#### **ADOPTED SENATE**

## A BILL TO BE ENTITLED AN ACT

1 Authorizing the conveyance of certain state owned real property located in Appling County, 2 Georgia; authorizing the conveyance of certain state owned real property located in Baldwin 3 and Wilkinson Counties, Georgia; authorizing the conveyance of certain state owned real property located in Bibb County, Georgia; authorizing the exchange of certain state owned 4 5 real property in Burke County, Georgia; authorizing the leasing of certain state owned real property located in Calhoun County, Georgia; authorizing the conveyance of certain state 6 7 owned real properties located in Carroll County, Georgia; authorizing the placement of 8 certain restrictions on state owned real property located in Chatham County, Georgia; 9 authorizing the conveyance and acquisition of certain state owned real property located in Clarke County, Georgia; authorizing the conveyance of certain state owned real properties 10 11 located in Colquitt County, Georgia; authorizing the conveyance or leasing of certain state 12 owned real property located in DeKalb County, Georgia; authorizing the leasing of certain state owned real property in Fulton County, Georgia; authorizing the conveyance and 13 14 acquisition of an easement on certain state owned real property located in Greene County, 15 Georgia; authorizing the conveyance of certain state owned real property located in Haralson County, Georgia; authorizing the conveyance of certain state owned real property located in 16 17 Lowndes County, Georgia; authorizing the conveyance of certain state owned real property 18 located in Madison County, Georgia; authorizing the sale of certain state owned real property 19 located in Monroe County, Georgia; authorizing the conveyance of certain state owned real 20 property located in Polk County, Georgia; authorizing the conveyance of and the lease of 21 certain state owned real properties located in Stephens County, Georgia; authorizing the 22 conveyance of and the lease of certain state owned real properties located in Toombs County, 23 Georgia; authorizing the conveyance of certain state owned real property located in Upson 24 County; to provide an effective date; and for other purposes.

- 25 WHEREAS:
- 26 (1) The State of Georgia is the owner of a certain parcel of real property located in
  27 Appling County, Georgia;

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- (2) Said real property is all that tract or parcel lying and being in Land Lots 191 and 234 28 29 of the 2nd Land District and Georgia Militia District 1297 of Appling County and 30 containing approximately 2.74 acres along State Route 15 and is more particularly described on a plat of survey highlighted in yellow entitled "Right-of-Way Plan for 31 Georgia Department of Transportation" last revised on July 14, 2008, and being on file 32 33 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 34 State Properties Commission for approval; 35
- 36 (3) Said property is under the custody of the State Forestry Commission;
- 37 (4) The Department of Transportation is improving the road as a portion of Project
  38 EDS-545(28), P.I. 522300, Parcel 45;
- 39 (5) The Department of Transportation requires that the above-described property be
  40 owned in the name of the Department of Transportation and will purchase property from
  41 the state for fair market value including cost to cure any damages;
- 42 (6) The State Forestry Commission, at its meeting of February 9-10, 2009, approved the
   43 conveyance of the above-described property to the Department of Transportation; and

- 45 (1) The State of Georgia is the owner of certain parcels of real property located in
  46 Baldwin and Wilkinson Counties, Georgia;
- 47 (2) Said real property is all that tract or parcel lying and being in Georgia Militia District 48 1714, Land Lots 247, 248, 264 Land District 5 of Baldwin County and containing approximately 4.23 acres to be conveyed and an additional 0.759 of an acre to be subject 49 to an easement along U.S. Highway 540/Fall Line Freeway Stage 2, and all that tract or 50 51 parcel lying and being in Georgia Militia District 328 of Wilkinson County and containing approximately 7.5 acres along U.S. Highway 540/Fall Line Freeway Stage 2 52 and is more particularly described on a May 7, 2004 drawing entitled "Right-of-Way Map 53 for Georgia Department of Transportation" in Wilkinson and Baldwin Counties, Project 54 EDS-0000-00(346), and being on file in the offices of the State Properties Commission; 55 and may be more particularly described on a plat of survey prepared by a Georgia 56 registered land surveyor and presented to the State Properties Commission for approval; 57 (3) Said property is under the custody of the State Forestry Commission; 58
- (4) The Department of Transportation is improving the road as a portion of Project RE:
  EDS-0000-00(346) Baldwin County P.I. # 0000346, Parcels 2A and 3, and Parcels 1A,
  1B and 2B in Wilkinson County;

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- (5) The Department of Transportation requires that the above-described property be
  owned in the name of the Department of Transportation and will purchase property from
  the state for fair market value including cost to cure any damages;
- (6) The State Forestry Commission, at its meeting of February 14, 2011, approved the
   conveyances of the above-described properties to the Department of Transportation;

## 67 WHEREAS:

68 (1) The State of Georgia is the owner of a certain parcel of real property located in Bibb
69 County, Georgia;

- (2) Said real property is all that tract or parcel lying and being in Lot 1 Square 73 of the 70 71 Master Plan of Macon, Georgia at 811 Hemlock Street (formerly Oak Street) and containing approximately 0.361 of an acre less encumbered by an approximately 16 foot 72 wide easement for access to the Macon-Bibb County Hospital Authority, as more 73 74 particularly described on a survey at Plat Book 23 Page 146 and being on file in the offices of the State Properties Commission; and may be more particularly described on 75 a plat of survey prepared by a Georgia registered land surveyor and presented to the State 76 77 Properties Commission for approval;
- (3) Said property is under the custody of the Department of Community Health and is
  known as the Macon Public Health Office;
- (4) The Department of Community Health, due to the age of this facility, is receptive to
  the idea of relocating the Division of Public Health's staff housed there to newer space
  in the same city as requested by the Division of Public Health;
- 83 (5) The Macon-Bibb County Hospital Authority has indicated interest in acquiring the
  84 property for fair market value;
- (6) The Board of Community Health, at its meeting on March 10, 2011, approved the
  surplusing of this property and sale by competitive bid or to the Macon-Bibb County
  Hospital Authority at fair market value as determined by State Properties Commission;
  and

- 90 (1) The State of Georgia is the owner of a certain parcel of real property located in Burke
  91 County, Georgia;
- 92 (2) Said parcel is all that tract or parcel of land lying and being in Georgia Militia
  93 District 68 of Burke County described as commencing at course L5 then continuing and
  94 including course EL1 to course R14 to the gate location then reconvening at course R24
  95 then continuing to and ending at course R26 and containing approximately 3.3 acres,
  96 being more particularly described as a 30 foot-wide access easement on a plat of survey

- 97 "Property Survey for Stuart Rackley" prepared by Warren E. Poythress, Georgia
  98 Registered Land Surveyor No. 1953, dated April 28, 2009, revised March 15, 2010, and
  99 may be more particularly described on a plat of survey prepared by a Georgia registered
  100 land surveyor and presented to the State Properties Commission for approval; and
- 101 (3) The above-described property provides access to property owned by Stuart Rackley
  102 adjacent to the Yuchi Wildlife Management Area which is under the custody of the
  103 Department of Natural Resources;
- 104 (4) Stuart Rackley is the owner of the underlying fee interest to approximately 57.86
  105 acres on which a conservation easement to the state was conveyed on December 31,
  106 2010, as described on the same plat;
- 107 (5) Stuart Rackley is desirous of the state conveying the above-described 3.3 acre
  108 easement in exchange for a 30 foot-wide access easement of approximately 0.7 of an acre
  109 from Stuart Rackley commencing at course R4 then continuing to course R7 then
  110 reconvening at course R14 then continuing to and ending at course R24 on the same plat,
  111 and the consideration of the value of the conservation easement conveyed to the state on
  112 December 31, 2010;
- (6) Stuart Rackley and the Department of Natural Resources have reached an agreement
  for the exchange of easements which is advantageous to the state;
- (7) The Board of Natural Resources, by resolution dated October 27, 2010,
  recommended the exchange of easements as described above; and

- (1) The State of Georgia is the owner of certain parcels of real property located inCalhoun County, Georgia;
- 120 (2) Said property is all that tract or parcel of land lying and being in Lot 176th of the 1st District of Calhoun County containing 1 acre and being more particularly described in 121 a deed recorded in the Superior Court of Calhoun County in Deed Book V Folio 431 and 122 being on file in the offices of the State Properties Commission and more specifically 123 described in that aerial drawing locating a Forestry tower at the intersection of Tower 124 125 Drive SE and Hartford Street East in the City of Edison, Georgia, and may be more particularly described on a plat of survey prepared by a Georgia registered land surveyor 126 and presented to the State Properties Commission for approval; 127
- 128 (3) The above-described property is in the custody of the State Forestry Commission;
- (4) The West Georgia Consortium Housing Authority is desirous of leasing for \$10.00
  a portion of the tower on the property to locate and operate a video security system
  through June 30, 2025, on that tower;

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- (5) By resolution dated June 24, 2010, the State Forestry Commission recommended the
  leasing of said property; and
- 134 WHEREAS:
- (1) The State of Georgia is the owner of a certain parcel of real property located inCarroll County, Georgia;
- (2) Said real property is all that tract or parcel lying and being in Land Lot 219 of the 5th 137 Land District of Carroll County and containing approximately 0.72 of one acre and is 138 more particularly described on a plat of survey entitled "Right-of-Way Plan, Carroll 139 County" last revised on March 22, 2010, and prepared by Douglas C. Crawford, Georgia 140 Registered Land Surveyor #1833 and being on file in the offices of the State Properties 141 Commission; and may be more particularly described on a plat of survey prepared by a 142 Georgia registered land surveyor and presented to the State Properties Commission for 143 144 approval;
- (3) Said property is under the custody of the Technical College System of Georgia at
  West Georgia Technical College;
- 147 (4) There is heavy traffic causing safety concerns near Olympic Road and Georgia
  148 Highway 16, which will be compounded by new buildings at West Georgia Technical
  149 College;
- (5) The Carroll County Board of Commissioners has agreed to and intends to construct
  and maintain a safer road, and as a condition of maintaining it requires that the
  above-described property be owned in the name of the Carroll County Board of
  Commissioners;
- (6) The State Board of Technical and Adult Education, at its meeting of November 4,
  2010, approved the conveyance of the above-described property to the Carroll County
  Board of Commissioners for \$10.00; and
- 157 WHEREAS:

(1) The State of Georgia is the owner of a certain parcel of real property located inCarroll County, Georgia;

(2) Said real property is all those tracts or parcels of land having been purchased from
the development authority of the City of Bowdon for \$2,000.00, lying and being in Land
Lot 157 of the 9th Land District of Carroll County, Georgia, containing approximately
2.0 acres, as shown on a plat of survey entitled "State of Georgia, Department of
Agriculture" dated May 16, 1994, prepared by Keck & Wood Engineers and Surveyors,
approved by Ross Lynn, and on file in the offices of the State Properties Commission as
Real Property Record 08701, and may be more particularly described on a plat of survey

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prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval;

- (3) Said tract or parcel was formerly the site of the Bowdon Poultry Lab, now under the
  custody of the Department of Agriculture and no longer in operation;
- (4) The City of Bowdon is desirous of acquiring the above-described property for
  \$2,000.00 for public purposes, specifically for operation of a free medical clinic in an
  economically depressed area, and on December 15, 2010, approved a resolution to that
  effect; and on January 14, 2011, the development authority of the City of Bowdon
  consented to the purchase of the property by the city;
- (5) By letter dated January 13, 2011, the Commissioner of Agriculture recommended
  that the above-described property be declared surplus and conveyed to the City of
  Bowdon for fair market value as determined by the State Properties Commission for
  public purpose, in this instance for operation of a free medical clinic in Bowdon; and

- (1) The State of Georgia is the owner by presumption of law of certain salt marshland
  located in the 7th Georgia Militia District of Chatham County, Georgia, and regulated by
  the Department of Natural Resources pursuant to the Coastal Marshlands Protection Act,
  of 1970, O.C.G.A. § 12-5-280, et seq., and the Governor's powers to regulate public
  property pursuant to O.C.G.A. § 50-16-61;
- 186 (2) By virtue of a warranty deed dated December 31, 2008, and recorded in Deed Book 187 347 H Pages 362-363 of the Chatham County Clerk of Superior Court, the Board of 188 Commissioners of Chatham County, Georgia, claims the same salt marshland comprising and containing 106± acres in the 7th Georgia Militia District as more fully described as 189 190 Lot 1 on a survey titled "The Northeastern Portion of the Householder Tract, prepared for 191 the Chatham County Board of Commissioners, JS&H Enterprises, LLP" dated 192 December 18, 2008, by surveyor Wright C. Powers, Jr., Georgia Registered Land 193 Surveyor No. 2612 for Thomas and Hutton Engineering Company recorded in the office 194 of the Clerk of the Superior Court of Chatham County, Georgia, in Plat Record Book 195 40-S, Page 108-A, et seq. (the "Mitigation Bank Property");
- (3) The state is also the owner by presumption of law of certain adjacent salt marshland
  to the Mitigation Bank Property located in the 7th Georgia Militia District of Chatham
  County, Georgia, and regulated by the Department of Natural Resources pursuant to the
  Coastal Marshlands Protection Act of 1970 and the Governor's powers to regulate public
  property pursuant to O.C.G.A. § 50-16-61;
- (4) By virtue of a warranty deed dated August 4, 2006, and recorded in Deed Book 311G
  Pages 343-371 of the Chatham County Clerk of Superior Court, Chatham County claims

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the same salt marshland comprising less than one acre and containing a flood control weir
("Rock Weir") in the 7th Georgia Militia District, as more fully described on a survey
titled "Acquisition Map, Quacco Canal, Drainage Improvements, for the Chatham
County Board of Commissioners" prepared by Moreland Altobelki Associates, Inc., dated
April 12, 2005, and last revised on May 20, 2005, and May 26, 2006, by surveyor Ronnie
J. Joiner, Georgia Registered Land Surveyor No.2488, said plat incorporated into and
recorded with the deed;

210 (5) Chatham County, as a political subdivision of this state, desires to establish, 211 construct, operate, maintain, and monitor a salt marsh wetland mitigation bank on the Mitigation Bank Property and the Rock Weir Property in accordance with 33 C.F.R. 325 212 and 33 C.F.R. 332 and the compensatory mitigation rules and regulations of the U.S. 213 Army Corps of Engineers (40 C.F.R. Part 332) and consistent with a mitigation banking 214 instrument approved by the USACE, the credits from which will be used solely for 215 216 mitigating the unavoidable impacts associated with the construction of public works projects by Chatham County and the City of Savannah and agencies, authorities, and 217 218 other entities within state government;

(6) To resolve any dispute as to ownership of the above-referenced salt marshland,
Chatham County will quitclaim to the state its interest in the properties;

(7) Chatham County desires to enter into an intergovernmental agreement with the
Department of Natural Resources for the establishment, construction, operation,
maintenance, and monitoring of a mitigation bank in accordance with the requirements
of the USACE on the properties and further provide the state with 25 percent of the bank
mitigation credits as released by USACE at no cost to the state;

(8) To establish the mitigation bank, Chatham County requests the state to place certain
restrictions on the properties in accordance with the requirements of the USACE;

(9) The Board of Natural Resources on March 7, 2011, passed a resolution 228 recommending that permanent restrictions be placed on the properties in Chatham 229 County, Georgia, in accordance with the USACE's requirements for the properties to be 230 used as a mitigation bank by Chatham County in consideration of Chatham County 231 232 quitclaiming its interest in the properties to the state and Chatham County, at its sole cost and expense, establishing, constructing, operating, maintaining, and monitoring of the 233 mitigation bank on the properties with the state's right to use 25 percent of the mitigation 234 credits as the credits are released by USACE pursuant to an intergovernmental agreement 235 with the Department of Natural Resources; and 236

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- 237 WHEREAS:
- (1) The State of Georgia is the owner of a certain parcel of real property located inClarke County, Georgia;

(2) Said parcel is all that approximately 4.929 acre parcel of an approximately 9.9 acre
tract of land lying and being in Georgia Militia District 219 of Clarke County, being more
particularly described on an Exhibit of the Exchange parcels 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 above-described property is across US Highway 29 from the main campus of
  Athens Technical College which is under the custody of the Technical College System
  of Georgia;
- (4) Athens Regional Hospital Authority is the owner in fee interest of approximately
  3.474 acres on the same side of US Highway 29 as the main campus of Athens Technical
  College, as described on the same exhibit;
- (5) Athens Regional Hospital Authority stated in a resolution dated November 23, 2010,
  that it is desirous of the state conveying the above-described 4.929 acre parcel to the
  authority in exchange for the authority conveying to the state the 3.474 acre parcel, the
  two parcels being of equal value;
- (6) The authority and the Technical College System of Georgia have reached an
  agreement for the exchange of properties which is advantageous to the state;
- (7) The Technical College System of Georgia, by resolution dated November 4, 2010,
  recommended the exchange of properties; and
- WHEREAS:
- (1) The State of Georgia is the owner of a certain parcel of real property located inColquitt County, Georgia;

(2) Said real property is all those tracts or parcels of land lying and being in Land Lot
260 of the 8th District of Colquitt County, Georgia, containing approximately 5 acres
being the same property from the Colquitt County Board of Commissioners on May 14,
1962, for \$1.00 as Real Property Record 01904, 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 surveyor and presented to the State Properties
Commission for approval;

- 269 (3) Said tract or parcel was formerly the site of Moultrie Armory, now under the custody
  270 of the Department of Defense and no longer in operation;
- (4) The Colquitt County Board of Education is desirous of acquiring the above-described
   property for the public purpose of locating its kindergarten program;

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(5) By letter dated January 21, 2011, the adjutant general stated that all activities
associated with the above-described property have been relocated to a new location and
declared the property surplus to the needs of the department and recommended that the
above-described property be conveyed to the Colquitt County Board of Education for
\$10.00 to be used for public purpose; and

## WHEREAS:

(1) The State of Georgia is the owner of a certain parcel of real property located inColquitt County, Georgia;

- (2) Said real property is a parcel of land lying and being in Land Lot 262 of the 8th Land
  District of Colquitt County and containing approximately 0.287 of one acre as described
  on a plat of survey entitled "Survey for State of Georgia Department of Labor" dated
  November 10, 2009, and being on file in the offices of the State Properties Commission;
  (3) The Department of Labor has relocated all activities associated with the
  above-described property to a new location and has declared the property surplus to the
  needs of the department;
- (4) The Commissioner of Labor, by letter dated December 4, 2009, recommended that
  the above-described property be sold for fair market value; and

## WHEREAS:

(1) The State of Georgia is the owner of a certain parcel of real property located inDeKalb County, Georgia; and

(2) Said parcel is all that tract or parcel of land lying and being in Land Lot 79 of the
15th Land District of DeKalb County containing approximately 43 acres and being more
particularly described on a drawing by the Department of Corrections titled Metro State
Prison and Fleet Properties to Surplus dated February 18, 2011, 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;

- 300 (3) The above-described property is under the custody of the Department of Corrections
  301 and known as Metro State Prison and Vehicle Repair Center;
- 302 (4) The Department of Corrections no longer has a need for the above-described property
  303 and has declared it surplus to its needs;
- 304 (5) The property will be sold by competitive bid or for the fair market value to local
  305 government entity as determined by the State Properties Commission; and

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- 306 WHEREAS:
- 307 (1) The State of Georgia is the owner of certain parcels of real property located in Fulton
  308 County, Georgia;

309 (2) Said property is all that tract or parcel of land lying and being in Land Lot 78th of the
310 14th District of Fulton County containing approximately 3 acres and being more
311 particularly described as Tract Parcels "1," "2," and "3" on a drawing entitled "Property
312 Breakout Sketch (Green Lot – CFHOF)" last revised February 4, 2011, and being on file
313 in the offices of the State Properties Commission and may be more particularly described
314 on a plat of survey prepared by a Georgia registered land surveyor and presented to the
315 State Properties Commission for approval;

- (3) The above-described tract parcels comprise a portion of the Geo. L. Smith II Georgia
  World Congress Center campus which is in the custody of the Department of Economic
  Development and managed by the Geo. L. Smith II Georgia World Congress Center
  Authority through that certain management agreement dated April 8, 1974, and
  subsequently amended;
- (4) The State of Georgia is the owner of certain parcels of real property adjacent to the
  above-described property also lying and being in Land Lot 78th of the 14th District of
  Fulton County and being more particularly described as "Central of Georgia Railroad"
  which is leased to CSX Transportation under that certain lease which expires December
  31, 2019, and being on file in the offices of the State Properties Commission;
- 326 (5) The Department of Economic Development, by and through the Geo. L. Smith II 327 Georgia World Congress Center Authority, desires to: (i) construct a new parking deck; 328 (ii) construct a new entranceway from Marietta Street to the Geo. L. Smith II Georgia World Congress Center; (iii) extend Baker Street and abandon Foundry Street; and 329 330 (iv) remodel office space in Building A of the Geo. L. Smith II Georgia World Congress Center together with optional connecting pedestrian walkways on Tracts 1 and 2, 331 respectively, for the enhancement of a proposed College Football Hall of Fame facility 332 through the issuance of not more than \$10,000,000.00 in principal amount of general 333 obligation bonds as authorized in Section 50 of the General Appropriations Act for state 334 fiscal year 2010-2011 (Ga. L. 2010, Volume One, Book Two Appendix, p. 160 of 164, 335 Act No. 684)[BOND # 78] from state general funds; 336
- (6) Atlanta Hall Management, Inc., desires leasing Tract 2 being approximately 1.4 acres
  for 30 years with four renewal options of five years each, provided that Atlanta Hall
  Management, Inc., maintains licensing and authorization from the National Football
  Foundation for operation of the College Football Hall of Fame, and provided that certain
  plans and specifications for the College Football Hall of Fame are approved by the state,

# and that the lease of the "Primary Lease Parcel" is made upon other specified stipulations and terms and conditions as more particularly set forth in the resolution:

- 344 (A) State approval through Geo. L. Smith II Georgia World Congress Center Authority
   345 of exterior design plans for the College Football Hall of Fame facility;
- 346 (B) The use of a certain number of parking spaces in the state's above-proposed
  347 parking deck;
- 348 (C) Grant of a right of first offer to Atlanta Hall Management, Inc., for a period of ten
  349 years from the commencement date of the ground lease for the lease of certain air rights
  350 above the existing parking deck structure, provided that any new lease of such air rights
  351 will be presented to the General Assembly for approval; and
- 352 (D) The granting of nonexclusive appurtenant easements for the use and enjoyment of 353 the College Football Hall of Fame facility for the term of the lease which may be more 354 particularly described on a plat of survey prepared by a Georgia registered land 355 surveyor and presented to the State Properties Commission for approval; and

- 357 (1) The State of Georgia is the owner of a certain easement for the purpose of 358 constructing, maintaining, operating, inspecting, protecting, repairing, modifying, 359 replacing, improving, and removing a tower, appurtenances, and equipment for the 360 transmission, reception, and relaying of radio signals, messages, and transmissions in, 361 upon, and to that tract or parcel of land lying and being in the 138th District, G. M., 362 Greene County, Georgia, containing approximately 6 acres, together with the right of ingress and egress to and from said tower, power poles, guys, conduits, and equipment 363 over and across said lands and adjacent lands; 364
- 365 (2) Said easement being more particularly described in the easement recorded in the Office of the Clerk of the Superior Court of Greene County, Georgia, in Deed Book 47, 366 Page 450 and assigned by the Dixie Pipeline Company, as assignor, to the State of 367 Georgia, as assignee, in that Assignment of Easement dated January 25, 2008, and 368 recorded in the Office of the Clerk of the Superior Court of Greene County, Georgia, in 369 Deed Book 914, Page 427-428 and may be more particularly described on a plat of 370 survey prepared by a Georgia registered land surveyor and presented to the State 371 Properties Commission for approval; 372
- 373 (3) The above-described property provides access to the Woodville Radio Tower located
  374 on Georgia Highway 77 in Greene County, Georgia, and is under the custody of the
  375 Department of Natural Resources;
- (4) The County Commissioners of Greene County are desirous of the state conveying the
   above-described easement and the tower thereon to the commissioners in consideration

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for the commissioners entering into a 50 year intergovernmental agreement with the department to allow the state to install and maintain law enforcement communications and other telecommunications equipment on the existing tower or any replacement tower and the state's retention of a reversionary interest in the above-described easement in the event Greene County ceases to operate and maintain a communications tower on said property; and

(5) The County Commissioners of Greene County and the Department of Natural
Resources have reached an agreement for the conveyance of the above-described
easement in consideration for the reversionary interest and the intergovernmental
agreement which is advantageous to the state;

(6) The Board of Natural Resources, by resolution dated February 23, 2011,
recommended the conveyance of the easement as described above; and

## WHEREAS:

391 (1) The State of Georgia is the owner of a certain parcel of real property located in
392 Haralson County, Georgia;

- 393 (2) Said parcel is all that tract or parcel of land lying and being in Land Lot 230 of the
  394 5th Section of the 7th Land District of Haralson County containing approximately 10.4
  395 acres and being more particularly described on a plat of survey for the Department of
  396 Corrections by Cleveland S. Boutwell, Jr., Georgia Registered Land Surveyor # 1704,
  397 dated April 22, 1994, and being on file in the offices of the State Properties Commission
  398 as Real Property Record #8580;
- 399 (3) The above-described property is under the custody of the Department of Corrections
- and was the West Georgia Inmate Boot Camp in Haralson County;
- 401 (4) Haralson County is desirous of acquiring the above-described property for a public
  402 purpose;
- 403 (5) The Department of Corrections no longer has a need for the above-described property
  404 and has declared it surplus to its needs;
- 405 (6) The property will be conveyed to Haralson County for good and valuable406 consideration as determined by the State Properties Commission; and

407	WHEREAS:
408	(1) The State of Georgia is the owner of a certain parcel of real property located in
409	Lowndes County, Georgia;
410	(2) Said real property is a 0.771 of an acre parcel or tract lying and being in Land Lot 76,

- 411 and is described as Parcel 3 on those plans dated January 18, 2011, and entitled "State of
- 412 Georgia Department of Transportation, Office: District 4 Tifton, Utility Plan Drawing

- 413 24-002, Sheet 19 of 66" for Georgia Department of Transportation Project
  414 BR000-0000-00 (684) Lowndes County, P.I. 000684, and may be more particularly
  415 described on a plat of survey prepared by a Georgia registered land surveyor and
  416 presented to the State Properties Commission for approval;
- 417 (3) The above-described property is in the custody of the Department of Agriculture and
  418 is known as the Valdosta Farmers Market;
- (4) The City of Valdosta is improving and replacing Tucker Bridge Road at Dukes Bay
  Canal as a portion of Georgia Department of Transportation Project BR000-0000-00
  (684) Lowndes County, P.I. 000684, and Parcel 3 of the project is a state owned unused
- 422 parcel of approximately 0.771 of an acre at the rear of the 28 acre Valdosta Farmers
  423 Market;
- 424 (5) The City of Valdosta requires that the above-described property be owned in its name
  425 and will purchase property from the state for \$10.00 and cost to cure any damages;
- (6) In consideration of the improved safety and traffic resulting from the project, the
  Commissioner of Agriculture in a letter dated January 19, 2011, approved the conveyance
  of the above-described property to the City of Valdosta for \$10.00; and

- 430 (1) The State of Georgia is the owner of a certain parcel of real property located in431 Madison County, Georgia;
- 432 (2) Said real property is all that parcel or tract lying and being in Georgia Militia District 433 204 of Madison County and is more particularly described as a total of approximately 0.65 of an acre of two parcels (0.37 and 0.28 of an acre) on a plat of survey dated April 434 7, 1981, recorded in Plat Book 21 Page 3, and the approximately 0.37 of an acre parcel 435 436 being recorded in a deed dated June 7, 1955, in Deed Book U-3 Page 363 in the Office of the Clerk of Superior Court of Madison County a copy of which is on file as Real 437 Property Record # 04444 in the offices of the State Properties Commission, and the 0.28 438 of an acre parcel being recorded in a deed dated April 7, 1981, in Deed Book A-7 Folio 439 440 421-423 in the Office of the Clerk of Superior Court of Madison County a copy of which 441 is on file as Real Property Record # 07025 in the offices of the State Properties Commission, and may be more particularly described on a plat of survey prepared by a 442 Georgia registered land surveyor and presented to the State Properties Commission for 443 approval; 444
- (3) The above-described property is in the custody of the State Forestry Commission and
  was the Madison Sub-Unit;
- (4) The State Forestry Commission has determined that a building constructed in 1971
  on the property has outlived its economic life, and that closing the Madison Sub-Unit will

result in budgetary savings with minimal impact of service to the county, and on February
15, 2011, declared the improved property surplus to its needs;

- (5) Madison County conveyed the parcels in the property to the state for \$1.00 each and
  is desirous of acquiring the property from the state for \$10.00 with the stipulation that the
  property be used for public purpose, and the county is willing to be responsible for the
  operating costs, maintenance, and needed facility renovations and allow the State
  Forestry Commission to keep personnel and equipment at that location at no cost other
  than those associated with the commission's personnel and fire equipment; and
- 457 WHEREAS:
- (1) The State of Georgia is the owner of a certain parcel of real property located inMonroe County, Georgia;
- (2) Said real property is all that approximately 3 acre parcel or tract lying and being in 460 461 Land Lot 214 of the 6th District and described on a survey titled "Survey of Proposed Site of Georgia State Patrol Station for Monroe County" by H.C. Kendrick, Jr., Georgia 462 Registered Land Surveyor Number 1592, dated September 9, 1969, and recorded with the 463 464 June 11, 1970, deed from the Commissioners of Roads and Revenues for Monroe County 465 in Book 85 Folio 71 in the Office of the Clerk of Superior Court of Monroe County, a 466 copy of which is on file as Real Property Record #5041 in the offices of the State 467 Properties Commission and may be more particularly described on a plat of survey 468 prepared by a Georgia registered land surveyor and presented to the State Properties 469 Commission for approval;
- 470 (3) The above-described property is in the custody of the Department of Public Safety471 and is known as State Patrol Post 44 in Forsyth, Georgia;
- (4) The post which the county built in 1969 has outlived its useful life and the county has
  offered to fully finance both demolition of the current post and construction of new post
  facilities not to exceed a cost of \$750,000.00;
- (5) The Board of Public Safety at its November 18, 2010, meeting approved a resolution
  in support of the conveyance of the property to the Commissioners of Roads and
  Revenues for Monroe County with the stipulations that the Commissioners construct a
  new post to the department's specifications, not to exceed \$750,000.00, and after
  construction convey to the state a deed for the three improved acres with a clause of
  reversion to the Commissioners of Roads and Revenues for Monroe County if the
  property ever ceases to be used for public purpose as determined by the state;
- (6) The county and state shall enter into an agreement to construct, and in the event theGeneral Assembly fails to authorize conveyance of the property to the county, the county

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- shall nevertheless complete construction of the new headquarters and barracks for use by
  the Department of Public Safety as Georgia State Patrol Post 44;
  (7) In the event that the property is conveyed to the county and the county is legally
- 487 prohibited from transferring fee simple title to the State of Georgia upon completion of
  488 construction, the county will grant the State of Georgia an estate for years until such time
  489 as fee simple title can be conveyed;
- (8) The Monroe County Commissioners approved a resolution on December 21, 2010,
  approving the stipulations above and that the commissioners construct a new post to the
  department's specifications, not to exceed \$750,000.00, and after construction convey to
  the state a deed for the three improved acres with a clause of reversion to the
  Commissioners of Roads and Revenues for Monroe County if the property ever ceases
  to be used for public purpose as determined by the state; and

- 497 (1) The State of Georgia is the owner of a certain parcel of real property located in Polk
  498 County, Georgia;
- 499 (2) Said real property is all that parcel or tract lying and being in Land Lot 733, 734, 779 500 and 780 of the 2nd Land District of the 4th Section of Polk County and is more 501 particularly described as 12 acres on a plat of survey in Plat Book N Page 130 and 502 recorded in a deed dated June 22, 1989, in Deed Book 415 Page 543 in the Office of the 503 Clerk of Superior Court of Polk County a copy of which is on file as Real Property 504 Record # 7819 in the offices of the State Properties Commission and may be more 505 particularly described on a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval; 506
- 507 (3) The above-described property is in the custody of the Department of Corrections and
  508 was to be the site of the Cedartown State Prison, and a building was constructed and since
  509 abandoned as surplus;
- (4) The Department of Corrections has determined that a prison will not be operated at
  this site and the above-described property will no longer be needed by the department,
  and the Board of Corrections declared the improved property surplus to its needs; and
- 513 (5) The City of Cedartown conveyed the property to the state for \$1.00 and is desirous 514 of acquiring the property from the state for good and valuable consideration as 515 determined by the State Properties Commission, with the stipulation that the property be 516 used for public purpose;

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- 517 WHEREAS:
- 518 (1) The State of Georgia is the owner of a certain parcel of real property located in519 Stephens County, Georgia;

(2) Said real property is all that tract or parcel lying and being in Georgia Militia District
267 of Stephens County described as 0.244 of an acre titled Parcel 59 on Sheet 16 of 37
of a drawing by Arcadis for the Georgia Department of Transportation entitled RIGHT
OF WAY MAP, dated May 30, 2006, 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;

527 (3) Said property is under the custody of the State Forestry Commission as part of the
528 1.8 acre property known as the Stephens County District Office, which has been declared
529 surplus and authorized in Ga. L. 2010, p. 1017 to sell by competitive bid;

(4) The Department of Transportation is improving the S.R. 17 and 17 Alternate on the
southwest side of Highway 17 west of Meadowbrook Dive in Eastanolee, Georgia, as a
portion of Project EDS-545(37) Stephens County, P.I. 122260, 0.244 of an acre Parcel
59;

- (5) The Department of Transportation requires that the above-described property be
  owned in the name of the Department of Transportation and will purchase property from
  the state for fair market value including cost to cure any damages;
- (6) The State Forestry Commission, at its meeting of November 2, 2010, approved theconveyance of the above-described property to the Department of Transportation; and
- 539 WHEREAS:
- 540 (1) The State of Georgia is the owner of a certain parcel of real property located in541 Stephens County, Georgia;

(2) Said real property is all that tract or parcel lying and being in Georgia Militia District 542 440 of Stephens County and containing approximately 1.06 acres as shown on a plat of 543 survey dated April 2, 2009, by Russell Bartlett, Registered Georgia Surveyor # 2114 for 544 Stephens County Board of Commissioners and may be more particularly described on a 545 plat of survey prepared by a Georgia registered land surveyor and presented to the State 546 Properties Commission for approval, which is a portion of that 3.99 acre property 547 548 conveyed to the State of Georgia on July 2, 1968, for \$10.00 from the Board of Commissioners of Roads and Revenues of Stephens County and recorded in Deed Book 549 100 Pages 61-63 and Plat Book 5 Page 43 as Real Property Record #4333; 550

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- (3) Said property is under the custody of the Department of Public Safety and is known
  as State Patrol Post 7, such post having been constructed at the expense of Stephens
  County;
- (4) To improve public safety, the Board of Commissioners of Stephens County desires
  to build a fire station on that 1.06 acre parcel, which would be 100 percent financed,
  constructed, and insured by the county and which would be easily accommodated without
  diminishing the department's use of the property;
- (5) The department supports and has approved the construction and operation of such fire
  station and a 25 year lease of the property; consideration would be the value of the fire
  station improvement and increased public safety and additional improvements made in
  2010 to the existing state patrol post by the county of approximately \$2,700.00;
- (6) The Board of Commissioners of Stephens County approved on June 15, 2010, a
  resolution requesting a long-term lease of the 1.06 acres for the construction of such a fire
  station with those considerations;
- (7) The Board of Public Safety at its meeting of June 24, 2010, approved a long-term
  ground lease of the 1.06 acre above-described property to the Board of Commissioners
  of Roads and Revenues of Stephens County for such consideration; and

- 569 (1) The State of Georgia is the owner of two certain parcels of real property totaling 1.02
  570 acres located in Toombs County, Georgia;
- 571 (2) Said first parcel of such real property is all that parcel described as Parcel A ("the lease area") of land lying and being in Georgia Militia District 1823 of Toombs County 572 containing a total of approximately 0.55 of an acre as shown on a plat of survey entitled 573 574 "A New Automotive Technology Building at Southeastern Technical College" dated 575 January 5, 2010, and prepared by Marty A. McLeod, Georgia Registered Land Surveyor. Said second parcel of such real property is all that parcel described as Parcel B (for 576 Non-Exclusive Access) lying and being in the same district and containing a total of 577 578 approximately 0.47 of an acre as shown on the same plat of survey and being on file in 579 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 580 State Properties Commission for approval; 581
- (3) The State Board of Technical and Adult Education, at its meeting of February 4,
  2010, approved the granting of a 25 year ground lease for \$1.00 of approximately 1.02
  total acres to the Southeastern Early College and Career Academy for use as a site to
  construct, access, and operate a career academy on the above-described property at the
  Southeastern Technical College in Vidalia;

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587 (4) At the same meeting the board approved granting a revocable license over the two
588 parcels of above-described property, and such request was approved by the State
589 Properties Commission on June 18, 2010;

(5) The Southeastern Early College and Career Academy is desirous of leasing the 590 591 above-described property with access until the lease is extinguished in order to construct, access, and operate the Southeastern Early College and Career Academy. A single 592 building is being constructed partially on lease area and on nonlease area and will cost 593 594 a total of \$6,778,000.00, of which SECCA will contribute \$2,778,000.00 for the academy portion on the lease area. The remaining \$4,000,000.00 for the technical college side the 595 building on the nonlease area will be paid from FY-2008B and 2009B bond funds 596 established under Project No. TCSG-237, Automotive Technology Building, 597 Southeastern Technical College, allowing students to earn credits toward both a high 598 599 school diploma and a technical diploma or certificate; and

## 600 WHEREAS:

(1) The State of Georgia is the owner of certain parcels of real property located inToombs County, Georgia;

603 (2) Said real property is both of those tracts or parcels of land lying and being in the 604 1536 Georgia Militia District of Toombs County, Georgia, containing approximately 2.86 605 acres being the same property acquired from B. K. Parker on August 15, 1956, for 606 \$4,000.00 as Real Property Record 01334.01, and containing approximately 2.1 acres 607 being the same property acquired from B. K. Parker on May 27, 1958, for \$1,000.00 as Real Property Record 01334.02, and on file in the offices of the State Properties 608 Commission, and may be more particularly described on a plat of survey prepared by a 609 610 Georgia registered land surveyor and presented to the State Properties Commission for 611 approval;

612 (3) Said tract or parcel was formerly the site of Lyons Armory, now under the custody613 of the Department of Defense and no longer in operation;

(4) The City of Lyons is desirous of acquiring the above-described property for a sum
equivalent to the outstanding general obligation bonds remaining on the project, to be
used for public use, and passed a resolution on January 18, 2011, agreeing to such
conditions;

(5) By letter dated January 21, 2011, the adjutant general stated that all activities
associated with the above-described property have been relocated to a new location and
declared the property surplus to the needs of the department and recommended that the
above-described property be conveyed to the City of Lyons for the amount of outstanding
general obligation bonds to be used for public purpose; and

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- 623 WHEREAS:
- 624 (1) The State of Georgia is the owner of certain parcels of real property located in Upson
  625 County, Georgia;
- 626 (2) Said real property is those tracts or parcels of land lying and being in the Land Lots 219 and 224 of the 219 and 224 District of Upson County, Georgia, containing 627 approximately 7.05 acres being the same property acquired from the City of Thomaston 628 on March 07, 1949, for \$1.00 as Real Property Record 01369.01, and containing 629 approximately 3.4 acres, less approximately 0.9297 of one acre taken from the 630 aforementioned 3.4 acres parcel that was transferred back to the City of Thomaston on 631 May 3, 1955, for \$1.00 as Real Property Record 01371, and 3.08 acres being the same 632 property acquired from the City of Thomaston on January 18, 1955, for \$1.00 as Real 633 Property Record 01369.02, and 0.86 acres being the same property acquired from the City 634 of Thomaston on May 3, 1955, for \$1.00 as Real Property Record 01370, and 0.601 of 635 an acre being the same property acquired from the Trustees of Stanford Ellington Post 636 No. 6447, Department of Georgia on April 28, 1955, for \$1.00 as Real Property Record 637 01372 on file in the offices of the State Properties Commission, and may be more 638 639 particularly described on a plat of survey prepared by a Georgia registered land surveyor 640 and presented to the State Properties Commission for approval;
- 641 (3) Said tract or parcel was formerly the site of Thomaston Armory, now under the642 custody of the Department of Defense and no longer in operation;
- (4) The City of Thomaston is desirous of acquiring the above-described property, to be
  used for public use, and passed a resolution on October 19, 2010, agreeing to such
  conditions;
- 646 (5) By letter dated January 21, 2011, the adjutant general stated that all activities
  647 associated with the above-described property have been relocated to a new location and
  648 declared the property surplus to the needs of the department and recommended that the
  649 above-described property be conveyed to the City of Thomaston for the amount of
  650 outstanding general obligation bonds and used for public purpose if the Department of
  651 Defense is appropriated sufficient funding to renovate the recently relocated armory at
  652 the former Lorenzo Benn Youth Development Center.

# NOW, THEREFORE, BE IT RESOLVED AND ENACTED BY THE GENERALASSEMBLY OF GEORGIA:

	11 HR95/SCSFA/1
655	ARTICLE I
656	SECTION 1.
657	That the State of Georgia is the owner of the above-described real property in Appling
658	County and that in all matters relating to the conveyance of the real property, the State of
659	Georgia is acting by and through its State Properties Commission.
660	SECTION 2.
661	That the above-described real property may be conveyed by appropriate instrument by the
662	State of Georgia, acting by and through its State Properties Commission, to the Department
663	of Transportation for a consideration of fair market value and any cost to cure damages and
664	such further consideration and provisions as the State Properties Commission shall in its
665	discretion determine to be in the best interest of the State of Georgia.
666	SECTION 3.
667	That the authorization in this resolution to convey the above-described property shall expire
668	three years after the date this resolution is enacted into law and approved by the State
669	Properties Commission.
670	SECTION 4.
671	That the State Properties Commission is authorized and empowered to do all acts and things
672	necessary and proper to effect such conveyance.
673	SECTION 5.
674	That the deed of conveyance shall be recorded by the grantee in the Superior Court of
675	Appling County and a recorded copy shall be forwarded to the State Properties Commission.
676	SECTION 6.
677	That custody of the above-described property shall remain in the State Forestry Commission
678	until the property is conveyed.
679	ARTICLE II
680	SECTION 7.
681	That the State of Georgia is the owner of the above-described real property in Baldwin and
682	Wilkinson Counties and that in all matters relating to the conveyance of the real property the
683	State of Georgia is acting by and through its State Properties Commission.

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684	SECTION 8.
685	That the above-described property may be conveyed by appropriate instrument by the State
686	of Georgia, acting by and through its State Properties Commission, as a sale to the
687	Department of Transportation for the fair market value and such further consideration and
688	provisions as the State Properties Commission shall in its discretion determine to be in the
689	best interest of the State of Georgia.
690	SECTION 9.
691	That the authorization in this resolution to convey the above-described property interest shall
692	expire three years after the date that this resolution becomes effective.
693	SECTION 10.
694	That the State Properties Commission is authorized and empowered to do all acts and things
695	necessary and proper to affect such conveyance.
696	SECTION 11.
697	That the deed of conveyance shall be recorded by the Department of Transportation as
698	grantee in the Superior Courts of Baldwin and Wilkinson Counties and a recorded copy shall
699	be forwarded to the State Properties Commission.
700	SECTION 12.
701	That custody of the above-described property interest shall remain in the State Forestry
702	Commission until the property is conveyed.
703	ARTICLE III
704	SECTION 13.
705	That the State of Georgia is the owner of the above-described real property in Bibb County
706	and that in all matters relating to the conveyance of the real property the State of Georgia is
707	acting by and through its State Properties Commission.
708	SECTION 14.
709	That the above-described property may be conveyed by appropriate instrument by the State
710	of Georgia, acting by and through its State Properties Commission, as a sale by competitive
711	bid or a sale to the Macon-Bibb County Hospital Authority for the fair market value and such

11 HR95/SCSFA/1 712 further consideration and provisions as the State Properties Commission shall in its discretion 713 determine to be in the best interest of the State of Georgia. 714 **SECTION 15.** 715 That the authorization in this resolution to convey the above-described property interest shall 716 expire three years after the date that this resolution becomes effective. 717 **SECTION 16.** 718 That the State Properties Commission is authorized and empowered to do all acts and things necessary and proper to affect such conveyance. 719 720 **SECTION 17.** 721 That the deed of conveyance shall be recorded by the grantee in the Superior Court of Bibb 722 County and a recorded copy shall be forwarded to the State Properties Commission. **SECTION 18.** 723 724 That custody of the above-described property interest shall remain in the Department of 725 Community Health until the property is conveyed. 726 ARTICLE IV 727 **SECTION 19.** 

That the State of Georgia is the owner of the above-described real property easement in
Burke County and that in all matters relating to the exchange of the real property, the State
of Georgia is acting by and through its State Properties Commission.

731 **SECTION 20.** That the State of Georgia acting by and through its State Properties Commission is 732 733 authorized to convey the above-described property easement to Stuart Rackley in exchange 734 for Stuart Rackley conveying to the State of Georgia a 30 foot-wide access easement of approximately 0.7 of an acre; a conservation easement on approximately 57.86 acres which 735 736 was conveyed on December 31, 2010, to the State of Georgia in custody of the Department of Natural Resources; and such further consideration and provisions as the State Properties 737 Commission shall in its discretion determine to be in the best interest of the State of Georgia. 738

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739	SECTION 21.
740	That the authorization in this resolution to convey the above-described easement shall expire
741	three years after the date this resolution becomes effective.
742	SECTION 22.
743	That the State Properties Commission is authorized and empowered to do all acts and things
744	necessary and proper to effect such conveyance.
745	SECTION 23.
746	That the exchanged easements shall be recorded by the grantee in the Superior Court of
747	Burke County and a recorded copy shall be forwarded to the State Properties Commission.
748	SECTION 24.
749	That custody of the above-described easement shall remain in the Department of Natural
750	Resources until the easement is conveyed.
751	ARTICLE V
752	SECTION 25.
753	That the State of Georgia is the owner of the above-described real property located in
754	Calhoun County and that in all matters relating to the leasing of the real property, the State
755	of Georgia is acting by and through its State Properties Commission.
756	SECTION 26.
757	That the State of Georgia, acting by and through its State Properties Commission, is
758	authorized to lease the above-described real property to the West Georgia Consortium
759	Housing Authority through June 30, 2025, to locate and operate a video security system for
760	a consideration of \$10.00 and such further terms and conditions as determined by the State
761	Properties Commission to be in the best interest of the State of Georgia.
762	SECTION 27.
763	That the State Properties Commission is authorized and empowered to do all acts and things
764	necessary and proper to effect such lease, including the execution of all necessary
765	documents.

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766	SECTION 28.
767	That the lease shall be recorded by the lessee in the Superior Court of Calhoun County and
768	a recorded copy shall be forwarded to the State Properties Commission.
769	SECTION 29.
770	That the authorization to lease the above-described property shall expire three years after the
771	date this resolution becomes effective.
772	ARTICLE VI
773	SECTION 30.
774	That the State of Georgia is the owner of the above-described real property in Carroll County
775	and that in all matters relating to the conveyance of the real property, the State of Georgia
776	is acting by and through its State Properties Commission.
777	SECTION 31.
778	That the above-described real property may be conveyed by appropriate instrument by the
779	State of Georgia, acting by and through its State Properties Commission, to the Carroll
780	CountyBoardofCommissionersforaconsiderationof\$10.00andsuchfurtherconsideration
781	and provisions as the State Properties Commission shall in its discretion determine to be in
782	the best interest of the State of Georgia.
783	SECTION 32.
784	That the authorization in this resolution to convey the above-described property shall expire
785	three years after the date this resolution is enacted into law and approved by the State
786	Properties Commission.
787	SECTION 33.
788	That the State Properties Commission is authorized and empowered to do all acts and things
789	necessary and proper to effect such conveyance.
790	SECTION 34.
791	That the deed of conveyance shall be recorded by the grantee in the Superior Court of Carroll
792	County and a recorded copy shall be forwarded to the State Properties Commission.

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793	SECTION 35.
794	That custody of the above-described property shall remain in the Technical College System
795	of Georgia until the property is conveyed.
796	ARTICLE VII
797	SECTION 36.
798	That the State of Georgia is the owner of the above-described real property in Carroll County
799	and that in all matters relating to the conveyance of the real property, the State of Georgia
800	is acting by and through its State Properties Commission.
000	
801	SECTION 37.
802	That the above-described property may be conveyed by appropriate instrument by the State
803	of Georgia, acting by and through its State Properties Commission, to the City of Bowden
804	for a consideration of \$2,000.00 so long as the property is used for public purpose,
805	specifically for operation of a free medical clinic in an economically depressed area, and
806	such further consideration and provisions as the State Properties Commission shall in its
807	discretion determine to be in the best interest of the State of Georgia.
808	SECTION 38.
809	That the authorization in this resolution to convey the above-described property shall expire
810	three years after the date this resolution becomes effective.
811	SECTION 39.
812	That the State Properties Commission is authorized and empowered to do all acts and things
813	necessary and proper to effect such conveyance.
814	SECTION 40.
815	That the deed of conveyance shall be recorded by the grantee in the Superior Court of Carroll
816	County and a recorded copy shall be forwarded to the State Properties Commission.
817	SECTION 41.
818	That custody of the above-described property shall remain in the Department of Agriculture
819	until the property is conveyed.

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820	ARTICLE VIII
821	SECTION 42.
822	That the State of Georgia is the owner of the above-described salt marshland properties
823	located in Chatham County, Georgia and may be more particularly described by a plat of
824	survey prepared by a Georgia registered land surveyor and presented to the State Properties
825	Commission for approval.
826	SECTION 43.

827 That the General Assembly has declared that activities in the state's coastal marshlands must 828 be regulated to ensure that the values and functions of the coastal marshlands are not 829 impaired, that the General Assembly has authorized Department of Natural Rescources to 830 administer and enforce the Coastal Marshlands Protection Act of 1970, O.C.G.A. § 12-5-280, 831 et seq. Furthermore, the Governor has authorized the department to act on his behalf on all 832 requests to utilize state owned water bottoms covered by tidal waters which are in his 833 custody and control pursuant to O.C.G.A. § 50-16-61.

**SECTION 44.** 834 835 That the State Properties Commission, acting on behalf of the State of Georgia, is authorized 836 to place or permit restrictions on all or part of the properties acceptable to both the United 837 States Army Corps of Engineers and the State Properties Commission for the sole purpose 838 of establishing, constructing, operating, maintaining, and monitoring a mitigation bank and 839 related facilities that meet the requirements of permit SAS-2005-00769, as amended, issued 840 by the USACE.

841 842 That the consideration for placement or the permitting of restrictions on all of part of the 843 properties shall be Chatham County quitclaiming its interest in the properties to the State of Georgia and Chatham County, at its sole cost and expense, establishing, constructing, 844 845 operating, maintaining, and monitoring the mitigation bank on the properties with the state's 846 right to use 25 percent of the mitigation credits as the credits are released by USACE pursuant to an intergovernmental agreement with the department. 847

849 That, during the term of the intergovernmental agreement with the department, Chatham County may make any use of said properties in any manner not inconsistent with or 850 851 detrimental to the USACE's requirements for the mitigation bank.

848

## **SECTION 45.**

**SECTION 46.** 

11 HR95/SCSFA/1 852 **SECTION 47.** 853 That the restrictions placed or permitted on all or part of the properties shall contain such 854 other reasonable terms, conditions, and covenants acceptable to USACE and as the State Properties Commission shall deem in the best interest of the State of Georgia and that the 855 856 State Properties Commission is authorized to use a more particular description of the 857 restricted area that comprises all or part of the properties. 858 **SECTION 48.** 859 That if the State of Georgia, acting by and through its State Properties Commission, determines that any or all of the restrictions placed or permitted on the properties should be 860 861 removed and relocated to an alternate site on state owned land in order to avoid interference with the state's use or intended use of the properties, it may place or permit similar 862 restrictions on a comparable alternate site, under such terms and conditions as the State 863

Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia, provided such determination shall be consistent with existing wetland mitigation bank requirements and 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.

868	SECTION 49.
869	That restrictions placed or permitted on all or part of the properties shall be recorded by the
870	State Properties Commission in the office of the Clerk of the Superior Court of Chatham
871	County with the original retained by the State Properties Commission and a recorded copy
872	forwarded to USACE and to Chatham County.
873	SECTION 50.
874	That the authorization in this resolution to place or permit the above-described restrictions
875	shall expire three years after the date that this resolution becomes effective.
876	SECTION 51.

877 That the State Properties Commission is authorized and empowered to do all acts and things878 necessary and proper to effect the restriction on said properties.

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879	ARTICLE IX
880	SECTION 52.
881	That the State of Georgia is the owner of the above-described real property in Clarke County
882	and that in all matters relating to the exchange of the real property, the State of Georgia is
883	acting by and through its State Properties Commission.
884	SECTION 53.
885	That the State of Georgia acting by and through its State Properties Commission is
886	authorized to convey the above-described approximately 4.929 acre property to the Athens
887	Regional Hospital Authority in exchange for the authority conveying to the State of Georgia
888	the approximately 3.474 acre property; and such further consideration and provisions as the
889	State Properties Commission shall in its discretion determine to be in the best interest of the
890	State of Georgia.
891	SECTION 54.
892	That the authorization in this resolution to convey the above-described property shall expire
893	three years after the date this resolution becomes effective.
894	SECTION 55.
895	That the State Properties Commission is authorized and empowered to do all acts and things
896	necessary and proper to effect such conveyance.
897	SECTION 56.
898	That the exchanged deeds shall be recorded by the grantee in the Superior Court of Clarke
899	County and a recorded copy shall be forwarded to the State Properties Commission.
900	SECTION 57.
901	That custody of the above-described property shall remain in the Technical College System
902	of Georgia until the properties are conveyed.
903	ARTICLE X
904	SECTION 58.
905	That the State of Georgia is the owner of the above-described real property in Colquitt
906	County and that in all matters relating to the conveyance of the real property, the State of
907	Georgia is acting by and through its State Properties Commission.

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908	SECTION 59.
909	That the above-described property may be conveyed by appropriate instrument by the State
910	of Georgia, acting by and through its State Properties Commission, to the Colquitt County
911	Board of Education for a consideration of \$10.00 so long as the property is used for public
912	purpose, specifically for locating its kindergarten program, and such further consideration
913	and provisions as the State Properties Commission shall in its discretion determine to be in
914	the best interest of the State of Georgia.
915	SECTION 60.
916	That the authorization in this resolution to convey the above-described property shall expire
917	three years after the date this resolution becomes effective.
918	SECTION 61.
919	That the State Properties Commission is authorized and empowered to do all acts and things
920	necessary and proper to effect such conveyance.
921	SECTION 62.
922	That the deed of conveyance shall be recorded by the grantee in the Superior Court of
923	Colquitt County and a recorded copy shall be forwarded to the State Properties Commission.
924	SECTION 63.
925	That custody of the above-described property shall remain in the Department of Defense
926	until the property is conveyed.
927	ARTICLE XI
928	SECTION 64.
929	That the State of Georgia is the owner of the above-described real property in Colquitt
930	County and that in all matters relating to the conveyance of the real property the State of
931	Georgia is acting by and through its State Properties Commission.
932	SECTION 65.
933	That the above-described property may be conveyed by appropriate instrument by the State
934	of Georgia, acting by and through its State Properties Commission, by competitive bid for
935	a consideration of the fair market value and such further consideration and provisions as the
936	State Properties Commission shall in its discretion determine to be in the best interest of the
937	State of Georgia.

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938	SECTION 66.
939	That the authorization in this resolution to convey the above-described property interest shall
940	expire three years after the date that this resolution becomes effective.
941	SECTION 67.
942	That the State Properties Commission is authorized and empowered to do all acts and things
943	necessary and proper to affect such conveyance.
944	SECTION 68.
945	That the deed of conveyance shall be recorded by the grantee in the Superior Court of
946	Colquitt County and a recorded copy shall be forwarded to the State Properties Commission.
947	SECTION 69.
948	That custody of the above-described property interest shall remain in the Department of
949	Labor until the property is conveyed.
950	ARTICLE XII
951	SECTION 70.
952	That the State of Georgia is the owner of the above-described real property in DeKalb
953	County and that in all matters relating to the conveyance of the real property the State of
954	Georgia is acting by and through its State Properties Commission.
955	SECTION 71.
956	That the State of Georgia, acting by and through its State Properties Commission, is
957	authorized to sell the above-described property. The consideration for sale of the property
958	shall not be less than the fair market value as determined by the State Properties Commission
959	to be in the best interest of the State of Georgia and such further consideration and provisions
960	as the State Properties Commission shall in its discretion determine to be in the best interest
961	of the State of Georgia.
962	SECTION 72.
963	That the authorization in this resolution to sell the above-described real property shall expire
964	three years after the date that this resolution becomes effective.

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965	SECTION 73.
966	That the State Properties Commission is authorized and empowered to do all acts and things
967	necessary and proper to effect such sale.
968	SECTION 74.
969	That the deed of conveyance or lease shall be recorded by the grantee in the Superior Court
970	of DeKalb County and a recorded copy shall be forwarded to the State Properties
971	Commission.
972	SECTION 75.
973	That custody of the above-described properties shall remain in the Department of Corrections
974	until the property is conveyed.
975	ARTICLE XIII
976	SECTION 76.
977	Reserved.
978	SECTION 77.
979	Reserved.
980	SECTION 78.
981	Reserved.
982	SECTION 79.
983	Reserved.
984	SECTION 80.
985	Reserved.
986	SECTION 81.
987	Reserved.
988	ARTICLE XIV
989	SECTION 82.
000	That the State of Coordia is the owner of the shows described real granter leasted in Falter
990 991	That the State of Georgia is the owner of the above-described real property located in Fulton County and that in all matters relating to the leasing of the real property and granting of
<i>))</i> ]	County and that in an matters relating to the reasing of the real property and granting of

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appurtenant easements, the State of Georgia is acting by and through its State PropertiesCommission.

994	SECTION 83.
995	That the State of Georgia, acting by and through its State Properties Commission, is
996	authorized to lease and grant appurtenant easements on the above-described real properties
997	to Atlanta Hall Management for a period of 30 years with four renewals of five years for a
998	consideration of the economic benefit to the state as defined by the Department of Economic
999	Development and such further terms and conditions as determined by the State Properties
1000	Commission to be in the best interest of the State of Georgia.
1001	SECTION 84.
1002	That the State Properties Commission is authorized and empowered to do all acts and things
1003	necessary and proper to effect such lease, including, but not limited to, executing or
1004	authorizing the execution of all necessary and proper documents.
1005	SECTION 85.
1005	
1006	That the lease shall be recorded by the lessee in the Superior Court of Fulton County and a
1007	recorded copy shall be forwarded to the State Properties Commission.
1008	SECTION 86.
1009	That the authorization to lease the above-described property shall expire three years after the
1010	date this resolution becomes effective.
1011	ARTICLE XV
1012	SECTION 87.
1010	
1013	That the State of Georgia is the owner of the above-described real property easement in
1014	Greene County and that in all matters relating to the conveyance of the real property the State
1015	of Georgia is acting by and through its State Properties Commission.
1016	SECTION 88.
1017	That the State of Georgia, acting by and through its State Properties Commission, is
1018	authorized to convey the above-described tower and real property easement to the County
1010	

1019 Commissioners of Greene County with the state retaining a reversionary interest in the 1020 above-described easement in the event Greene County ceases to operate and maintain a 1021 communications tower on said property and Greene County entering into a 50 year

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intergovernmental agreement with the Department of Natural Resources to allow the state
to install and maintain law enforcement communications and other telecommunications
equipment on the existing tower or any replacement tower 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.

- 1027SECTION 89.1028That the authorization in this resolution to convey the above-described easement shall expire1029three years after the date that this resolution becomes effective.
- 1030 SECTION 90.
  1031 That the State Properties Commission is authorized and empowered to do all acts and things
  1032 necessary and proper to effect such conveyance.
- 1033SECTION 91.1034That the conveyance of the easement shall be recorded by Greene County in the Superior1035Court of Greene County and a recorded copy shall be forwarded to the State Properties1036Commission.
- 1037SECTION 92.1038That custody of the above-described easement shall remain in the Department of Natural1039Resources until the easement is conveyed.
- 1040 ARTICLE XVI
- 1041SECTION 93.1042That the State of Georgia is the owner of the above-described real property in Haralson1043County and that in all matters relating to the conveyance of the real property the State of1044Georgia is acting by and through its State Properties Commission.
- 1045SECTION 94.1046That the State of Georgia, acting by and through its State Properties Commission, is1047authorized to sell the above-described property to Haralson County for good and valuable1048consideration and such further consideration and provisions as the State Properties1049Commission shall in its discretion determine to be in the best interest of the State of Georgia.

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1050	SECTION 95.
1051	That the authorization in this resolution to sell the above-described real property shall expire
1052	three years after the date that this resolution becomes effective.
1053	SECTION 96.
1054	That the State Properties Commission is authorized and empowered to do all acts and things
1055	necessary and proper to effect such sale.
1056	SECTION 97.
1057	That the deed of conveyance shall be recorded by the grantee in the Superior Court of
1058	Haralson County and a recorded copy shall be forwarded to the State Properties Commission.
1059	SECTION 98.
1060	That custody of the above-described properties shall remain in the Department of Corrections
1061	until the property is conveyed.
1062	ARTICLE XVII
1063	SECTION 99.
1064	That the State of Georgia is the owner of the above-described real property in Lowndes
1065	County and that in all matters relating to the conveyance of the real property, the State of
1066	Georgia is acting by and through its State Properties Commission.
1067	SECTION 100.
1068	That the above-described property may be conveyed by appropriate instrument by the State
1069	of Georgia, acting by and through its State Properties Commission, to the City of Valdosta
1070	for a consideration of \$10.00 and such further consideration and provisions as the State
1071	Properties Commission shall in its discretion determine to be in the best interest of the State
1072	of Georgia.
1073	SECTION 101.
1074	That the authorization in this resolution to convey the above-described property interest shall
1075	expire three years after the date this resolution becomes effective.
1076	SECTION 102.
1077	That the State Properties Commission is authorized and empowered to do all acts and things
1078	necessary and proper to effect such conveyance.

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1079	SECTION 103.
1080	That the deed of conveyance shall be recorded by the grantee in the Superior Court of
1081	Lowndes County and a recorded copy shall be forwarded to the State Properties Commission.
1000	
1082	SECTION 104.
1083	That custody of the above-described property interest shall remain in the Department of
1084	Agriculture until the property is conveyed.
1085	ARTICLE XVIII
1086	SECTION 105.
1087	That the State of Georgia is the owner of the above-described real property in Madison
1088	County and that in all matters relating to the conveyance of the real property the State of
1089	Georgia is acting by and through its State Properties Commission.
1090	SECTION 106.
1090	That the above-described property may be conveyed by appropriate instrument by the State
1091	of Georgia, acting by and through its State Properties Commission, by competitive bid for
1092	a consideration of the fair market value and such further consideration and provisions as the
1093	State Properties Commission shall in its discretion determine to be in the best interest of the
1094	State of Georgia.
10,0	
1096	SECTION 107.
1097	That the authorization in this resolution to convey the above-described property interest shall
1098	expire three years after the date that this resolution becomes effective.
1099	SECTION 108.
1100	That the State Properties Commission is authorized and empowered to do all acts and things
1101	necessary and proper to effect such conveyance.
1102	SECTION 109.
1103	That the deed of conveyance shall be recorded by the grantee in the Superior Court of
1104	Madison County and a recorded copy shall be forwarded to the State Properties Commission.
1105	SECTION 110.
1105	That custody of the above-described property interest shall remain in the State Forestry
1100	Commission until the property is conveyed.

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1108	ARTICLE XIX
1109	SECTION 111.
1110	That the State of Georgia is the owner of the above-described real property in Monroe
1111	County and that in all matters relating to the conveyance of the real property, the State of
1112	Georgia is acting by and through its State Properties Commission.
1113	SECTION 112.
1114	That the above-described property may be conveyed by appropriate instrument by the State
1115	of Georgia, acting by and through its State Properties Commission, to the Commissioners of
1116	Roads and Revenues for Monroe County for a consideration of \$10.00 so long as the
1117	property is used for public purpose, specifically for the demolition of the existing Georgia
1118	State Patrol post and construction of new headquarters and barracks to be used by the
1119	Department of Public Safety as Georgia State Patrol Post 44 which will then be conveyed
1120	back to the State of Georgia at no cost, and such further consideration and provisions as the
1121	State Properties Commission shall in its discretion determine to be in the best interest of the
1122	State of Georgia.
1123	SECTION 113.
1124	That the authorization in this resolution to convey the above-described property shall expire
1125	three years after the date this resolution becomes effective.
1126	SECTION 114.
1127	That the State Properties Commission is authorized and empowered to do all acts and things
1128	necessary and proper to effect such conveyance.
1129	SECTION 115.
1130	That the deed of conveyance shall be recorded by the grantee in the Superior Court of
1131	Monroe County and a recorded copy shall be forwarded to the State Properties Commission.
1132	SECTION 116.
1133	That custody of the above-described property shall remain in the Department of Public
1134	Safety until the property is conveyed.

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1135	ARTICLE XX
1136	SECTION 117.
1137	That the State of Georgia is the owner of the above-described real property in Polk County
1138	and that in all matters relating to the conveyance of the real property the State of Georgia is
1139	acting by and through its State Properties Commission.
1140	SECTION 118.
1141	That the above-described improved property may be conveyed by appropriate instrument by
1142	the State of Georgia, acting by and through its State Properties Commission, to the City of
1143	Cedartown for good and valuable consideration as determined by the State Properties
1144	Commission so long as the property is used for public purpose and such further consideration
1145	and provisions as the State Properties Commission shall in its discretion determine to be in
1146	the best interest of the State of Georgia.
1147	SECTION 119.
1148	That the authorization in this resolution to convey the above-described property shall expire
1149	three years after the date that this resolution becomes effective.
1150	SECTION 120.
1150	That the State Properties Commission is authorized and empowered to do all acts and things
1152	necessary and proper to effect such conveyance.
1102	
1153	SECTION 121.
1154	That the deed of conveyance shall be recorded by the grantee in the Superior Court of Polk
1155	County and a recorded copy shall be forwarded to the State Properties Commission.
1156	SECTION 122.
1157	That custody of the above-described property shall remain in the Department of Corrections
1158	until the property is conveyed.
1150	
1159	ARTICLE XXI SECTION 123
1160	SECTION 123.
1161	That the State of Georgia is the owner of the above-described real property, in Stephens
1162	County and that in all matters relating to the conveyance of the real property, the State of
1163	Georgia is acting by and through its State Properties Commission.

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1164	SECTION 124.
1165	That the above-described property may be conveyed by appropriate instrument by the State
1166	of Georgia, acting by and through its State Properties Commission, to the Department of
1167	Transportation for a consideration of the fair market value and such further consideration and
1168	provisions as the State Properties Commission shall in its discretion determine to be in the
1169	best interest of the State of Georgia.
1170	SECTION 125.
1171	That the authorization in this resolution to convey the above-described property interest shall
1172	expire three years after the date this resolution becomes effective.
1173	SECTION 126.
1174	That the State Properties Commission is authorized and empowered to do all acts and things
1175	necessary and proper to effect such conveyance.
1176	SECTION 127.
1177	That the deed of conveyance shall be recorded by the grantee in the Superior Court of
1178	Stephens County and a recorded copy shall be forwarded to the State Properties Commission.
1179	SECTION 128.
1180	That custody of the above-described property interest shall remain in the State Forestry
1181	Commission until the property is conveyed.
1182	ARTICLE XXII
1183	SECTION 129.
1184	That the State of Georgia is the owner of the above-described real property located in
1185	Stephens County and that in all matters relating to the leasing of the real property, the State
1186	of Georgia is acting by and through its State Properties Commission.
1187	SECTION 130.
1188	That the State of Georgia, acting by and through its State Properties Commission, is
1189	authorized to ground lease the above-described real property to the Board of Commissioners
1190	of Roads and Revenues of Stephens County for a period of 25 years for a consideration of
1191	improvements made to the State Patrol Post by the county in 2010 worth \$2,700.00 and value
1192	added as a result of the new fire station improvement and increase in public safety; to
1193	locating, constructing, maintaining, and operating a new fire station; and such further terms

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and conditions as determined by the State Properties Commission to be in the best interestof the State of Georgia.

1196SECTION 131.1197That the State Properties Commission is authorized and empowered to do all acts and things1198necessary and proper to effect such lease, including the execution of all necessary1199documents.

SECTION 132.
That the lease shall be recorded by the lessee in the Superior Court of Stephens County and
a recorded copy shall be forwarded to the State Properties Commission.

1203 SECTION 133.
1204 That the authorization to lease the above-described property shall expire three years after the
1205 date this resolution becomes effective.

ARTICLE XXIII

1207SECTION 134.1208That the State of Georgia is the owner of the above-described real property in Toombs1209County and that in all matters relating to the leasing of the approximately 0.55 of an acre of1210real property with nonexclusive access during the life of the lease of approximately 0.47 of1211an acre, the State of Georgia is acting by and through its State Properties Commission.

1212 **SECTION 135.** 1213 That the State of Georgia, acting by and through its State Properties Commission, is authorized to lease the above-described real property to the Southeastern Early College and 1214 1215 Career Academy for a period of 25 years to construct, access, and maintain the Southeastern Early College and Career Academy on the above-described property at the Southeastern 1216 1217 Technical College for a consideration of \$1.00 and such further terms and conditions as 1218 determined by the State Properties Commission to be in the best interest of the State of 1219 Georgia.

SECTION 136.
That the State Properties Commission is authorized and empowered to do all acts and things
necessary and proper to effect such lease, including that the Southeastern Early College and
Career Academy shall have the right to remove or cause to be removed from said access area

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1224 only such trees and bushes as may be reasonably necessary for the proper construction, 1225 operation, and maintenance of said thoroughfare.

- SECTION 137. 1226 That this resolution does not affect and is not intended to affect any rights, powers, interest, 1227 or liability of the Department of Transportation with respect to the state highway system, of 1228 a county with respect to the county road system, or of a municipality with respect to the city 1229 street system. The grantee shall obtain any and all other required permits from the 1230 appropriate governmental agencies as are necessary for its lawful use of the easement area 1231 1232 or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area. 1233
- SECTION 138.
  That the lease shall be recorded by the lessee in the Superior Court of Toombs County and
  a recorded copy shall be forwarded to the State Properties Commission.

ARTICLE XXIV

**SECTION 139.** 

That the State of Georgia is the owner of the above-described real property in Toombs

- County and that in all matters relating to the conveyance of the real property, the State of 1240 1241 Georgia is acting by and through its State Properties Commission. **SECTION 140.** 1242 That the above-described property may be conveyed by appropriate instrument by the State 1243 1244 of Georgia, acting by and through its State Properties Commission, to the City of Lyons for a consideration of a sum equivalent to the outstanding general obligation bonds remaining 1245 1246 on the project, so long as the property is used for public purpose, and such further consideration and provisions as the State Properties Commission shall in its discretion 1247 1248 determine to be in the best interest of the State of Georgia.
- 1249SECTION 141.1250That the authorization in this resolution to convey the above-described property shall expire1251three years after the date this resolution becomes effective.

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1252	SECTION 142.
1253	That the State Properties Commission is authorized and empowered to do all acts and things
1254	necessary and proper to effect such conveyance.
1255	SECTION 143.
1256	That the deed of conveyance shall be recorded by the grantee in the Superior Court of
1257	Toombs County and a recorded copy shall be forwarded to the State Properties Commission.
1258	SECTION 144.
1258	That custody of the above-described property shall remain in the Department of Defense
1259	until the property is conveyed.
1200	until the property is conveyed.
1261	ARTICLE XXV
1262	SECTION 145.
1263	That the State of Georgia is the owner of the above-described real property in Upson County
1264	and that in all matters relating to the conveyance of the real property, the State of Georgia
1265	is acting by and through its State Properties Commission.
1266	SECTION 146.
1267	That the above-described property may be conveyed by appropriate instrument by the State
1268	of Georgia, acting by and through its State Properties Commission, to the City of Thomaston
1269	for a consideration of a sum equivalent to the outstanding general obligation bonds remaining
1270	on the project, so long as the property is used for public purpose, and such further
1271	consideration and provisions as the State Properties Commission shall in its discretion
1272	determine to be in the best interest of the State of Georgia.
1072	
1273	SECTION 147.
1274	That the authorization in this resolution to convey the above-described property shall expire
1275	three years after the date this resolution becomes effective.
1276	SECTION 148.
1270	That the State Properties Commission is authorized and empowered to do all acts and things
1277	necessary and proper to effect such conveyance.
1270	necessary and proper to effect such conveyance.

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1279	SECTION 149.
1280	That the deed of conveyance shall be recorded by the grantee in the Superior Court of Upson
1281	County and a recorded copy shall be forwarded to the State Properties Commission.
1282	SECTION 150.
1283	That custody of the above-described property shall remain in the Department of Defense
1284	until the property is conveyed.
1285	ARTICLE XXVI
1286	SECTION 151.
1287	That this resolution shall become effective as law upon its approval by the Governor or upon
1288	its becoming law without such approval.
1289	ARTICLE XXVII
1290	SECTION 152.
1291	That all laws and parts of laws in conflict with this resolution are repealed.