Senate Resolution 294

By: Senators Grant of the 25th, Jackson of the 24th, Cowsert of the 46th, Tolleson of the 20th, Murphy of the 27th and others

ADOPTED SENATE

A RESOLUTION

- 1 Authorizing the conveyance of certain state owned real property located in Baldwin and 2 Wilkinson Counties, Georgia; authorizing the conveyance of any state interest in certain real property in Baldwin County, Georgia; authorizing the conveyance of certain state owned real 3 4 property in Bibb County, Georgia; authorizing the conveyance of certain state owned real property located in Camden County, Georgia; authorizing the conveyance of an easement of 5 certain state owned real property located in Cherokee County, Georgia; authorizing the 6 7 conveyance of certain state owned real property located in Clarke County, Georgia; authorizing the conveyance of an easement in certain state owned real property located in 8 9 Clarke County, Georgia; authorizing the conveyance of certain state owned real property 10 located in Emanuel County, Georgia; authorizing the conveyance of certain state owned real 11 property located in Fulton County, Georgia; authorizing the conveyance of certain state 12 owned real property located in Gordon County, Georgia; authorizing the conveyance of an 13 easement in certain state owned real property located in Gordon County, Georgia; 14 authorizing the conveyance of certain state owned real property located in Gwinnett County, 15 Georgia; authorizing the conveyance of certain state owned real property located in Hancock County, Georgia; authorizing the conveyance of certain state owned property located in 16 17 McDuffie County, Georgia; authorizing the conveyance of certain state owned real property 18 located in Telfair County, Georgia; to provide an effective date; to repeal conflicting laws; 19 and for other purposes.
- 20 WHEREAS:
- 21 (1) The State of Georgia is the owner of certain parcels of real property located in
- 22 Baldwin and Wilkinson Counties, Georgia;
- 23 (2) Said real property is all those tracts or parcels of land lying and being in GMD 328,
- 24 1714 and 115 of Baldwin and Wilkinson Counties, Georgia, containing approximately
- 25 477 acres, as shown on two plats of survey entitled Survey Property for the Fall Line
- Regional Development Authority dated October 31, 2006, and October 18, 2006, and
- being tracts A, C, E, and F prepared by Byron L. Farmer, Georgia Registered Land
- Surveyor #1679, and on file in the offices of the State Properties Commission, and may

be more particularly described on a plat of survey prepared by a Georgia Registered Land

- 30 Surveyor and presented to the State Properties Commission for approval;
- 31 (3) Said tracts or parcels are a portion of Bartram Forest now under the custody of the
- 32 Georgia Forestry Commission;
- 33 (4) The Georgia Department of Transportation intends to construct the "Fall Line
- Freeway" which will bisect Bartram Forest and the Fall Line Regional Development
- 35 Authority is desirous of constructing an industrial park at the intersection of US Highway
- 36 441 and said Fall Line Freeway;
- 37 (5) It has been determined that the development of said industrial park on the
- 38 above-described property would be of great economic benefit to the citizens of Baldwin
- and Wilkinson Counties as well as the state;
- 40 (6) The Georgia Forestry Commission, by letter from the director dated September 21,
- 41 2005, agrees to the conveyance to the Fall Line Regional Development Authority with
- 42 the provision that Georgia Forestry Commission retains timber rights on the 477 +/- acre
- 43 tracts or parcels for management and harvesting until such time as the actual conversion
- of the land use;
- 45 (7) No conveyance shall be made until the Georgia Forestry Commission formally agrees
- on the exact acreage to be conveyed to the Fall Line Regional Development Authority;
- 47 (8) It would be in the best interest of the State of Georgia to convey the above-described
- property to the Fall Line Regional Development Authority for the fair market value; and

- 50 (1) The State of Georgia is the owner of a certain reversionary interest in a tract of real
- 51 property located in Baldwin County, Georgia, owned by Baldwin County Hospital
- Authority as authorized in Resolution Act number 94 (H.R. No. 233-640) of the 1965
- General Assembly and recorded at the State Properties Commission as Real Property
- Record number 3090;
- 55 (2) Said real property interest is in a parcel of land lying and being in Land Lots 282 and
- 56 295, 318th Georgia Militia District in Baldwin County and containing approximately 32
- acres as described in a deed dated July 30th, 1965, between the State of Georgia and the
- Baldwin County Hospital Authority and being on file in the offices of the State Properties
- 59 Commission;
- 60 (3) The Baldwin County Hospital Authority d/b/a Oconee Regional Medical Center has
- requested that the state relinquish any current or reversionary interest to the Baldwin
- 62 County Hospital Authority d/b/a Oconee Regional Medical Center;
- 63 (4) The above-described conveyance of a property interest is approved by the
- Department of Human Resources;

(5) The State Properties Commission has determined this conveyance to be in the best
 interest of the State of Georgia; and

67 WHEREAS:

- (1) The State of Georgia is the owner of a certain parcel of real property located in Bibb
- 69 County, Georgia;
- 70 (2) Said real property is all those tracts or parcels of land lying and being in land lot 3
- 71 block 11 of Bibb County, and containing a total of approximately 0.617 acres as shown
- on a plat of survey prepared by Thomas W. Hurley dated December 4, 1997, and
- recorded in plat book 89 page 141, of Bibb County and as shown on a plat of survey
- prepared by Robert W. Hurley dated October 5, 1981, and recorded in plat book 63 page
- 75 99 of Bibb County and being on file in the offices of the State Properties Commission,
- and may be more particularly described on a plat of survey prepared by a Georgia
- Registered Land Surveyor and presented to the State Properties Commission for
- approval;
- 79 (3) Said property is under the custody of the Georgia Bureau of Investigation located at
- Oglethorpe and Second Streets and housing the Macon Regional Drug Enforcement
- 81 Office;
- 82 (4) By resolution dated December 11, 2008, the Board of Public Safety declared the
- property surplus;
- 84 (5) Bibb County has conveyed a new location for the Georgia Bureau of Investigation;
- 85 (6) Bibb County is desirous of acquiring the above-described property for public a
- 86 purpose; and

- 88 (1) The State of Georgia is the owner of a certain parcel of real property located in Bibb
- 89 County, Georgia;
- 90 (2) Said real property is estimated as an approximately 1.8 acre tract of land lying and
- being in Land Lot 73 of the Hazzard District of Bibb County, Georgia, and as shown on
- a plat of survey for the conveyance from Bibb County of April 1, 1954, and of the plat
- for the May, 1964, deed from Bibb County titled Plat Showing Parcel D located in Land
- Lot 73, Hazzard District, Deeded to Bibb County by Dell D. Gledhill dated August 20,
- 95 1963, and being on file in the offices of the State Properties Commission and may be
- 96 more particularly described on a plat of survey prepared by a Georgia Registered Land
- 97 Surveyor and presented to the State Properties Commission for approval;
- 98 (3) Said property is under the custody of the Georgia Forestry Commission and known
- as the District Office on 5235 Columbus Road, Macon, Georgia, which was acquired

100 from Bibb County, Georgia, by warranty deeds dated April 1, 1954, and May 1964, and recorded in the Clerk of Superior Court of Bibb County's records as Deed Books 677, 101 102 Page 515 and Book 928, Page 289 respectively, and in the offices of the State Properties Commission as RPR #'s 00096 and 04710; 103 (4) Said deeds recite that the property was conveyed for the sole purpose of use by the 104 Grantee for forest fire protection activities and purposes, and upon abandonment of the 105 Grantee to use the property for the purposes specified, the property, together with any 106 improvements placed thereon by the Grantee and not removed by the Grantee shall revert 107 108 to the Grantor, its successors or assigns; (5) Since October 17, 2005, the real property has not been used or occupied by the State 109 of Georgia for any other purpose, as acknowledged in a Georgia Forestry Commission 110 111 resolution dated January 3, 2007; (6) Bibb County Board of Commissioners has requested a conveyance deed from the 112 state and seeks authorization from the General Assembly to convey any interest the state 113 may have in the above-described property to Bibb County; and 114 WHEREAS: 115 (1) The State of Georgia is the owner of a certain real property located in Camden 116 117 County, Georgia; (2) Said real property is all that easement lying and being in a Portion of Marginal Lot 118 119 No. 2 and a Portion of Seagrove Street in the City of St. Mary's, 29th GM district of 120 Camden County, and containing a total of approximately 0.178 acres as more particularly described on that certain plat of Easement to the State of Georgia dated June 16, 2000, 121 by Privett and Associates, Inc., Surveyors and Land Planners, being recorded by the clerk 122 123 of Superior Court of Camden County in Plat Cabinet 2, File 196-G-H and as real property record number 009779 and being on file in the offices of the State Properties 124 Commission; and may be more particularly described on a plat of survey prepared by a 125 Georgia registered land surveyor and presented to the State Properties Commission for 126 127 approval; (3) Said property is under the custody of the Department of Natural Resources and was 128 used for construction, operation, and access to the St. Mary's Dock and Pier, which 129 property was conveyed on January 21, 2001, for \$10.00 by the City of St. Mary's to the 130 131 State; (4) The January 21, 2001, easement from the City of St. Mary's stipulated that the city 132

could remove and relocate the easement area if the city executed and delivered to the

state a new easement and easement area equivalent to the 2001 easement, and the state

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as Grantee quitclaimed to the city all of its rights and interest in the 2001 easement and easement area;

- 137 (5) On September 1, 2005, the City of St. Mary's passed a resolution to remove and
- relocate the 2001 easement area with a larger easement area that the city would improve;
- 139 (6) The Department of Natural Resources has relocated the activities performed on the
- above-described 2001 easement and has requested that the state's rights and interest in
- that easement be quitclaimed to the City of St. Mary's in consideration of a new
- equivalent or greater easement area from the city;
- 143 (7) The City of St. Mary's is desirous of having the state convey its interest in the 2001
- easement area back to the city and of granting the state a new easement and easement
- area equivalent or greater; and

- 147 (1) The State of Georgia is the owner of a certain real property located in Cherokee
- 148 County, Georgia;
- (2) Said real property is all that tract or parcel of land lying and being in land lot 159 of
- the 14th district, 2nd Section of Cherokee County, and containing a total of
- approximately 2.35 acres as more particularly described as outlined in orange on that
- certain engineer's drawing dated January 26, 2009, and prepared by Engineering
- Strategies, Inc., and being on file in the offices of the State Properties Commission and
- may be more particularly described on a plat of survey prepared by a Georgia registered
- surveyor and presented to the State Properties Commission for approval;
- 156 (3) Said property is under the custody of the Department of Defense and is adjacent to
- the State of Georgia National Guard Armory in the City of Canton;
- 158 (4) The Department of Defense has declared the above-described 2.35 acre portion of the
- property surplus to the needs of the Georgia National Guard;
- 160 (5) The above-described property was conveyed to the state in 1950 by Cherokee County
- for the consideration of \$1.00 for the sole purposes of the National Guard and Military;
- 162 (6) The City of Canton is desirous of having the state convey its interest in the property
- to the city for the expansion of and access to the city's sewer treatment plant;
- 164 (7) The City of Canton agrees to convey to the state any interest the city may have in an
- approximately 20 foot wide driveway totaling approximately 0.23 acres along the
- northern boundary of the retained property;
- 167 (8) The City of Canton has agreed to repair and repave a portion of the retained armory
- property totaling approximately 1.73 acres to conform with the Georgia Department of
- 169 Transportation specification H20 loading and typical repaying as required by the
- Department of Defense; and

- 171 WHEREAS:
- 172 (1) The State of Georgia is the owner of a certain real property located in Clarke County,
- 173 Georgia;
- 174 (2) Said real property is all that tract located on West Broad Street in the 216th Georgia
- 175 Militia District, Athens-Clarke County, Georgia, and is more particularly described as
- follows:
- 177 That survey titled Survey for Georgia State Properties Commission in Clarke
- 178 County, City of Athens, GMD 216, dated February 6, 2009, prepared by
- Landmark Engineering Corporation by surveyor J. R. Holland and on file in the
- offices of the State Properties Commission showing the following parcels:
- For conveyance at no less than fair market value by competitive bid of
- approximately 1.964 acres (Parcels 1, 2, 5A, and 5B) ("the sale property"); and
- For conveyance for \$10.00 to the Unified Government of Athens-Clarke
- 184 County (ACC) of 0.029 of an acre (Parcel 3); and
- For an easement for \$10.00 to the Unified Government of Athens-Clarke
- 186 County on approximately 0.149 of an acre (Parcel 2); and
- For a 25 foot wide easement at fair market value of approximately 0.33 of an
- acre on the west side of Parcels 5A and 5B to Smith & Martin Investments,
- Inc., and guests.
- and being on file in the offices of the State Properties Commission, and may be more
- particularly described on a plat of survey prepared by a Georgia Registered Land
- Surveyor and presented to the State Properties Commission for approval;
- 193 (3) For all parcels other than Parcel 5B, said property has been declared surplus by and
- is under the custody of the Department of Agriculture until a sale by competitive bid, as
- authorized, has been conducted by the State Properties Commission; a portion of which
- property was previously authorized for sale by competitive bid in 2005 Resolution Act
- 197 344, Article XIV (H. R. 166); and a portion of which property was authorized in 2006
- Resolution Act 911, Article II (H. R. 1259) for the issuance of an easement for ingress
- and egress at 2188 East Broad Street to the Unified Government of Athens-Clarke
- 200 County;
- 201 (4) Parcel 5B has been declared surplus by and is under the custody of the Department
- of Corrections until a sale by competitive bid is authorized and has been conducted by
- the State Properties Commission, in consideration of the state retaining for itself or its
- successors or assigns ingress-egress rights on Parcels 5B and 5A prior to conveying the
- sale property;
- 206 (5) It has been determined that it would be in the best interest of the State of Georgia to
- 207 convey an ingress-egress easement to Athens-Clarke County over 0.149 of an acre (being

Parcel 2) for a consideration of \$10.00, and to convey an ingress-egress easement of 208 approximately 0.33 of an acre to Smith & Martin Investments, Inc., and guests for a 209 210 consideration of fair market value as determined to be in the best interest of the State of 211 Georgia and to sell the above-described sale property (being Parcels 1, 2, 5A, and 5B) of 212 approximately 1.964 acres by competitive bid for no less than fair market value as 213 determined by the State Properties Commission to be in the best interest of the State of Georgia and to convey to Athens-Clarke County approximately 0.029 of an acre (being 214 Parcel 3) for a consideration of \$10.00; and 215

216 WHEREAS:

- 217 (1) The State of Georgia is the owner of certain parcels of real property totaling
- approximately 6.95 acres located in the Emanuel County, Georgia;
- (2) Said real property is all that tract or parcel of land lying and being in the 53rd G.M.
- District of Emanuel County and in or near the City of Swainsboro as shown and depicted
- on a plat of survey of 5.07 acres prepared by Walter K. Maupin, dated October 9, 1964,
- and recorded in Plat Book 3, Page 78; and a plat of survey of 0.5 of an acre prepared by
- Aubrey E. Scott, Jr. dated June 23, 1978, and revised April 9, 1979, and recorded in Plat
- Book 10, Page 119; and a plat of survey of 1.38 acres prepared by Walter K. Maupin
- dated September 10, 1982, recorded in Plat Book 11, Page 140, of the Records of the
- Clerk of the Superior Court of Emanuel County, Georgia, the first two deeds being
- recorded as real property record numbers 3065 and 6615 respectively and being on file
- in the offices of the State Properties Commission and may be more particularly described
- on a plat of survey prepared by a Georgia Registered Land Surveyor and presented to the
- 230 State Properties Commission for approval;
- 231 (3) Said property is under the custody of the Department of Administrative Services and
- has been used as a surplus property warehouse;
- 233 (4) The Department of Administrative Services by letter from the commissioner dated
- October 16, 2008, has declared the property surplus;
- (5) Each of the above-described real properties was conveyed to the state from the City
- of Swainsboro for the consideration of \$10.00;
- 237 (6) The City of Swainsboro, by resolution dated December 1, 2008, requests that the
- state convey to the city for a public purpose all interest in the above-described properties;
- 239 and

- 241 (1) The State of Georgia is the owner of a certain parcel of real property totaling
- approximately 37.985 acres located in Fulton County, Georgia;

(2) Said real property is all that tract or parcel of land lying and being in land lots 109 and

- 244 110, Land District 9F of Fulton as more particularly described by a plat dated November
- 245 16, 2002, prepared by Barbara L. Herring, Georgia Registered Land Surveyor #2785,
- Southeastern Surveying, Inc., recorded in the office of the clerk of the Superior Court of
- Fulton County in Deed Book 239, Page 31 and on file in the offices of the State
- 248 Properties Commission as real property record number 9892;
- 249 (3) Said property is under the custody of the Department Corrections and is adjacent to
- 250 the J.C. Larmore Probation Detention Center of the Georgia Department of Juvenile
- 251 Justice;
- 252 (4) The Department of Corrections no longer intends to construct a facility on the
- above-described property and has declared the property surplus;
- (5) The above-described property was conveyed to the state on August 25, 2003, by
- Fulton County for the consideration of \$10.00;
- 256 (6) Fulton County is desirous of the state conveying its interest in the property back to
- 257 the county for the consideration of \$10.00, so long as the property is used for public
- purposes; and

- 260 (1) The State of Georgia is the owner of a certain parcel of real property located in
- Gordon County, Georgia, totaling approximately 20.1 acres;
- 262 (2) Said parcel of such real property is all that parcel described as lying and being in the
- 263 14th District, 3rd Section and being parts of Land Lots 124 and 125 of Gordon County
- and adjoining the property of the Calhoun Elks Home, Inc., golf course, initially
- 265 containing a total of approximately 20.1 acres and ultimately containing a smaller
- approximately 14.6 acre portion within that area as drawn and overlaid on an aerial
- 267 entitled Preliminary SR 225 Bridge Replacements Gordon County PI 631570, and being
- on file in the Offices of the State Properties Commission and may be more particularly
- described on a plat of survey prepared by a Georgia Registered Land Surveyor and
- presented to the State Properties Commission for approval;
- 271 (3) The Calhoun Elks Home, Inc., is desirous of leasing the above-described property in
- order to operate a golf course;
- 273 (4) The Calhoun Elks Home, Inc., previously leased the approximately 20.1 acre area
- beginning on May 6, 1969, for a 20 year period, and leased the same area for another 20
- year period from May 6, 1989;
- 276 (5) State Route 225 on the southern boundary of the lease area is a dangerous road
- leading to an unsafe bridge that the Georgia Department of Transportation ranks as one
- of the 30 most dangerous in the state. To straighten Route 225 and improve the bridge,

the state also seeks authorization from the General Assembly to grant to the Georgia Department of Transportation an easement of approximately 9 acres total (5.5 acres and an additional approximately 3.5 acres) as shown on the above-referenced drawing, to make the road safe. When the easement is granted, the ultimate area leased to the Elks will be approximately 14.6 acres. Until the state issues the approximately 5.5 acre easement to GDOT to improve the safety of the highway and bridge, the Elks may use the initial lease area of approximately 20.1 acres, at the fair market value of the ultimate lease area, which has been determined to be \$3,800.00 annually. After the easement has been granted to GDOT, the lease area will be approximately 14.6 acres, and the consideration will be \$3,800.00 annually; and

289 WHEREAS:

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- 290 (1) The State of Georgia is the owner of a certain parcel of real property located in
- 291 Gwinnett County, Georgia;
- 292 (2) Said real property is all that tract or parcel of land lying and being in land lot 12,
- 293 Land District 7 of Gwinnett County totaling approximately 6.42 acres known as tax
- parcel 7-012-030A which was formerly used as a Georgia State Patrol Headquarters Post
- 295 54 and is recorded in the office of the Clerk of the Superior Court of Gwinnett County
- in Deed Book 225, Page 1, and on file in the offices of the State Properties Commission
- as real property record number 4625;
- 298 (3) The above-described property was conveyed to the State on December 29, 1964, by
- Gwinnett County for the consideration of \$1.00;
- 300 (4) The Department of Public Safety discontinued its use of the property on October 1,
- 301 1998, and the Department of Driver Services discontinued its use of the property on
- 302 February 28, 2003;
- 303 (5) The deed of conveyance states that should the property cease to be used as a Georgia
- 304 State Patrol Headquarters for a period of two years, property is to revert to Gwinnett
- 305 County;
- 306 (6) Gwinnett County, by letter dated October 20, 2008, is desirous of having the state
- convey its interest in the property back to the county for the consideration of \$10.00; and

- 309 (1) The State of Georgia is the owner of a certain parcel of real property located in
- 310 Hancock County, Georgia;
- 311 (2) Said real property is an approximately 3.14 acre portion of that approximately 160
- acre tract or parcel of land lying and being in the 113th G.M.D. of Hancock County as
- more particularly described by a plat dated November 5, 1987, prepared by Precision

Planning, Inc., recorded in the office of the clerk of the Superior Court of Hancock 314 County, and on file in the offices of the State Properties Commission as real property 315 316 record number 7518, and may be more particularly described on a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission 317 318 for approval; 319 (3) Said property is currently under the custody of the Department Corrections; 320 (4) The Department of Corrections no longer has a use for the site and has declared the 321 property surplus;

- 322 (5) It has been determined that it is in the best interest of the state to sell the
- 323 above-described property for a consideration of not less than fair market value as
- determined by the State Properties Commission to be in the best interest of the State of
- 325 Georgia; and

326 WHEREAS:

- 327 (1) The State of Georgia is the owner of a certain parcel of real property located in
- 328 McDuffie County, Georgia;
- 329 (2) Said real property totaling approximately 2.00 acres is a portion of that tract or parcel
- of land lying and being in the 134th G.M.D. McDuffie County as more particularly
- described by a plat dated March 10, 2008, prepared by Wright Angle Land Surveyors
- recorded in the office of the clerk of the Superior Court of McDuffie County in Deed
- Book 197, Pages 246 249 and on file in the offices of the State Properties Commission
- as real property record number 8709;
- 335 (3) Said property is under the custody of the Technical College System of Georgia and
- is located on the McDuffie County campus of Augusta Technical College;
- 337 (4) The Technical College System of Georgia desires to exchange the above-described
- property for approximately 2.00 acres of land owned by the McDuffie County Board of
- Commissioners at the Thomson-McDuffie County Airport as described on a plat of
- survey titled Plat for Thomson-McDuffie County Airport, 2.00 Acres, 134th GMD,
- McDuffie County, Georgia, by Wright Angle Land Surveyors dated March 10, 2008, for
- use as the site of Project No. DTAE 147, aircraft technology building for Augusta
- 343 Technical College;
- 344 (5) The above-described property was conveyed to the state in July of 1995 by Augusta
- Technical Institute Foundation, Inc., for the consideration of \$10.00; and

- 347 (1) The State of Georgia is the owner of a certain parcel of real property located in
- 348 Telfair County, Georgia;

(2) Said real property is all that tract located in Land Lot 46, 9th District, City of Milan,	
Telfair County, Georgia, and is more particularly described as follows:	
On that drawing titled Georgia Department of Corrections Engineering Services	
and Technical Support, Telfair County - Milan State Prison Properties dated	
December 30, 2008, depicting the RPR 7873, on file in the offices of the State	
Properties Commission; and being on file in the offices of the State Properties	
Commission, and may be more particularly described on a plat of survey prepared	
by a Georgia Registered Land Surveyor and presented to the State Properties	
Commission for approval;	
(3) The City of Milan conveyed three Parcels (A, B, and C) totaling approximately	
5.078 acres to the State on October 3, 1989, for mutual public consideration;	
(4) Milan State Prison has now outlived its intended use;	
(5) RPR Parcels 7873 A, B, and C have been declared surplus by and are under the	
custody of the Department of Corrections, which has requested that the three parcels be	
conveyed back to the City of Milan;	
(6) The City of Milan has requested the conveyance for \$10.00 of RPR Parcels 7873	
A, B, and C.	
NOW, THEREFORE, BE IT RESOLVED AND ENACTED BY THE GENERAL	
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381 **SECTION 3.** 382 That the authorization in this resolution to convey the above-described property shall expire five years after the date that this resolution becomes effective. 383 **SECTION 4.** 384 That the State Properties Commission is authorized and empowered to do all acts and things 385 386 necessary and proper to effect such conveyance. 387 **SECTION 5.** 388 That the deed of conveyance shall be recorded by the Grantee in the Superior Courts of Baldwin and Wilkinson Counties and a recorded copy shall be forwarded to the State 389 390 Properties Commission. **SECTION 6.** 391 392 That custody of the above-described property shall remain in the Georgia Forestry Commission until the property is conveyed. 393 394 **ARTICLE II** 395 **SECTION 7.** 396 That the State of Georgia is the owner of the above-described reversionary interest in 397 Baldwin County and that in all matters relating to the conveyance of the real property interest 398 the State of Georgia is acting by and through its State Properties Commission. 399 **SECTION 8.** 400 That the above-described property interest may be conveyed by appropriate instrument by the State of Georgia, acting by and through its State Properties Commission, to Baldwin 401 County Hospital Authority d/b/a Oconee Regional Medical Center for a consideration of 402 403 \$10.00; and such further consideration and provisions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. 404 **SECTION 9.** 405 That the authorization in this resolution to convey the above-described property interest shall 406 407 expire three years after the date that this resolution becomes effective.

408	SECTION 10.
409	That the State Properties Commission is authorized and empowered to do all acts and things
410	necessary and proper to effect such conveyance.
411	SECTION 11.
412	That the deed of conveyance shall be recorded by the Grantee in the Superior Court of
413	Baldwin County and a recorded copy shall be forwarded to the State Properties Commission.
111	CECTION 12
414	SECTION 12. That available of the above described preparty interest shall remain in the Department of
415	That custody of the above-described property interest shall remain in the Department of
416	Human Resources until the property is conveyed.
417	ARTICLE III
418	SECTION 13.
419	That the State of Georgia is the owner of the above-described real property in Bibb County
420	and that in all matters relating to the conveyance of the real property the State of Georgia is
421	acting by and through its State Properties Commission.
422	SECTION 14.
423	That the above-described property including any improvements may be conveyed by
424	appropriate instrument by the State of Georgia, acting by and through its State Properties
425	Commission, to Bibb County for a consideration of \$10.00 so long as the property is used
426	for public purpose, and such further consideration and provisions as the State Properties
427	Commission shall in its discretion determine to be in the best interest of the State of Georgia.
428	SECTION 15.
429	That the authorization in this resolution to convey the above-described property shall expire
430	three years after the date that this resolution becomes effective.
431	SECTION 16.
432	That the State Properties Commission is authorized and empowered to do all acts and things
433	necessary and proper to affect such conveyance.
434	SECTION 17.
435	That the deed of conveyance shall be recorded by the Grantee in the Superior Court of Bibb
436	County and a recorded copy shall be forwarded to the State Properties Commission.

437 **SECTION 18.** That custody of the above-described property shall remain in the Georgia Bureau of 438 439 Investigation until the property is conveyed. 440 ARTICLE IV 441 **SECTION 19.** That the State of Georgia is the owner of the above-described real property in Bibb County 442 443 and that in all matters relating to the conveyance of the real property the State of Georgia is acting by and through its State Properties Commission. 444 445 **SECTION 20.** That all of the above state's interest in the above-described approximately 1.8 acre parcel of 446 property together with any remaining improvements thereon may be conveyed to the Bibb 447 448 County Board of Commissioners for a consideration of \$10.00. 449 **SECTION 21.** 450 That the authorization in this resolution to convey the above-described real property shall 451 expire three years after the date that this resolution becomes effective. 452 **SECTION 22.** 453 That the State Properties Commission is authorized and empowered to do all acts and things 454 necessary and proper to effect such conveyance. 455 **SECTION 23.** 456 That the deed of conveyance shall be recorded by the Grantee in the Superior Court of Bibb County and a recorded copy shall be forwarded to the State Properties Commission. 457 **SECTION 24.** 458 That custody of the above-described property shall remain in the Georgia Forestry 459 Commission until the property is conveyed. 460

461 462	ARTICLE V SECTION 25.
463	That the State of Georgia is the owner of the above-described easement in Camden County
464	and that in all matters relating to the conveyance of the 2001 easement area the State of
465	Georgia is acting by and through its State Properties Commission.
466	SECTION 26.
467	That the above-described easement area may be conveyed by appropriate instrument by the
468	State of Georgia, acting by and through its State Properties Commission to Camden County
469	for a consideration of \$10.00, and such further consideration and provisions as the State
470	Properties Commission shall in its discretion determine to be in the best interest of the State
471	of Georgia.
472	SECTION 27.
473	That the authorization in this resolution to convey the above-described property interest shall
474	expire three years after the date that this resolution becomes effective.
475	SECTION 28.
476	That the State Properties Commission is authorized and empowered to do all acts and things
477	necessary and proper to effect such conveyance and to effect an equivalent replacement
478	easement area. If an easement is relocated for any reason, the State Properties Commission
479	is authorized to convey by quitclaim deed the state's interest in the former easement area.
480	SECTION 29.
481	That the deed of conveyance of the state's interest in the original easement area shall be
482	recorded by the Grantee in the Superior Court of Camden County and a recorded copy shall
483	be forwarded to the State Properties Commission.
484	SECTION 30.
485	That custody of the above-described property shall remain in the Department of Natural
486	Resources until the property is conveyed.

487	ARTICLE VI
488	SECTION 31.
489	That the State of Georgia is the owner of the above-described real property in Cherokee
490	County and that in all matters relating to the conveyance of the 2.35 acres of real property
491	the State of Georgia is acting by and through its State Properties Commission.
492	SECTION 32.
493	That the State of Georgia, acting by and through the State Properties Commission, is
494	authorized to convey the above-described real property to the City of Canton for a
495	consideration of \$10.00, and the City of Canton agrees to convey by quitclaim deed to the
496	state any interest the city may have in an approximately 20 foot wide driveway totaling
497	approximately 0.23 acres property, and the city shall repair and repave a portion of said
498	property totaling approximately 1.73 acres to conform with the Georgia Department of
499	Transportation specification H20 loading and typical repaving as required by the Department
500	of Defense, and such further consideration and provisions as the State Properties
501	Commission shall in its discretion determine to be in the best interest of the State of Georgia.
502	SECTION 33.
503	That the authorization in this resolution to convey the above-described property shall expire
504	three years after the date that this resolution becomes effective.
505	SECTION 34.
506	That the State Properties Commission is authorized and empowered to do all acts and things
507	necessary and proper to effect such conveyance.
508	SECTION 35.
509	That the deed of conveyance shall be recorded by the Grantee in the Superior Court of
510	Cherokee County and a recorded copy shall be forwarded to the State Properties
511	Commission.
512	SECTION 36.
513	That custody of the above-described property shall remain in the Department of Defense
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until the property is conveyed.

515	ARTICLE VII
516	SECTION 37.
517	That the State of Georgia is the owner of the above-described Clarke County real property
518	and that in all matters relating to the conveyance of the real property the State of Georgia is
519	acting by and through its State Properties Commission.
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521	SECTION 38.
522	That the above-described approximately 1.964 acres of real property (Parcels 1, 2, 5A, and
523	5B; "the sale property") may be sold by competitive bid for a consideration of not less than
524	the fair market value, as determined to be in the best interest of the State of Georgia by the
525	State Properties Commission, and such further consideration and provisions as the State
526	Properties Commission shall in its discretion determine to be in the best interest of the State
527	of Georgia including that the winning bidder or its successors and assigns shall maintain the
528	current driveway on Parcels 5A and 5B in good condition with smooth pavement, free of
529	holes and hazards.
530	SECTION 39.
531	That the above-described approximately 0.029 of an acre of real property (Parcel 3) may be
532	sold for a consideration of \$10.00 to the Unified Government of Athens-Clarke County, and
533	such further consideration and provisions as the State Properties Commission shall in its
534	discretion determine to be in the best interest of the State of Georgia.
535	SECTION 40.
536	That the authorization in this resolution to sell the above-described property shall expire
537	three years after the date that this resolution becomes effective.
538	SECTION 41.
539	That the State Properties Commission is authorized and empowered to do all acts and things
540	necessary and proper to affect such conveyance.
541	SECTION 42.
542	That the deeds of conveyance shall be recorded by the Grantee in the Superior Court of
543	Clarke County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 43.

That custody of the above-described property shall remain in the Department of Agriculture and in the Department of Corrections, respectively, until the property is conveyed.

SECTION 44.

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That the State of Georgia is the owner of the above-described real property in Clarke County, and the property is in the custody of the Department of Agriculture, hereinafter referred to as the "easement area of approximately 0.149 of an acre (Parcel 2)" and that, in all matters relating to this easement area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 45.

That prior to the conveyance of the sale property by competitive bid, the State of Georgia acting by and through its State Properties Commission may grant to The Unified Government of Athens-Clarke County, Georgia, or its successors and assigns, a nonexclusive easement for the operation and maintenance of ingress and egress in, on, over, under, upon, across, or through the easement area (Parcel 2) for the purpose of ingress and egress together with the right of ingress and egress over adjacent land of the State of Georgia as may be reasonably necessary to accomplish the aforesaid purposes.

SECTION 46.

That the above-described premises (Parcel 2) shall be used solely for the purpose of ingress and egress.

SECTION 47.

That The Unified Government of Athens-Clarke County, Georgia, shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper operation and maintenance of said ingress and egress.

568 **SECTION 48.**

That, after The Unified Government of Athens-Clarke County, Georgia, has put into use the ingress and egress for which this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, The Unified Government of Athens-Clarke County, Georgia, or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place,

in which event the ingress and egress shall become the property of the State of Georgia, or its successors and assigns.

SECTION 49.

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That no title shall be conveyed to The Unified Government of Athens-Clarke County, Georgia, and, except as herein specifically granted to The Unified Government of Athens-Clarke County, Georgia, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to The Unified Government of Athens-Clarke County, Georgia.

SECTION 50.

That if the State of Georgia, acting by and through its State Properties Commission, determines that any or all of the facilities placed on the easement area should be removed or relocated to an alternate site on state owned land in order to avoid interference with the state's use or intended use of the easement area, it may grant a substantially equivalent nonexclusive easement to allow placement of the removed or relocated facilities across the alternate site, under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interests of the State of Georgia, and The Unified Government of Athens-Clarke County, Georgia, shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and approves payment by the State of Georgia of all or a portion of such actual cost and expense, not to exceed by 20 percent the amount of a written estimate provided by The Unified Government of Athens-Clarke County, Georgia. Upon written request, the State Properties Commission, in its sole discretion, may permit the relocation of the facilities to an alternate site on state owned land so long as the removal and relocation is paid by the party or parties requesting such removal and at no cost and expense to the State of Georgia. If an easement is relocated for any reason, the State Properties Commission is authorized to convey by quitclaim deed the state's interest in the former easement area.

603 **SECTION 51.**

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Department of Transportation with respect to the state highway system or of a county with respect to the county road system or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area

or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 52.That the easement granted to The Unified Government of

That the easement granted to The Unified Government of Athens-Clarke County, Georgia, shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area, so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

618 **SECTION 53.**

That the consideration for such easement shall be for \$10.00 and such further consideration and provisions as the State Properties Commission may determine to be in the best interest of the State of Georgia.

SECTION 54.

- That this grant of easement shall be recorded by the Grantee in the Superior Court of Clarke County and a recorded copy shall be forwarded to the State Properties Commission.
- 626 That the authorization in this resolution to grant the above-described easement to The

SECTION 55.

- 627 Unified Government of Athens-Clarke County, Georgia, shall expire three years after the
- date that this resolution becomes effective.

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- **SECTION 56.**
- That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.
- **SECTION 57.**
- 633 That the State of Georgia is the owner of the described real property in Clarke County, and
- 634 the property is in the custody of the Departments of Agriculture and of Corrections,
- hereinafter referred to as the "easement area of approximately 0.33 of an acre (25' wide along
- 636 the western boundary of Parcels 5A and 5B)" and that, in all matters relating to this easement
- area, the State of Georgia is acting by and through its State Properties Commission.

SECTION 58.

That prior to the conveyance of the sale property by competitive bid the State of Georgia, acting by and through its State Properties Commission, may grant to Smith & Martin Investments, Inc., or its successors and assigns, and its guests a nonexclusive easement for the operation and maintenance of ingress and egress in, on, over, under, upon, across, or through the easement area for the purpose of Smith & Martin Investments, Inc., and its guests ingress and egress together with the right of ingress and egress over adjacent land of the State of Georgia as may be reasonably necessary to accomplish the aforesaid purposes.

SECTION 59.

That the above-described premises shall be used solely for the purpose of ingress and egress for Smith & Martin Investments, Inc., its successors and assigns, and guests.

SECTION 60.

That Smith & Martin Investments, Inc., shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper operation and maintenance of said ingress and egress.

SECTION 61.

That, after Smith & Martin Investments, Inc., has put into use the ingress and egress for which this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, Smith & Martin Investments, Inc., or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the ingress and egress shall become the property of the State of Georgia, or its successors and assigns.

SECTION 62.

That no title shall be conveyed to Smith & Martin Investments, Inc., and, except as herein specifically granted to Smith Martin, Inc., all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Smith & Martin Investments, Inc.

SECTION 63.

That if the State of Georgia, acting by and through its State Properties Commission, determines that any or all of the facilities placed on the easement area should be removed or

relocated to an alternate site on state owned land in order to avoid interference with the state's use or intended use of the easement area, it may grant a substantially equivalent nonexclusive easement to allow placement of the removed or relocated facilities across the alternate site, under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interests of the State of Georgia, and Smith & Martin Investments, Inc., shall remove or relocate its facilities to the alternate easement area at its sole cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and approves payment by the State of Georgia of all or a portion of such actual cost and expense, not to exceed by 20 percent the amount of a written estimate provided by Smith & Martin Investments, Inc. Upon written request, the State Properties Commission, in its sole discretion, may permit the relocation of the facilities to an alternate site on state owned land so long as the removal and relocation is paid by the party or parties requesting such removal and at no cost and expense to the State of Georgia. If an easement is relocated for any reason, the State Properties Commission is authorized to convey by quitclaim deed the state's interest in the former easement area.

SECTION 64.

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That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Department of Transportation with respect to the state highway system or of a county with respect to the county road system or of a municipality with respect to the city street system. The grantee shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

SECTION 65.

That the easement granted to Smith & Martin Investments, Inc., shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area, so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

700 **SECTION 66.**

701 That the consideration for such easement shall be no less than the fair market value as 702 determined by the State Properties Commission to be in the best interest of the state, and

such further consideration and provisions as the State Properties Commission may determine

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704 to be in the best interest of the State of Georgia. 705 **SECTION 67.** 706 That this grant of easement shall be recorded by Smith & Martin Investments, Inc., in the 707 Superior Court of Clarke County and a recorded copy shall be forwarded to the State 708 Properties Commission. 709 **SECTION 68.** 710 That the authorization in this resolution to grant the above-described easement to Smith & Martin Investments, Inc., shall expire three years after the date that this resolution becomes 711 712 effective. **SECTION 69.** 713 714 That the State Properties Commission is authorized and empowered to do all acts and things 715 necessary and proper to effect the grant of the easement area. 716 **ARTICLE VIII** 717 **SECTION 70.** 718 That the State of Georgia is the owner of the above-described real property in Emanuel 719 County and that in all matters relating to the conveyance of the real property the State of 720 Georgia is acting by and through its State Properties Commission. 721 **SECTION 71.** 722 That the above-described parcels of real property may be conveyed by appropriate instrument to the City of Swainsboro for a consideration of \$10.00, so long as the property is used for 723 a public purpose and such further consideration and provisions as the State Properties 724 725 Commission shall in its discretion determine to be in the best interest of the State of Georgia. **SECTION 72.** 726 727 That the authorization in this resolution to convey the above-described real property shall expire three years after the date that this resolution becomes effective. 728 **SECTION 73.** 729 730 That the State Properties Commission is authorized and empowered to do all acts and things 731 necessary and proper to effect such conveyance.

732	SECTION 74.
733	That the deed of conveyance shall be recorded by the Grantee in the Superior Court of
734	Emanuel County and a recorded copy shall be forwarded to the State Properties Commission.
735	SECTION 75.
736	That custody of the above-described property shall remain in the Department of
737	Administrative Services until the property is conveyed.
738	ARTICLE IX
739	SECTION 76.
740	That the State of Georgia is the owner of the above-described real property in Fulton County
741	and that in all matters relating to the conveyance of the real property the State of Georgia is
742	acting by and through its State Properties Commission.
743	SECTION 77.
744	That all or a portion of the above-described approximately 37 acre parcel of property may
745	be conveyed by appropriate instrument to Fulton County for a consideration of \$10.00, so
746	long as the property is used for a public purpose and such further consideration and
747	provisions as the State Properties Commission shall in its discretion determine to be in the
748	best interest of the State of Georgia.
749	SECTION 78.
750	That the authorization in this resolution to sell the above-described real property shall expire
751	three years after the date that this resolution becomes effective.
752	SECTION 79.
753	That the State Properties Commission is authorized and empowered to do all acts and things
754	necessary and proper to effect such sale.
755	SECTION 80.
756	That the deed of conveyance shall be recorded by the Grantee in the Superior Court of Fulton
757	County and a recorded copy shall be forwarded to the State Properties Commission.
758	SECTION 81.
759	That custody of the above-described property shall remain in the Department of Corrections
760	until the property is conveyed.

761	ARTICLE X
762	SECTION 82.

That the State of Georgia is the owner of the above-described real property in Gordon County, and that in all matters relating to the leasing of initially approximately 20.1 acres of real property and, after the state issues an approximately 5.5 acre easement to GDOT to improve the safety of State Route 225, in all matters relating to the leasing of ultimately approximately 14.6 acres of real property the State of Georgia is acting by and through its State Properties Commission.

769 **SECTION 83.**

That the State of Georgia, acting by and through the State Properties Commission, is authorized to lease the above-described real property to the Calhoun Elks Home, Inc., for a period of ten years for a consideration of fair market value as determined by the State Properties Commission to be \$3,800.00 per year; and such further terms and conditions as determined by the State Properties Commission to be in the best interest of the State of Georgia.

776 **SECTION 84.**

That the State Properties Commission is authorized and empowered to do all acts and things
 necessary and proper to effect such lease.

779 **SECTION 85.**

780 That the lease shall be recorded by the lessee in the Superior Court of Gordon County and 781 a recorded copy shall be forwarded to the State Properties Commission.

782 **SECTION 86.**

That the authorization to lease the above-described property to the Calhoun Elks Home, Inc., shall expire three years after the date that this resolution is enacted into law and approved by the State Properties Commission.

786 **SECTION 87.**

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That the State of Georgia, acting by and through its State Properties Commission, may grant to the Georgia Department of Transportation, or its successors and assigns, a nonexclusive easement area on State of Georgia property totaling approximately 9 acres for improved safety and operation and maintenance of a highway. Said easement area is located in Calhoun, Gordon County, Georgia, and may be more particularly described by a plat of

survey prepared by a Georgia Registered Land Surveyor and presented to the State Properties

793 Commission for approval.

SECTION 88.

That the above-described premises shall be used solely for the purpose of installing, maintaining, and operating said highway.

SECTION 89.

That the Georgia Department of Transportation shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper installation, maintenance, and operation of said highway.

SECTION 90.

That, after the Georgia Department of Transportation has put into use the highway this easement is granted for, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, the Georgia Department of Transportation, or its successors and assigns, shall have the option of removing its facilities from the easement area or leaving the same in place, in which event the facilities shall become the property of the State of Georgia, or its successors and assigns.

SECTION 91.

That no title shall be conveyed to the Georgia Department of Transportation and, except as herein specifically granted to the Georgia Department of Transportation, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to the Georgia Department of Transportation.

SECTION 92.

That if the State of Georgia, acting by and through its State Properties Commission, determines that any or all of the facilities placed on the easement area should be removed or relocated to an alternate site on state owned land in order to avoid interference with the state's use or intended use of the easement area, it may grant a substantially equivalent nonexclusive easement to allow placement of the removed or relocated facilities across the alternate site, under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interests of the State of Georgia, and the Georgia Department of Transportation shall remove or relocate its facilities to the alternate easement area at its sole

cost and expense, unless the State Properties Commission determines that the requested removal or relocation is to be for the sole benefit of the State of Georgia and approves payment by the State of Georgia of all or a portion of such actual cost and expense, not to exceed by 20 percent the amount of a written estimate provided by the Georgia Department of Transportation. Upon written request, the State Properties Commission, in its sole discretion, may permit the relocation of the facilities to an alternate site on state owned land so long as the removal and relocation is paid by the party or parties requesting such removal and at no cost and expense to the State of Georgia. If an easement is relocated for any reason, the State Properties Commission is authorized to convey by quitclaim deed the state's interest in the former easement area.

SECTION 93.

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That the easement granted to the Georgia Department of Transportation shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area, so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

SECTION 94.

That the consideration for such easement shall be \$10.00 and such further consideration and provisions as the State Properties Commission may determine to be in the best interest of the State of Georgia.

SECTION 95.

That this grant of easement shall be recorded by the Grantee in the Superior Court of Gordon County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 96.

That the authorization in this resolution to grant the above-described easement to the Georgia
Department of Transportation shall expire five years after the date that this resolution
becomes effective.

SECTION 97.

That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to effect the grant of the easement area.

854	ARTICLE XI
855	SECTION 98.
856	That the State of Georgia is the owner of the above-described real property in Gwinnett
857	County and that in all matters relating to the conveyance of the real property the State of
858	Georgia is acting by and through its State Properties Commission.
859	SECTION 99.
860	That all or a portion of the above-described approximately 6.42 acre parcel of property may
861	be conveyed by appropriate instrument to Gwinnett County for a consideration of \$10.00,
862	so long as the property is used and such further consideration and provisions as the State
863	Properties Commission shall in its discretion determine to be in the best interest of the State
864	of Georgia.
865	SECTION 100.
866	That the authorization in this resolution to sell the above-described real property shall expire
867	three years after the date that this resolution becomes effective.
868	SECTION 101.
869	That the State Properties Commission is authorized and empowered to do all acts and things
870	necessary and proper to effect such sale.
871	SECTION 102.
872	That the deed of conveyance shall be recorded by the Grantee in the Superior Court of
873	Gwinnett County and a recorded copy shall be forwarded to the State Properties
874	Commission.
875	SECTION 103.
876	That custody of the above-described property shall remain in the Department of Driver
877	Services until the property is conveyed.
878	ARTICLE XII
879	SECTION 104.
880	That the State of Georgia is the owner of the above-described real property in Hancock
881	County and that in all matters relating to the conveyance of the real property the State of
882	Georgia is acting by and through its State Properties Commission.

883 SECTION 105. 884 That all or a portion of the above-described property may be conveyed by competitive bid for the fair market value as determined by the State Properties Commission to be in the best 885 interest of the State of Georgia and such further consideration and provisions as the State 886 887 Properties Commission shall in its discretion determine to be in the best interest of the State 888 of Georgia. **SECTION 106.** 889 890 That the authorization in this resolution to sell the above-described real property shall expire 891 three years after the date that this resolution becomes effective. 892 SECTION 107. 893 That the State Properties Commission is authorized and empowered to do all acts and things 894 necessary and proper to effect such sale. SECTION 108. 895 That the deed of conveyance shall be recorded by the Grantee in the Superior Court of 896 897 Hancock County and a recorded copy shall be forwarded to the State Properties Commission. SECTION 109. 898 899 That custody of the above-described property shall remain in the Department of Corrections 900 until the property is conveyed. 901 **ARTICLE XIII** 902 SECTION 110. That the State of Georgia is the owner of the above-described real property in McDuffie 903 County and that in all matters relating to the conveyance of the real property the State of 904 905 Georgia is acting by and through its State Properties Commission. **SECTION 111.** 906 That all or a portion of the above-described approximately 2.00 acre parcel of property may 907 be conveyed by appropriate instrument to the McDuffie County Board of Commissioners in 908 exchange for approximately 2.00 acres of land owned by the McDuffie County Board of 909 Commissioners located on the Thomson-McDuffie County Airport for use as a site of Project 910 No. DTAE 147, aircraft technology building for Augusta Technical College and such further 911

consideration and provisions as the State Properties Commission shall in its discretion

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913 determine to be in the best interest of the State of Georgia. 914 **SECTION 112.** 915 That the authorization in this resolution to exchange the above-described real property shall 916 expire three years after the date that this resolution becomes effective. **SECTION 113.** 917 918 That the State Properties Commission is authorized and empowered to do all acts and things 919 necessary and proper to effect such exchange. 920 **SECTION 114.** That the deed of conveyance shall be recorded by the Grantee in the Superior Court of 921 McDuffie County and a recorded copy shall be forwarded to the State Properties 922 923 Commission. **SECTION 115.** 924 925 That custody of the above-described property shall remain in the Technical College System 926 of Georgia until the property is conveyed. 927 ARTICLE XIV 928 **SECTION 116.** That the State of Georgia is the owner of the above-described Telfair County real property 929 930 and that in all matters relating to the conveyance of the real property the State of Georgia is 931 acting by and through its State Properties Commission. 932 **SECTION 117.** That the above-described approximately 5.078 acres of real property may be conveyed to the 933 City of Milan for a consideration of \$10.00, and such further consideration and provisions 934 as the State Properties Commission shall in its discretion determine to be in the best interest 935 936 of the State of Georgia. 937 **SECTION 118.** That the authorization in this resolution to sell the above-described property shall expire 938 939 three years after the date that this resolution becomes effective.

940	SECTION 119.
941	That the State Properties Commission is authorized and empowered to do all acts and things
942	necessary and proper to affect such conveyance.
943	SECTION 120.
944	That the deed of conveyance shall be recorded by the Grantee in the Superior Court of Telfair
945	County and a recorded copy shall be forwarded to the State Properties Commission.
946	SECTION 121.
947	That custody of the above-described property shall remain in the Department of Corrections
948	until the property is conveyed
949	ARTICLE XV
950	SECTION 122.
951	That this resolution shall become effective as law upon its approval by the Governor or upon
952	its becoming law without such approval.
953	SECTION 123.
954	That all laws and parts of laws in conflict with this resolution are repealed.