As Reported by the House Local and Municipal Government and Urban Revitalization Committee

126th General Assembly Regular Session 2005-2006

Sub. S. B. No. 147

Senators Austria, Schuring, Armbruster, Grendell, Schuler Representatives Wolpert, Bubp, Combs, Daniels, Uecker

A BILL

То	authorize the conveyance of state-owned real	1
	estate in Stark County to the City of Massillon,	2
	in Warren County to Cincinnati Gas and Electric	3
	Company, in Brown County to a purchaser to be	4
	determined, in Franklin County to the Columbus	5
	Board of Education, and in Clark County to a	6
	purchaser to be determined, and to declare an	7
	emergency.	8

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

Section 1. (A) The Governor is hereby authorized to execute a	9
deed in the name of the state conveying to the City of Massillon,	10
and its successors and assigns, all of the state's right, title,	11
and interest in the following described real estate:	12
Situated in the State of Ohio, County of Stark and City of	13
Massillon and being part of Out Lot 560 and part of Out Lot 566 of	14
said City of Massillon now or formerly owned by the State of Ohio	15
(293:81) and being further described as follows:	16
Commencing for reference at a County Monument found at the	17
southwest corner of Out Lot 704 of said City of Massillon,	18
formerly known as the northeast corner of the Southeast Quarter of	19

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Section 20 of Perry Township;	20	
Thence S01°47'25"W along the east line of said Southeast	21	
Quarter Section 20, a distance of 1299.65 feet to the <u>True Place</u>	22	
of Beginning of the parcel herein described:	23	
1. Thence N51°30'13"E, a distance of 16.21 feet to a "+" with	24	
drill hole set;	25	
2. Thence S66°46'01"E, a distance of 248.35 feet to a 5/8"	26	
bar found;	27	
3. Thence S53°12'31"E, a distance of 265.96 feet to a 5/8"	28	
bar set;	29	
4. Thence S73°18'57"E, a distance of 201.68 feet to a 5/8"	30	
bar set;	31	
5. Thence S03°10'50"W, a distance of 201.84 feet to a 5/8"	32	
bar found;	33	
6. Thence S21°23;33"W, a distance of 814.43 feet to a 5/8"	34	
bar found;	35	
7. Thence S00°09'28"W, a distance of 154.99 feet (passing	36	
over a 5/8" bar found at a distance of 87.22 feet);	37	
8. Thence along the arc of a curve to the right having a	38	
radius of 2889.79 feet, a central angle of 00°23'05", a tangent of	39	
9.70 feet, a chord of 19.40 bearing S89°50'09"W, a distance of	40	
19.40 feet;	41	
9. Thence N89°26'49"W along the south line of said State of	42	
Ohio parcel, a distance of 343.31 feet;	43	
10. Thence N02°01'19"E, a distance of 29.57 feet;	44	
11. Thence N88°33'07"W along the south line of said State of	45	
Ohio parcel, a distance of 20.00 feet;	46	
12. Thence N88°33'07"W along the south line of said State of	47	
Ohio parcel, a distance of 312.62 feet;	48	

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13. Thence N24°04'58"E, a distance of 428.05 feet (passing	49		
over a 5/8" bar set at a distance of 32.50 feet) to a 5/8" bar	50		
set;	51		
14. Thence along the arc of a curve to the left having a	52		
radius of 622.00 feet, a central angle of 25°00'00", a tangent of	53		
137.89 feet, a chord of 269.25 feet bearing N $11^{\circ}34^{\circ}56$ "E, a	54		
distance of 271.40 to a 5/8" bar set;	55		
15. Thence N06°53'39"E, a distance of 161.40 feet to a 5/8" bar set;	56 57		
16. Thence NO2°14'37"E, a distance of 171.99 feet to a mag nail set;	58 59		
17. Thence NO8°50'56"W, a distance of 185.42 feet to a 5/8" bar set;	60 61		
18. Thence N25°26'32"E, a distance of 188.34 feet to a 5/8"	62		
bar set;	63		
19. Thence N51°30'13"E, a distance of 62.06 feet to the <u>True</u>	64		
Place of Beginning and containing 19.962 acres of which 0.767 of	65		
an acre is in said Out Lot 566 and 19.205 acres are in said Out	66		
Lot 560 as surveyed by Ronald C. Hinton, S-6270 in November, 2000.	67		
Subject to the right of way of Nave Street containing 0.767	68		
of an acre. Basis of Bearings from State Plane Coordinate System.	69		
(B) Consideration for the conveyance of the real estate	70		
described in division (A) of this section is the purchase price of	71		
\$579,000.00. The purchase price shall be paid to the state	72		
according to the following schedule as derived by mutual agreement	73		
between the state and the City of Massillon through an executed	74		
Offer to Purchase:	75		
(1) \$300,000.00 at closing and transfer of title in	76		
accordance with this section.	77		
(2) \$69,750.00 due and payable on December 1, 2005.	78		

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fully retired.	109		
(4) The City of Massillon agrees to execute at or before the	110		
execution of the Governor's deed described in division (F) of this	111		
section ingress/egress easements prepared by the Department of	112		
Administrative Services to permit continued use of existing	113		
driveways along the eastern boundary of the real estate described	114		
in division (A) of this section and to permit secondary access	115		
from adjacent state-owned property to Nave Road, a public,	116		
dedicated street.	117		
(F) Upon the City of Massillon's payment of \$300,000.00	118		
pursuant to division (B) of this section, the Auditor of State,	119		
with the assistance of the Attorney General, shall prepare a deed	120		
to the real estate described in division (A) of this section. The	121		
deed shall state the consideration, conditions, and restrictions	122		
specified in this section. The deed shall be executed by the	123		
Governor in the name of the state, countersigned by the Secretary	124		
of State, sealed with the Great Seal of the State, presented in	125		
the Office of the Auditor of State for recording, and delivered to	126		
the City of Massillon. The City of Massillon shall present the	127		
deed for recording in the Office of the Stark County Recorder.	128		
(G) The City of Massillon shall pay the costs of the	129		
conveyance of the real estate described in division (A) of this	130		
section.	131		
(H) This section shall expire one year after its effective	132		
date.	133		
Section 2. (A) The Governor is hereby authorized to execute a	134		
deed in the name of the state conveying to Cincinnati Gas and	135		
Electric Company, and its successors and assigns, all of the	136		
state's right, title, and interest in the following described real	137		
estate:	138		

Situate in Section 30, Township 4, Range 3 between the Miami	139
Rivers, Warren County, Ohio and being more particularly described	140
as follows:	141

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Commencing at the southwest corner of Section 30, Township 4, 142 Range 3 in the centerline of Ohio State Route 63; thence along the 143 south line of said section and said centerline, S89°49'30"E, 144 1931.13 feet to a set Mag nail, the Point of Beginning of this 145 description; thence along new lines of division the following 146 three (3) courses: 1). N00°10'30"E, 560.61 feet to a set Cinergy 147 concrete monument, passing a set Cinergy concrete monument in the 148 north right-of-way line of Ohio State Route 63 @ 30.00 feet, 2). 149 S55°13'30"E, 403.34 feet to a set Cinergy concrete monument, 3). 150 151 S00°10'30"W, 331.58 feet to a set Mag nail in the centerline of Ohio State Route 63, passing a set Cinergy concrete monument in 152 the north right-of-way line of Ohio State Route 63 @ 301.58 feet; 153 thence along south line of Section 30 and the centerline of Ohio 154 State Route 63, N89°49'30"W, 332.00 feet to the point of 155 beginning, containing 3.400 acres, more or less. 156

The above described 3.400 acre tract of land is a portion of
the 1001.93 acre tract of land owned by the State of Ohio and
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recorded in Deed Book 124, Page 109, Second Parcel, of the Deed
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Records of Warren County, Ohio. The above description is the
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result of a field survey performed in February 2005 under the
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direct supervision of Edward J. Schwegman, Registered Land
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Surveyor No. 6868, State of Ohio.

- (B) Consideration for the conveyance of the real estate 164 described in division (A) of this section is the purchase price of \$70,000.00.
- (C) Prior to the execution of the Governor's deed under
 division (E) of this section, possession of the real estate

 described in division (A) of this section shall be governed by an

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Sub. S. B. No. 147 Page 7 As Reported by the House Local and Municipal Government and Urban **Revitalization Committee** 170 existing interim lease between the Ohio Department of 171 Administrative Services and Cincinnati Gas and Electric Company. (D) The conveyance of the real estate described in division 172 (A) of this section shall be subject to the following conditions, 173 restrictions, and possibility of reverter: 174 (1) Cincinnati Gas and Electric Company shall construct and 175 operate an electrical substation on the real estate described in 176 division (A) of this section within five years after the execution 177 of the Governor's deed described in division (E) of this section, 178 and, if that construction is not completed within that five-year 179 period, all right, title, and interest in the real estate shall 180 revert to the state, for the use and benefit of the Ohio 181 Department of Rehabilitation and Correction, without the need for 182 any further action by the state. 183 (2) If Cincinnati Gas and Electric Company ceases to use the 184 real estate described in division (A) of this section for 185 substation purposes or if Cincinnati Gas and Electric Company 186 conveys or transfers the real estate described in division (A) of 187 this section to any non-utility owner, Cincinnati Gas and Electric 188 Company shall pay \$200,000.00 to the Ohio Department of 189 Rehabilitation and Correction, provided that the state has 190 continuously owned and maintained an uninterrupted property 191 interest in real estate contiguous to the real estate described in 192 division (A) of this section at the time of the subsequent 193 conveyance or transfer. 194 (E) Upon payment of the purchase price, the Auditor of State, 195 with the assistance of the Attorney General, shall prepare a deed 196 to the real estate described in division (A) of this section. The 197 deed shall state the consideration, conditions, restrictions, and 198 possibility of reverter specified in this section. The deed shall 199 be executed by the Governor in the name of the state, 200

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countersigned by the Secretary of State, sealed with the Great	201			
Seal of the State, presented in the Office of the Auditor of State	202			
for recording, and delivered to Cincinnati Gas and Electric	203			
Company. Cincinnati Gas and Electric Company shall present the				
deed for recording in the Office of the Warren County Recorder.	205			
(F) Cincinnati Gas and Electric shall pay the costs of the	206			
conveyance of the real estate described in division (A) of this	207			
section.	208			
(G) The net proceeds of the sale of the real estate described	209			
in division (A) of this section shall be deposited in the state	210			
treasury to the credit of the Department of Rehabilitation and	211			
Correction Fund 148 Services and Agricultural Fund (Appropriation	212			
Item 501-602) and shall be used to offset the loss of the	213			
Department's agricultural croplands.	214			
(H) This section shall expire one year after its effective	215			
date.	216			
Section 3. (A) The Governor is hereby authorized to execute a	217			
deed in the name of the state conveying to the purchaser, and the	218			
purchaser's heirs and assigns or successors and assigns, all of	219			
the state's right, title, and interest in the following described	220			
real estate:	221			
Situated in the Village of Saint Martin, in the Township of	222			
Perry, in the County of Brown, and the State of Ohio; and known as	223			
being part of W. Hooper's Military Survey No. 1415, bounded and	224			
described as follows:	225			
Beginning at a reference point at a spike found at the	226			
intersection of State Route No. 251 and Park Road;	227			
Thence with the centerline of said Park Road, N. 84 degrees	228			
32' 00" W. a distance of 198.06 feet to a spike found at the	229			
northeast corner of the original 3.84 acres;	230			

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Seal of the State, presented in the Office of the Auditor of State	262					
for recording, and delivered to the purchaser. The purchaser shall						
present the deed for recording in the Office of the Brown County	264					
Recorder.	265					
(D) Advertising costs, appraisal fees, and all other costs of	266					
the sale of the real estate described in division (A) of this						
section shall be paid by the purchaser.	268					
(E) This section shall expire three years after its effective	269					
date.	270					
Section 4. (A) The Governor is hereby authorized to execute a	271					
deed in the name of the state conveying to the Columbus Board of	272					
Education, and its successors and assigns, all of the state's	273					
right, title, and interest in the following described real estate:	274					
Situated in the County of Franklin, in the State of Ohio, and	275					
in the City of Columbus.	276					
Parcel I:	277					
Being Lot Numbers One (1), Two (2), Three (3), Four (4), Five	278					
(5), and Six (6) of Leo Lesquereux' Subdivision of Lots Numbers 11	279					
and 12 in William M. Awl's Addition to said City, as the same are	280					
numbered and delineated upon the recorded plat thereof, of record	281					
in Plat Book 2, Page 302, Recorder's Office, Franklin County, Ohio	282					
and:	283					
Being Lot Number Thirteen (13) in William M. Awl's Addition	284					
to the City of Columbus, as the same is numbered and delineated	285					
upon the recorded plat thereof, of record in Deed Book 26, Page						
187, Recorder's Office, Franklin County, Ohio.	287					
And together with all right, title and interest in and to	288					
Zettler Alley between Mound and Engler Streets, vacated by City of	289					
Columbus Ordinance No. 306-49, passed May 3, 1949.						

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Source of Title: D.B. 1261, Page 173, D.B. 1029, Page 672,	291		
D.B. 756, page 294, D.B. 1286, page 179, and D.B. 3705, page 697.	292		
Parcel No. 21302	293		
Parcel II:	294		
Being Lot Numbers Fourteen (14) and Fifteen (15) in William	295		
M. Awl's Addition to the City of Columbus, as the same are	296		
numbered and delineated upon the recorded plat thereof, of record	297		
in Deed Book 26, Page 187, Recorder's Office, Franklin County,	298		
Ohio.	299		
Together with all right, title and interest in and to Fieser	300		
Alley between Mound and Engler Streets, vacated by City of	301		
Columbus Ordinance No. 1410-66, passed October 10, 1966.	302		
Source of Title: D.B. 1926, Page 264, D.B. 2945, Page 12,	303		
D.B. 2830, page 97, and D.B. 3705, page 697.	304		
Parcel No. 13937 Parcel No. 14004	305		
Parcel No. 14384 Parcel No. 41202	306		
Parcel No. 13938 Parcel No. 14156	307		
Parcel III:	308		
Being Inlots Numbers Eight Hundred Thirty-five (835), Eight	309		
Hundred Thirty-six (836), Eight Hundred Sixty-one (861) and the	310		
easterly one-half of Inlot Number Eight Hundred Sixty-two (862) in	311		
Crosby's Inlots, as the same are numbered and delineated upon the	312		
recorded plat thereof, of record in Deed Book 11, Page 97,	313		
Recorder's Office, Franklin County, Ohio.	314		
Source of Title: D.B. 2830, Page 97, D.B. 2314, page 60, D.B.	315		
2945, Page 12, and D.B. 3705, Page 697.	316		
Parcel No. 41203 Parcel No. 41199 Parcel No. 46643	317		
Parcel No. 16481 Parcel No. 21390 Parcel No. 45539	318		
Parcel No. 5341 Parcel No. 4909 Parcel No. 49336	319		
Parcel No. 3863	320		

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(B) Consideration for the conveyance of the real estate	321
described in division (A) of this section is the purchase price of	322
\$2,200,000.00.	323
(C) Prior to the execution of the Governor's deed described	324
in division (D) of this section, possession of the real estate	325
described in division (A) of this section shall be governed by an	326
existing lease between the Ohio Department of Administrative	327
Services and Franklin County.	328
(D) Upon payment of the purchase price, the Auditor of State,	329
with the assistance of the Attorney General, shall prepare a deed	330
to the real estate described in division (A) of this section. The	331
deed shall state the consideration. The deed shall be executed by	332
the Governor in the name of the state, countersigned by the	333
Secretary of State, sealed with the Great Seal of the State,	334
presented in the Office of the Auditor of State for recording, and	335
delivered to the Columbus Board of Education. The Columbus Board	336
of Education shall present the deed for recording in the Office of	337
the Franklin County Recorder.	338
(E) The Columbus Board of Education shall pay the costs of	339
the conveyance of the real estate described in division (A) of	340
this section.	341
(F) This section shall expire three years after its effective	342
date.	343
Section 5. (A) The Governor is hereby authorized to execute a	344
deed in the name of the state conveying to the purchaser, and the	345
purchaser's heirs and assigns or successors and assigns, all of	346
the state's right, title, and interest in the following described	347
real estate:	347
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Situated in the State of Ohio, County of Clark and the Township of	349
Springfield, City of Springfield.	350

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Being a part of the Southwest quarter of Section	351			
twenty-three, Township five, Range nine and a part of the west	352			
half of Section seventeen, Township five, Range nine, B.M.R.S.	353			
Beginning at the intersection of the centerline of the Old	354			
National Road (now the west bound lane of the New National Road)				
with the East line of Section twenty-three;	356			
thence with the centerline of said road S 86°30'W 20.0 feet;	357			
thence parallel to the section line N 2°0'W 1000.0 feet to a	358			
point;	359			
thence N 86°30' E 20.0 feet to a point on the section line;	360			
thence with the section line N $2^{\circ}0'$ W 94.63 feet to a bar;	361			
thence N 86°30' E 683.10 feet to a stake in the Ogden Road	362			
right of way;	363			
thence with said road S 2°0' E 525.05 feet to a point in the	364			
road;	365			
thence S 86°30' W 20.0 feet to a point;	366			
thence parallel to the road S 2°0' E 569.58 feet to the	367			
centerline of the Old National Road;	368			
thence with said road S 86°30' W 663.10 feet to the place of	369			
beginning, and containing seventeen and thirty-six hundredths	370			
(17.36) Acres of land	371			
Being a part of the same premises conveyed to said Board of	372			
county commissioners of Clark County, Ohio, by the following:	373			
Deed from Mary E. Kinnane dated August 20, 1920, and recorded	374			
in Volume 170, page 464; Deed from the Board of County	375			
Commissioners of Champaign County, Ohio dated January 30, 1925,	376			
and recorded in Volume 239, Page 155; Deed from Board of	377			
Commissioners of Greene County, Ohio dated January 30, 1925, and	378			
recorded in Volume 239, Page 160; Deed from Board of County	379			

Sub. S. B. No. 147 Page 15 As Reported by the House Local and Municipal Government and Urban **Revitalization Committee** 411 and Developmental Disabilities. (F) Upon notice from the Director of Administrative Services 412 that the real estate described in division (A) of this section has 413 been sold in accordance with division (C) of this section, the 414 Auditor of State, with the assistance of the Attorney General, 415 shall prepare a deed to the real estate described in division (A) 416 of this section. The deed shall state the consideration. The deed 417 shall be executed by the Governor in the name of the state, 418 countersigned by the Secretary of State, sealed with the Great 419 Seal of the State, presented in the Office of the Auditor of State 420 for recording, and delivered to the purchaser. The purchaser shall 421 present the deed for recording in the Office of the Clark County 422 Recorder. 423 (G) The net proceeds of the sale of the real estate described 424 in division (A) of this section shall be deposited in the state 425 treasury to the credit of the Mental Health Facilities Improvement 426 Fund created in section 154.20 of the Revised Code and shall be 427 used to offset bond indebtedness for Springview Developmental 428 Center capital projects. 429 (H) This section shall expire two years after its effective 430 date. 431 Section 6. Sections 1, 2, 3, and 4 of this act shall take 432 effect on the ninety-first day after the effective date of this 433 act. 434 Section 7. This act is hereby declared to be an emergency 435 measure necessary for the immediate preservation of the public 436 peace, health, and safety. The reason for the necessity is that 437 immediate action is required to ensure the continued preservation 438 of the Springview Developmental Center real estate in Springfield 439

that is covered by one of the act's authorized conveyances.

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Therefore,	this	act	shall	go	into	immediate effect.	441