawn, Inc. Subdivision as recorded in Plat 1700 Book 1, Page 11 of the Registered Land Records of Hamilton County, 1701 Ohio. 1702

Being the same premises described on Certificate of Title No. 1703 121569 of the Registered Lands Records, Hamilton County, Ohio. 1704

The aforegoing is recited from a description as included in 1705 an ENTRY OF SETTLEMENT, as ordered by the Court of Common Pleas, 1706 Case No. A-8809334 and submitted by the Ohio Department of Mental 1707 Retardation and Developmental Disabilities to the Ohio Department 1708 of Administrative Services. 1709

Street Address: 7338 Scottwood Avenue, Cincinnati, Ohio 45237 1710

(B) Consideration for the conveyance of the real estatedescribed in division (A) of this section is the purchase price of\$9,720.00.

(C) The real estate described in division (A) of this section 1714 shall be sold as an entire tract and not in parcels. 1715

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(D) Prior to the execution of the deed described in division 1716
 (E) of this section, possession of the real estate described in 1717
 division (A) of this section shall be governed by an existing 1718
 interim lease between the state and the Grantee. 1719

(E) Upon payment of the purchase price, the Auditor of State, 1720 with the assistance of the Attorney General, shall prepare a deed 1721 to the real estate described in division (A) of this section. The 1722 deed shall state the consideration. The deed shall be executed by 1723 the Governor in the name of the state, countersigned by the 1724 Secretary of State, sealed with the Great Seal of the State, 1725 presented in the Office of the Auditor of State for recording, and 1726 delivered to the Grantee. The Grantee shall present the deed for 1727 recording in the Office of the Hamilton County Recorder. 1728

(F) The deed described in division (E) of this section shall 1729 contain a deed restriction that the Grantee shall continue to 1730 operate an existing residential facility located on the real 1731 estate described in division (A) of this section for individuals 1732 with mental retardation and developmental disabilities for a 1733 period of time of not less than five years from the date of 1734 closing.

(G) The deed described in division (E) of this section shall
1736
contain a deed restriction that prohibits the Grantee from
selling, conveying, or transferring ownership of the real estate
1738
described in division (A) of this section for a period of time of
1739
not less than five years from the date of closing.
1740

(H) The deed described in division (E) of this section shall 1741 contain a provision requiring that, in the event of the Grantee's 1742 default on, or breach of, either division (F) or division (G) of 1743 this section, the Grantee immediately shall pay to the Department 1744 of Mental Retardation and Developmental Disabilities (the 1745 "Agency") the sum equal to Agency's investment in the premises, 1746 \$87,482.00.

(I) The Grantee shall pay the costs of the conveyance of the 1748real estate described in division (A) of this section. 1749

(J) 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 Residential Facilities Support Fund
1752
152 within the Department of Mental Retardation and Developmental
1753
Disabilities.

(K) This section shall expire one year after its effective 1755date. 1756

Section 17. (A) The Governor is hereby authorized to execute 1757 a deed in the name of the state conveying to the Northwest Local 1758 School District, Scioto County, Ohio, and its successors and 1759 assigns, all of the state's right, title, and interest in the 1760 following described real estate: 1761

Situated in Rush Township, Scioto County, Ohio, being a part 1762 of V.M.S. 3284 and being more particularly described as follows: 1763

PARCEL 1: Beginning at a p.k. nail at the centerline 1764 intersection of Henley-Deemer Road and Mohawk Drive, said point 1765 being N. 53 deg. 54'46"W, 314.00 feet of the intersection of 1766 Mohawk Drive and Duck Run Road, 1767

thence with the centerline of Henley-Deemer Road by two (2) 1768 courses as follows: 1769

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S. 47 deg. 55'51" W, 762.38 feet to a point in the centerline 1770 of said road, 1771
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thence S. 50 deg. 47'09" W, 558.27 feet to a point in said 1772 centerline of road, 1773

thence leaving said centerline, S. 38 deg. 27'10" E, 20.000 1774 feet to a point on the right-of-way line of Henley-Deemer Road, 1775

1747

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thence with said right-of-way line by two (2) courses as	1776
follows:	1777
S. 36 deg. 36'55 W, 155.24 feet to a point,	1778
thence S 46 deg. 47'00" W, 4.68 feet to a point on the	1779
Northeast line of John LeBrun as recorded in Vol. 484, Page 96,	1780
thence leaving said right-of-way line and with said line of	1781
John LeBrun, S. 43 deg. 54'44" E, 495.18 feet to a point on the	1782
limited access right-of-way line of relocated State Route 348,	1783
thence with said right-of-way line by four courses as	1784
follows:	1785
S. 88 deg. 09'21" E, 504.61 feet to a point,	1786
thence N. 63 deg. 47'16" E, 187.37 feet to a point,	1787
thence S. 80 deg 23'05" E, 297.86 feet to a point,	1788
thence N. 82 deg. 09'25" E 406.31 feet to a point at the	1789
southwest corner of Frank Thompson's 0.86 acre tract as recorded	1790
in Vol. 792, Page 527,	1791
thence with the Southwest corner, N. 22 deg. 44'11" W, 194.68	1792
feet to a point,	1793
thence N. 36 deg. 57'22" E, 185.57 feet to a point on the	1794
right-of-way line of Duck Run Road,	1795
thence with said right-of-way line N. 22 deg. 45'49" W,	1796
142.89 feet to a point,	1797
thence leaving said right-of-way line, N. 57 deg. 37'18" E,	1798
20.00 feet to a point in the centerline of Duck Run Road,	1799
thence with said centerline by three (3) courses as follows:	1800
N. 32 deg. 56'37" W, 291.34 feet to a point,	1801
thence N. 34 deg. 37'07" W, 210.06 feet to a point,	1802
thence N. 33 deg. 03'31" W, 239.54 feet to a point in the	1803

centerline intersection of Duck Run Road and Mohawk Drive, 1804

thence with the centerline of Mohawk Drive, N. 53 deg. 54'46" 1805 W, 314.00 feet to the point of beginning and containing 35.1412 1806 acres. 1807

PARCEL 2: The following parcel situate in Rush Township, 1808 Scioto County, Ohio being a part of V.M.S. 3284 and being the 1809 remaining part of Lot #14 and all of Lot #15 and being more 1810 particularly described as follows: 1811

Beginning at a p.k. nail at the centerline intersection of 1812 Henley-Deemer Road and Mohawk Drive, said point being N. 53 deg. 1813 54'46" W, 314.00 feet of the intersection of Mohawk Drive and Duck 1814 Run Road, 1815

thence with the centerline of Mohawk Drive N. 54 deg. 01'20" 1816 W, 1078.39 feet to a point in said centerline and on the Easterly 1817 line of a 3.80 acre tract belonging to the Board of Education of 1818 Northwest School District as recorded in Vol. 777, Page 663, 1819

thence leaving said centerline and with the Easterly line of 1820 said 3.80 acre tract, S. 32 deg. 28'48" W, 711.66 feet to a corner 1821 post on the Northerly line of James M. Buckler, Jr. and Freda La 1822 Monde Buckler as recorded in Vol. 565, page 608, 1823

thence with said line, S. 51 deg. 42'10" E, passing through a 1824 concrete monument with an iron pin at 854.58 feet, a total 1825 distance of 877.80 feet to a point in the centerline of 1826 Henley-Deemer Road, 1827

thence with said centerline N. 47 deg. 55'51" E, 762.38 feet 1828 to the point of beginning and containing 16.3659 acres. 1829

(B) Consideration for the conveyance of the real estate
described in division (A) of this section is the purchase price of
\$10.00. This property was originally conveyed from the Northwest
Local School District to the state of Ohio as collateral for
1830

school construction facility bonds issued. Once the construction1834project was completed, the state was to have returned title to1835this property to the Northwest Local School District. The purpose1836of this section of this act is to correct this oversight.1837

(C) The real estate described in division (A) of this section1838shall be sold as an entire tract and not in parcels.1839

(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
1842
costs of the deed described in division (F) of this section.

(E) Prior to the execution of the deed described in division 1844
(F) of this section, possession of the real estate described in 1845
division (A) of this section shall be governed by an existing 1846
interim lease between the state and the grantee. 1847

(F) Upon payment of the purchase price, the Auditor of State, 1848 with the assistance of the Attorney General, shall prepare a deed 1849 to the real estate described in division (A) of this section. The 1850 deed shall state the consideration. The deed shall be executed by 1851 the Governor in the name of the state, countersigned by the 1852 Secretary of State, sealed with the Great Seal of the State, 1853 presented in the Office of the Auditor of State for recording, and 1854 delivered to the Northwest Local School District. The grantee 1855 shall present the deed for recording in the Office of the Scioto 1856 County Recorder. 1857

(G) The net proceeds of the sale of the real estate described
1858
in division (A) of this section shall be deposited in the State
1859
Treasury to the credit of the State General Revenue Fund.
1860

(H) This section shall expire one year after its effective 1861date. 1862

Section 18. (A) The Governor is hereby authorized to execute 1863

a deed in the name of the state conveying to the Edison Local 1864 School District, Jefferson County, Ohio, and its successors and 1865 assigns, all of the state's right, title, and interest in the 1866 following described real estate: 1867

Being situated in Section 8, Township 12, Range 4, Jefferson 1868 County, Ohio and being a part of the property as conveyed by Andy 1869 Nosal to Helen Nosal and as described in Dead Book 341, page 570 1870 of the records of said county and being more particularly 1871 described as follows: 1872

Beginning at a point in the north line of said section, said 1873 point bearing North 89°-51' East 542.4 feet from the northwest 1874 corner of said section, said point as described being the 1875 northwesterly corner of the Andy Nosal property of 118 across more 1876 or less, 1877

thence with the section line North 89°-51' East 1162.8 feet 1878 to the northwesterly corner of a certain one acre parcel as 1879 conveyed to Mike Budinsky, 1880

thence with the westerly line of said property South 0°-09' 1881 East 124 feet, 1882

thence with the southerly line of the Budinsky property North 1883 89°-51' East 341.3 feet to a point In the westerly line of the 1884 property of John Mrkva, 1885

thence with said line South 42°-49' East 267 feet, thence 1886 still with the Mrkva property North 4°-10' West 321.07 feet to a 1887 point in the section line, 1888

thence North 89°-51' East 3.3 feet to a point in the westerly 1889 right of way line of the Wolf Run Tract & Dillonvale Extension, 1890

thence with said line and running to the left from a tangent 1891 bearing South 4°-01' East along the arc of a curve of 980 foot 1892 radius a distance of 602.26 feet, 1893

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West 959.86 feet,	1895
thence South 75°-35' West 773.46 feet to a point in the	1896
easterly right of way line of the L.E.A. & W. Railroad,	1897
thence along said right of way line and running along the arc	1898
of a curve of 1960.08 foot radius, bearing to the left from a	1899
tangent running North 8°-46'-15" West a distance of 219.94 feet,	1900
thence North 15°-12' West 464.3 feet,	1901
thence running along a curve to the right of 652.18 foot	1902
radius a distance of 231.2 feet to the beginning.	1903
Containing 25.92 acres more or less but subject to legal	1904
highways.	1905
(B) Consideration for the conveyance of the real estate	1906
described in division (A) of this section is the purchase price of	1907
\$10.00. This property was originally conveyed from the Edison	1908
Local School District to the state of Ohio as collateral for	1909
school construction facility bonds issued. Once the construction	1910
project was completed, the state was to have returned title to	1911
this property to the Edison Local School District. The purpose of	1912
this section of this act is to correct this oversight.	1913
(C) The real estate described in division (A) of this section	1914
shall be sold as an entire tract and not in parcels.	1915
(D) The grantee shall pay all costs associated with the	1916
purchase and conveyance of the real estate described in division	1917
(A) of this section, including, but not limited to, recordation	1918
costs of the deed described in division (F) of this section.	1919
(E) Prior to the execution of the deed described in division	1920
(F) of this section, possession of the real estate described in	1921
division (A) of this section shall be governed by an existing	1922
interim lease between the state and the grantee.	1923

thence leaving said property line and running South 80°-50'

1894

(F) Upon payment of the purchase price, the Auditor of State, 1924 with the assistance of the Attorney General, shall prepare a deed 1925 to the real estate described in division (A) of this section. The 1926 deed shall state the consideration. The deed shall be executed by 1927 the Governor in the name of the state, countersigned by the 1928 Secretary of State, sealed with the Great Seal of the State, 1929 presented in the Office of the Auditor of State for recording, and 1930 delivered to the Edison Local School District. The grantee shall 1931 present the deed for recording in the Office of the Jefferson 1932 County Recorder. 1933

(G) 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 State General Revenue Fund.
1936

(H) This section shall expire one year after its effective 1937date. 1938

Section 19. (A) The Governor is hereby authorized to execute 1939 a deed in the name of the state conveying to the City of 1940 Youngstown (the "Grantee"), Mahoning County, Ohio, and its 1941 successors and assigns, all of the state's right, title, and 1942 interest in the following described real estate: 1943

Situated in the City of Youngstown, County of Mahoning, and 1944 State of Ohio and being an 18.033 acre tract of land, more or less 1945 out of City Lot No. 61603 of the lands conveyed to State Of Ohio 1946 Department Of Rehabilitation & Correction as recorded in OR. 1947 Volume 2475 at Page 11 of the Official Records of Mahoning County, 1948 said 18.033 acre tract laying within Youngstown City Lot No. 61603 1949 as found in volume 89 at page 122 of the Mahoning County Record of 1950 Plats, and being more fully described as follows: 1951

Commencing at a centerline monument found at the intersection 1952 of the centerlines of McGuffy Road and Coitsville Center Road 1953 (S.R. 616);

thence along said Coitsville Center Road centerline S 1955 02°03'20" E, a distance of 2,599.30' to a point at a southeasterly 1956 corner of said Lot No. 61603, also being the northeasterly corner 1957 of lands now or formerly of Wayne K. Bartz and Tammy J. Herrington 1958 as recorded in OR. Volume 4861 at Page 99 of the Official Records 1959 of Mahoning County; 1960

thence continuing along said Lot No. 61603 and said Bartz and 1961 Herrington lands, S 87°56'40" W, passing over an iron pin found at 1962 a distance of 29.05 feet, for a total distance of 563.00' to an 1963 iron pin found; 1964

thence continuing along said Lot No. 61603 and said Bartz and 1965 Herrington lands, S 02°03'20" E, a distance of 623.80' to an iron 1966 pin found on the northerly line of lands now or formerly of Ronald 1967 M. Cordova as recorded in OR. Volume 2352 at Page 150 of the 1968 Official Records of Mahoning County; 1969

thence along said Lot No. 61603 and said Cordova lands and 1970 the lands now or formerly of Todd W. Perkins, as recorded in O.R. 1971 Volume 2216 at Page 206 of the Official Records of Mahoning 1972 County, S 87°52'40" W, a distance of 353.26' to an iron pin found, 1973 the TRUE PLACE OF BEGINNING of the parcel herein described; 1974

thence along said Lot No. 61603 and the lands of several 1975 adjoiners, S 02°03'20" E, a distance of 1,376.08' to an iron pin 1976 found; 1977

thence along said Lot. No. 61603 and the lands of the Ohio 1978 Water Service Company, S 88°08'53" W, a distance of 680.45' to an 1979 iron pin set; 1980

thence through said Lot No. 61603 by the following 5 (five) 1981 courses and distances, 1982

1) N 01°26'21" W, a distance of 774.57' to an iron pin set; 1983

1954

2) N 32°25'05" E, a distance of 330.00' to an iron pin set;	1984
3) N 87°52'40" E, a distance of 169.48' to an iron pin set;	1985
4) N 02°03'20" W, a distance of 314.30' to an iron pin set;	1986
5) N 87°52'40" E, a distance of 320.62' to the TRUE PLACE OF	1987
BEGINNING and containing within said bounds 18.033 acres, more or	1988
less.	1989
"North" for the above description is based on the Ohio State	1990
plane co-ordinate system, north zone, NAD 83, and is assumed to be	1991
correct.	1992
All iron pins noted throughout this description as being set	1993
are 5/8"x30" rebar with plastic ID cap inscribed 'ms cons. inc.'.	1994
The above description was prepared by Richard John Swan,	1995
Registered Professional Surveyor No. 6574 in July 2003, and is	
based on surveys made by ms consultants, inc. in November 1994 and	
July 2003.	1998
(B) Consideration for the conveyance of the real estate	1999
described in division (A) of this section shall be the use of the	
real estate described in division (A) of this section and	2001
improvements constructed on that real estate as outlined in an	2002
existing Operating and Maintenance Agreement between the City of	2003
Youngstown and the Department of Rehabilitation and Correction.	2004
The conveyance shall be governed by an Offer to Purchase Real	2005
Estate document executed by the Board of Control on behalf of the	2006
City of Youngstown and the Director of Administrative Services, on	2007
behalf of the state of Ohio.	2008
(C) The deed described in division (G) of this section shall	2009

contain reversionary language stipulating that title to any2010improvements and the real property described in division (A) of2011this section, at the sole discretion of the Director of2012Administrative Services, may revert to the state of Ohio if the2013

Grantee ceases to permanently use the real estate for police 2014 purposes. 2015

(D) The real estate described in division (A) of this section 2016 shall be sold as an entire tract and not in parcels. 2017

(E) The legal description for the real estate described in 2018
division (A) of this section has been provided by the Grantee as 2019
part of a re-plat of state owned lands encompassing said 2020
conveyance parcel. 2021

(F) Prior to the execution of the deed described in division 2022(G) of this section, possession of the real estate described in 2023division (A) of this section shall remain with the State of Ohio. 2024

(G) Upon payment of the purchase price, the Auditor of State, 2025 with the assistance of the Attorney General, shall prepare a deed 2026 to the real estate described in division (A) of this section. The 2027 deed shall state the consideration. The deed shall be executed by 2028 the Governor in the name of the state, countersigned by the 2029 Secretary of State, sealed with the Great Seal of the State, 2030 presented in the Office of the Auditor of State for recording, and 2031 delivered to the Grantee. The Grantee shall present the deed for 2032 recording in the Office of the Mahoning County Recorder. 2033

(H) The Grantee shall pay the costs of the conveyance of the 2034real estate described in division (A) of this section. 2035

(I) This section shall expire one year after its effective 2036 date. 2037

Section 20. (A) The Governor is hereby authorized to execute 2038 a deed in the name of the state conveying to the Village of 2039 Orient, Pickaway County, Ohio, and its successors and assigns, all 2040 of the state's right, title, and interest in the following 2041 described real estate: 2042

Situate in the State of Ohio, County of Pickaway, Village of 2043

Orient, Virginia Military Survey No. 931, being a part of that original 422.35 acre tract conveyed to The State of Ohio by deed of record in Deed Volume 71, Page 187, all records herein of the Recorder's Office, Pickaway County, Ohio, and being more particularly described as follows: 2044 2045 2045 2046 2047

BEGINNING at a point at the common corner of said original2049422.35 acre tract and a 1.711 acre tract conveyed to Nelson A.2050Glick and Paula L. Glick by deed of record in Deed Volume 338,2051Page 94, and in the south line of a 12 feet-wide alley;2052

Thence North 10°13'26" East, a distance of 162.79 feet, along 2053 the west line of said original 422.35 acre tract, to a point at 2054 the common corner of said original 422.35 acre tract and a 0.478 2055 acre tract (Tract Three), conveyed to Jason A. Glick and Jennifer 2056 L. McGath by deed of record in Deed Volume 341, Page 342 and in 2057 the easterly right-of-way line of Stahl Road; 2058

Thence North 02°57'43" East, a distance of 44.00 feet, along 2059 the easterly right-of-way line of said Stahl Road, to a point; 2060

thence the following eight (8) courses and distances over and 2061 across said original 422.35 acre tract: 2062

 1. South 20°07'37" East, a distance of 50.59 feet, to a
 2063

 point;
 2064

2. South 10°15'02" West, a distance of 130.26 feet, to a 2065 point; 2066

3. South 79°44'58" East, a distance of 100.00 feet, to a 2067 point; 2068

4. South 20°19'29" West, a distance of 97.49 feet, to a 2069 point; 2070

5. South 69°40'31" East, a distance of 78.18 feet, to a 2071 point; 2072

6. South 35°18'20" West, a distance of 151.46 feet, to a 2073

November, 2002.

2074 point; 7. South 84°07'29" East, a distance of 22.96 feet, to a 2075 point; 2076 8. South 35°18'20" West, a distance of 45.93 feet, to a point 2077 in the northerly right-of-way line of State Route 762; 2078 Thence North 84°07'29" West, a distance of 45.93 feet, along 2079 the northerly right-of-way of said State Route 762, to a point at 2080 the southeast corner of a 1.00 acre tract conveyed to Sam P. 2081 Micotto and Marjorie A. Micotto by deed of record in Deed Volume 2082 347, Page 634; 2083 Thence the following two (2) courses and distances along the 2084 lines common to said original 422.35 acre tract and said 1.00 acre 2085 tract: 2086 1. North 35°18'20" East, a distance of 182.61 feet, to a 2087 point; 2088 2. North 69°40'31" West, a distance of 178.57 feet, to a 2089 point in the easterly line of said 1.711 acre tract; 2090 Thence North 32°37'31" East, a distance of 66.00 feet, along 2091 the line common to said 1.711 acre tract and said original 422.35 2092 acre tract, to the POINT OF BEGINNING. 2093 Containing 0.498 acres or 21689.235 square feet, more or 2094 less. 2095 The above description was prepared from record information 2096 obtained from the Recorder's Office, Pickaway County, Ohio and not 2097 an actual field survey. 2098 The bearings given in the above description are based on the 2099 bearing of South 84°17'29" East for the centerline of State Route 2100 762 as established by a network of GPS observations performed in 2101

2102

Description prepared by R.D. Zande & Associates, Inc. of 2103 Columbus, Ohio by Robert L. Clay, Registered Surveyor No. S-8121. 2104

(B) Consideration for the conveyance of the real estate2105described in division (A) of this section is the purchase price of\$4,233.00.2107

(C) The real estate described in division (A) of this section 2108shall be sold as an entire tract and not in parcels. 2109

(D) Prior to the execution of the deed described in division 2110
(E) of this section, possession of the real estate described in 2111
division (A) of this section shall be governed by an existing 2112
temporary and permanent easement between the state and the Village 2113
of Orient. 2114

(E) Upon payment of the purchase price, the Auditor of State, 2115 with the assistance of the Attorney General, shall prepare a deed 2116 to the real estate described in division (A) of this section. The 2117 deed shall state the consideration. The deed shall be executed by 2118 the Governor in the name of the state, countersigned by the 2119 Secretary of State, sealed with the Great Seal of the State, 2120 presented in the Office of the Auditor of State for recording, and 2121 delivered to the Village of Orient. The Village of Orient shall 2122 present the deed for recording in the Office of the Pickaway 2123 County Recorder. 2124

(F) The Village of Orient shall pay the costs of the2125conveyance of the real estate described in division (A) of this2126section.

(G) This section shall expire one year after its effective 2128date. 2129

Section 21. (A) This section is remedial, with its purpose2130being to remedy an error in Sub. S.B. 332 of the 123rd General2131Assembly, passed by that General Assembly on December 5, 2000,2132

approved by the Governor on January 4, 2001, and effective on 2133 January 4, 2001, by adding language that was omitted erroneously 2134 from the original legal description for the parcel of real estate 2135 described in Section 2(A) of that act that authorized the 2136 conveyance of property to Barry K. Humphries. The legal 2137 description contained in that act erroneously omitted a second 2138 parcel of land containing 0.282 acres more or less, said second 2139 parcel having been previously created to cure an encroachment by a 2140 building located on the real estate described in that act. The 2141 deed prepared pursuant to Sub. S.B. 332 of the 123rd General 2142 Assembly retained title of this "orphaned" parcel with the State 2143 of Ohio for the use and benefit of the Department of Mental 2144 Health. In order to fulfill the intent of Sub. S.B. 332 of the 2145 123rd General Assembly, the Governor is hereby authorized to 2146 execute a deed in the name of the state conveying to Barry K. 2147 Humphries (the "Grantee"), and his successors and assigns, all of 2148 the state's right, title, and interest in the following described 2149 real estate: 2150

Situate in the City of Dayton, County of Montgomery, State of 2151 Ohio, and being part of Lot No. 81520 of the consecutive numbers 2152 of lots on the revised plat of the said City of Dayton and being 2153 more particularly described as follows: 2154

Beginning at a point in the former east right-of-way line of 2155 Wilmington Avenue (said point also being the southwest corner of 2156 land conveyed to AFL-CIO Senior Housing Foundation II by deed 2157 recorded at Microfiche No. 84-0547B11 in the deed records of 2158 Montgomery County, Ohio); 2159

Thence North 50 degrees 17 minutes 24 seconds East for 2.512160feet to the southwest corner of Lot 81520 of the consecutive2161numbers of lots on the Revised Plat of the City of Dayton, Ohio;2162

Thence with the south line of said Lot 81520 (also being the 2163

North 50 degrees 17 minutes 24 seconds East for 281.34 feet 2165 to a point; 2166 Thence North 67 degrees 44 minutes 52 seconds East for one 2167 hundred and 00/100 (100.00) feet; 2168 Thence North 85 degrees 19 minutes 32 seconds East for 2169 seventy-eight and 00/100 (78.00) feet to the TRUE POINT OF 2170 BEGINNING of the parcel of land to be described; 2171 Thence on a new dividing line for the following four (4) 2172 courses; 2173 North 39 degrees 52 minutes 42 seconds East for forty-four 2174 and 00/100 (44.00) feet; 2175 Thence North 19 degrees 00 minutes 00 seconds East for one 2176 hundred thirteen and 00/100 (113.00) feet; 2177 Thence North 39 degrees 52 minutes 42 seconds East for one 2178 hundred five and 00/100 (105.00) feet; 2179 Thence North 77 degrees 24 minutes 04 seconds East for 2180 ninety-one and 86/100 (91.86) feet to a point in the south line of 2181 said Lot 81520; 2182 Thence with said south line, South 39 degrees 52 minutes 42 2183 seconds West for three hundred twelve and 00/100 (312.00) feet; 2184 Thence continuing with said south line, South 85 degrees 19 2185 minutes 32 seconds West for twenty-two and 00/100 (22.00) feet to 2186 the THE POINT OF BEGINNING containing 0.282 acres, more or less, 2187 subject however, to all covenants, conditions, restrictions, 2188 reservations, and easements contained in any instrument of record 2189 pertaining to the above-described tract of land; zoning 2190

south line of said AFL-CIO land) for the following two courses;

ordinances; legal highways and real estate taxes and assessments 2191 hereafter due and payable. 2192

2164

NOTE: The above-described tract of land is part of that land 2193 conveyed to the AFL-CIO Senior Housing Foundation II by deed 2194 recorded at Microfiche No. 84-0547B11 in the Deed Records of 2195 Montgomery County, Ohio. 2196

(B) Consideration for the conveyance of the real estate
(B) Consideration for the conveyance of the real estate
(B) Consideration (A) of this section shall be \$1.00, in that
(B) Consideration (A) of this section shall be \$1.00, in that
(B) Consideration (A) of the original conveyance
(B) Consideration of the parcel described in division (A) of
(B) Consideration (A) of

(C) The Auditor of State, with the assistance of the Attorney 2202 General, shall prepare a deed to the real estate described in 2203 division (A) of this section. The deed shall state the 2204 consideration. The deed shall be executed by the Governor in the 2205 name of the state, countersigned by the Secretary of State, sealed 2206 with the Great Seal of the State, presented in the Office of the 2207 Auditor of State for recording, and delivered to the Grantee. The 2208 Grantee shall present the deed for recording in the Office of the 2209 Montgomery County recorder. 2210

(D) The Grantee shall pay the costs of the conveyance of the 2211 real estate described in division (A) of this section. 2212

(E) This section shall expire one year after its effective 2213 date. 2214

Section 22. (A) The Governor is hereby authorized to execute 2215 a deed in the name of the state, conveying to the Board of County 2216 Commissioners of Portage County and its successors and assigns all 2217 of the state's right, title, and interests in the following 2218 described real estate: 2219

Situated in the City of Ravenna, County of Portage and state 2220 of Ohio and known as being parts of Lots 5 and 7 in South Division 2221 of Lots in Ravenna Township and further described as follows: 2222 Beginning at a point in the South line of West Main Street in2223said City of Ravenna, which point is 70.0 feet West of the2224Northwest corner of Rawsonwood Allotment in said City and at the2225Northwest corner of a parcel of land now owned by E. and M.2226Madonio, the true place of beginning for this description:2227

Thence South along said Madonio's West line 183.0 feet to a 2228 point; Thence East along said Madonio's South line and parallel to 2229 the South line of West Main Street, a distance of 70.0 feet to a 2230 point in the West line of said Rawsonwood Allotment; Thence South 2231 along the said West line of Rawsonwood Allotment a distance of 2232 129.0 feet to an iron pin at the northeast corner of lands now 2233 owned by Ray E. and E. Scott; Thence North 87°23° West a distance 2234 of 165.4 feet along Scott's North line to an iron pin; 2235

Thence North 3°0° East a distance of 312 feet to a point in 2236 the South line of West Main Street, which point also marks the 2237 Northeast corner of lands of L.R. and M. Richardson; Thence East 2238 along the South line of West Main Street, a distance of 95.4 feet 2239 to the place of beginning and containing 0.89 acre of which 0.78 2240 acre is in Lot 7 and 0.11 acre is in Lot 5. 2241

(B) The consideration for the conveyance of the real estate 2242described in division (A) of this section is the purchase price of 2243\$32,625. 2244

(C) Upon payment of the purchase price, the Auditor of State, 2245 with the assistance of the Attorney General, shall prepare a deed 2246 to the real estate described in division (A) of this section. The 2247 deed shall state the consideration. The deed shall be exectued by 2248 the Governor in the name of the state, countersigned by the 2249 Secretary of State, sealed with the Great Seal of the State, 2250 presented in the Office of the Auditor of State for recording, and 2251 delivered to the Board of County Commissioners of Portage County. 2252 The board of County Commissioners of Portage County shall present 2253 the deed for recording in the office of the Portage County 2254 Recorder. 2255

(D) Notwithstanding section 4141.11 and 4141.131 of the 2256
Revised Code, the net proceeds of the conveyance of the real 2257
estate described in division (A) of this section shall be 2258
deposited to the credit of special administrative fund created by 2259
section 4141.11 of the Revised Code. 2260

(E) The Board of County Commissioners of Portage County shallpay the costs of the conveyance of the real estate described in2262division (A) of this section.

(F) This section shall expire one year after its effective 2264date. 2265

Section 23. (A) The Governor is hereby authorized to execute 2266 a deed in the name of the state conveying to the purchaser, and 2267 the purchaser's heirs and assigns or successors and assigns, all 2268 of the state's right, title, and interest in the following 2269 described real estate: 2270

Situated in the Village and Township of Richfield, County of 2271 Summit, and State of Ohio; and known as being a part of Lot 1 in 2272 Tract 3 of said Township and Village, bounded and described as 2273 follows: 2274

Beginning at the intersection of the centerline of the2275original right-of-way of Brecksville Road, C.H. 17, and the2276Southline of Lot 1, said line also being the North line of Lot 3;2277

Thence North 00° 19' 54" East along the centerline of the2278original right-of-way of Brecksville Road a distance of 896.512279feet the True Place of Beginning;2280

Thence continuing North 00° 19' 54" East along the centerline 2281 of the original right-of-way of Brecksville Road a distance of 2282 145.00 feet to a point; 2283

Thence North 89° 09' 54" East a distance of 1273.34 feet to 2284 an iron pin found in the North right-of-way line of interstate 2285 Route 271 and said line passing thru an iron pin set at 33.00 feet 2286 from the centerline of Brecksville Road; 2287

Thence South 50° 41' 46" West along the North right-of-way 2288 line a distance of 233.04 feet to a set iron pin; 2289

Thence South 89° 09' 54" West a distance of 1093.84 feet to a 2290 point in the centerline of the original right-of-way of 2291 Brecksville Road and said point being the True Place of Beginning 2292 and said line passing thru an iron pin set at 33.00 feet from said 2293 centerline and containing with said bounds 1.3082 acres in the 2294 Village; 2.6309 acres in the Township, more or less, but subject 2295 to all legal highways, as surveyed by Santee Associates in 2296 December 1972. 2297

(B) The Attorney General shall have the real estate described 2298 in division (A) of this section appraised by a state certified or 2299 licensed appraiser. 2300

(C) Consideration for the conveyance of the real estate 2301 described in division (A) of this section shall be a purchase 2302 price of at least two-thirds of the appraised value and acceptable 2303 to the Attorney General. 2304

(D) Upon payment of the purchase price by the purchaser, the 2305 Auditor of State, with the assistance of the Attorney General, 2306 shall prepare a deed to the real estate described in division (A) 2307 of this section. The deed shall state the consideration. The deed 2308 shall be executed by the Governor in the name of the state, 2309 countersigned by the Secretary of State, sealed with the Great 2310 Seal of the State, presented in the office of the Auditor of State 2311 for recording, and delivered to the purchaser. The purchaser shall 2312 present the deed for recording in the office of the Summit County 2313 Recorder. 2314

Sub. S. B. No. 234 As Passed by the Senate

(E) Advertising costs, appraisal fees, and all other costs of 2315the sale of the real estate described in division (A) of this 2316section shall be paid by the purchaser. 2317

(F) The net proceeds of the sale of the real estate described 2318 in division (A) of this section shall be deposited in the state 2319 treasury as follows: sixty-two per cent to the credit of Fund 4Z2, 2320 appropriation item 055-609, BCI Asset Forfeiture & Cost 2321 Reimbursement, and thirty-eight per cent to the credit of the 2322 general revenue fund. 2323

(G) This section shall expire three years after its effective 2324 date. 2325

Section 24. (A) The Governor is hereby authorized to execute 2326 a deed in the name of the state conveying to the Kirkwood Cemetery 2327 Association, and its successors and assigns, all of the state's 2328 right, title, and interest in the following described real estate: 2329

Parcel 1

Being situated in Virginia Military Survey No. 4513, Union 2331 Township, Madison County, State of Ohio and being part of that 2332 land of record in Deed Volume 265 Page 215 in the Madison County 2333 Recorder's Office and being more particularly described as 2334 follows; 2335

Beginning for reference at a pk nail set in the centerline2336intersection of State Route 42 and Roberts Mill Road; Thence North233704 degrees 20 minutes 53 seconds East along the centerline of2338Roberts Mill Road a distance of 1843.08 feet to a pk nail set;2339thence South 85 degrees 21 minutes 05 seconds East a distance of23402577.87 feet to a 5/8 inch iron pin set and being the true placing2342

Thence from the true place of beginning North 09 degrees 212343minutes 05 seconds East a distance of 352.25 feet to a 5/8 inch2344

2330

As Passed by the Senate	
iron pin set;	2345
Thence North 04 degrees 25 minutes 28 seconds East a distance	2346
of 300.00 feet to a 5/8 inch iron pin set;	2347
Thence North 27 degrees 20 minutes 10 seconds West a distance	2348
of 474.26 feet to an iron pipe found;	2349
Thence South 87 degrees 47 minutes 59 seconds East along the	2350
southerly boundary of the State of Ohio (O.R. 90 P. 213) a	2351
distance of 339.90 feet to a 5/8 inch iron pin set;	2352
Thence South 04 degrees 25 minutes 28 seconds West along the	2353
westerly boundary of the Kirkwood Cemetery a distance of 1066.43	2354
feet to a 5/8 inch iron pin set;	2355
Thence North 86 degrees 01 minutes 38 seconds West along a	2356
boundary of the Kirkwood Cemetery a distance of 120.26 feet to the	2357
place of beginning-containing 3.506 acres, more or less.	2358
Being subject to all legal right-of-ways and easements.	2359
All pins set for this survey are 5/8 inch by 30 inch iron	2360
pins with plastic caps stamped "Vance 6553".	2361
The above description was prepared from a survey completed in	2362
August, 2002 by Samuel R. Vance, Ohio Professional Surveyor #6553.	2363
(B) Consideration for the conveyance of the real estate	2364
described in division (A) of this section is the conveyance from	2365
the Kirkwood Cemetery Association to the state (Attorney General	2366
of Ohio, Ohio Peace Officer Training Academy), and its successors	2367
and assigns, the following described real estate:	2368
Being situated in Virginia Military Survey No. 4513, Union	2369
Township, Madison County, State of Ohio and being part of that	2370
land of Kirkwood Cemetery of record in Deed Volume 35 Page 73 in	2371
the Madison County Recorder's Office and being more particularly	2372
described as follows;	2373

Beginning for reference at a pk nail set in the centerline2374intersection of State Route 42 and Roberts Mill Road; Thence North237504 degrees 20 minutes 53 seconds East along the centerline of2376Roberts Mill Road a distance of 1843.08 feet to a pk nail set;2377thence South 85 degrees 21 minutes 05 seconds East a distance of23782552.87 feet to a 5/8 inch iron pin set and being the true place2379of beginning;2380

Thence from the true place of beginning South 85 degrees 21 2381 minutes 05 seconds East a distance of 25.00 feet to a 5/8 inch 2382 iron pin set; 2383

Thence South 05 degrees 02 minutes 50 seconds West a distance 2384 of 576.10 feet to a 5/8 inch iron pin set; 2385

Thence South 53 degrees 14 minutes 24 seconds East a distance 2386 of 72.27 feet (passing over a 5/8 inch iron pin set at 37.27 feet) 2387 to a point in the centerline of State Route 42; 2388

Thence South 69 degrees 34 minutes 00 seconds West along the 2389 centerline of State Route 42 a distance of 79.06 feet to a point; 2390

Thence North 03 degrees 42 minutes 41 seconds East a distance 2391 of 647.81 feet (passing over a 5/8 inch iron pin set at 49.31 2392 feet) to the place of beginning, containing 0.306 acres, more or 2393 less. 2394

Being subject to all legal right-of-ways and easements. 2395

All pins set are 5/8 inch by 30 inch iron pins with plastic 2396 caps stamped "Vance 6553". 2397

The above description was prepared from a survey completed in 2398 August, 2002 by Samuel R. Vance, Ohio Professional Surveyor #6553. 2399

(C) The state shall pay the costs of the conveyances2400described in divisions (A) and (B) of this section.2401

(D) Upon the conveyance to the state of the real estate 2402 described in division (B) of this section, the Auditor of State, 2403

with the assistance of the Attorney General, shall prepare a deed	2404
to the real estate described in division (A) of this section. The	2405
deed shall state the consideration. The deed shall be executed by	2406
the Governor in the name of the state, countersigned by the	2407
Secretary of State, sealed with the Great Seal of the State,	2408
presented in the Office of the Auditor of State for recording, and	2409
delivered to the Kirkwood Cemetery Association. The Kirkwood	2410
Cemetery Association shall present the deed for recording in the	2411
Office of the Madison County Recorder.	2412
(E) This section shall expire one year after its effective	2413

(E) This section shall expire one year after its effective 2413 date. 2414