Senate Resolution 788

By: Senators Albers of the 56th, Crane of the 28th, Dugan of the 30th, Carter of the 1st and Jones of the 25th

ADOPTED SENATE

A RESOLUTION

1 Authorizing the conveyance of certain state owned real property located in Appling County; 2 authorizing the conveyance of certain state owned real property located in Baldwin and 3 Wilkinson counties; authorizing the conveyance of certain state owned real property located 4 in Chatham County; authorizing the leasing of certain state owned real property located in 5 Cobb County; authorizing the leasing of certain state owned real property located in Columbia County; authorizing the ratification of 2012 Resolution Act No. 759 (H.R. 1376) 6 7 of an exchange of certain state owned real property located in Dade County; authorizing the conveyance and leasing of, and easements upon, certain state owned real property located 8 9 in Fulton County; authorizing the conveyance of certain state owned real property located 10 in Liberty County; authorizing the conveyance of certain state owned real property located 11 in Meriwether County; authorizing the lease of certain state owned real property located in Monroe County; authorizing the conveyance of certain state owned real property located in 12 13 Rabun County; authorizing the conveyance of certain state owned real property located in 14 Toombs County; authorizing the lease of certain state owned real property located in Troup 15 County; authorizing the conveyance of certain state owned real property located in Troup County; to provide an effective date; to repeal conflicting laws; and for other purposes. 16

17 WHEREAS:

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

20 (2) Said real property is all that parcel or tract being approximately 7.162 acres of state property lying and being in Land Lot 191, 2nd Land District, Appling County, Georgia, 21 22 acquired by virtue of General Warranty Deed between Appling County, Georgia, as the 23 Grantor, and the State of Georgia as the Grantee, dated March 5, 2008, for consideration of \$10.00 as recorded in Deed Book 442, Pages 487-489 in the Office of the Clerk of 24 Superior Court of Appling County, Georgia, and being on file in the offices of the State 25 26 Properties Commission inventoried as Real Property Record (RPR) # 010485, and 27 accompanying Plat recorded in Plat Book 19, Page 1 in the Office of the Clerk of the 28 Superior Court of Appling County, Georgia, entitled, "SURVEY FOR: GEORGIA

29 DEPARTMENT OF TECHNICAL AND ADULT EDUCATION BY MERLIN J. 30 TOMBERLIN & ASSOC. DATED 05/05/07"; and being on file in the offices of the State 31 Properties Commission; and (3) Said parcel or tract is under the custody of the Technical College System of Georgia 32 as the former site of Baxley Armory Tract of Altamaha Technical College; and 33 (4) By letter of September 11, 2013, the Chairman of the Development Authority of 34 Appling County requested that the improved property be conveyed to the Authority when 35 surplus to the State's use; and 36 (5) By resolution dated September 5, 2013, the Technical College System of Georgia 37 declared the property surplus to its current and future needs, and resolved to surplus the 38

39 above described improved property; and

40 WHEREAS:

41 (1) The State of Georgia is the owner of certain parcels of real property located in42 Baldwin and Wilkinson counties, Georgia; and

- (2) Said real property is all those tracts or parcels of land lying and being in Land Lots 43 44 201, 214, 215, 224, and 225, 5th Land District, 1714th G.M.D., Baldwin County, 45 Georgia, and Land Lot 201, 5th Land District, 328th G.M.D., Wilkinson County, 46 Georgia, containing approximately 477 acres, as shown on two plats of survey entitled 47 Survey Property for the Fall Line Regional Development Authority, dated October 31, 48 2006, and October 18, 2006, and being tracts C and E (Baldwin County) and tracts A and 49 F (Wilkinson County), prepared by Byron L. Farmer, Georgia Registered Land Surveyor #1679, and on file in the offices of the State Properties Commission, and may be more 50 particularly described on a plat of survey prepared by a Georgia registered land surveyor 51 52 and presented to the State Properties Commission for approval; and
- 53 (3) Said tracts or parcels are a portion of Bartram Forest now under the custody of the54 Georgia Forestry Commission; and
- (4) The Georgia Department of Transportation intends to construct the "Fall Line
 Freeway" which will bisect Bartram Forest, and the Fall Line Regional Development
 Authority is desirous of constructing an industrial park at the intersection of U.S.
 Highway 441 and said Fall Line Freeway; and
- (5) It has been determined that the development of said industrial park on the
 above-described property would be of great economic benefit to the citizens of Baldwin
 and Wilkinson counties as well as the state; and
- 62 (6) The State Forestry Commission, by letter from the director dated September 21,
 63 2005, agrees to the conveyance to the Fall Line Regional Development Authority with
- 64 the provision that State Forestry Commission retains timber rights on the 477 +/- acre

- 65 tracts or parcels for management and harvesting until such time as the actual conversion
- of the land use; and
- 67 (7) It would be in the best interest of the State of Georgia to convey the above-described
- 68 property to the Fall Line Regional Development Authority for fair market value; and

69 WHEREAS:

70 (1) The State of Georgia is the owner of a certain parcel of real property located in71 Chatham County, Georgia; and

- 72 (2) Said real property is all that parcel or tract lying and being in the 8th Georgia Militia 73 District of Chatham County and is more particularly described as an approximately 0.432 74 of an acre portion of approximately 54 acres of state property acquired from the City of Savannah and the Savannah Airport Commission for the Coastal State Prison, dated 75 February 27, 1976, and inventoried as Real Property Record # 06203 in the offices of the 76 77 State Properties Commission and accompanying plat as recorded in Plat Book 2, Page 109 in the Office of the Clerk of Superior Court of Chatham County, and may be more 78 79 particularly described on an engineered drawing or on a plat of survey prepared by a 80 Georgia registered land surveyor and presented to the State Properties Commission for 81 approval; and
- 82 (3) The above-described 0.432 of an acre property is in the custody of the Georgia
 83 Department of Corrections as a portion of the Coastal State Prison in Savannah; and
- 84 (4) The Georgia Department of Transportation in a letter dated January 24, 2013, 85 requested that the 0.432 of an acre property along County Road 9/Gulfstream Road be conveyed for \$1,850.00 to widen and reconstruct the Road with \$10,650.00 86 reimbursement for damages to the prison's entrance and two signs as well as a land 87 88 conveyance, as more particularly described as Parcel 4 on a September 9, 2012, drawing 89 entitled "Right-of-Way Map for Georgia Department of Transportation" in Chatham 90 County, CMSLP- 008-00-276 (Chatham County) Project PI # 00008276, and being on file in the offices of the State Properties Commission; and 91
- (5) The Board of Corrections has determined by resolution dated May 2, 2013, that the
 property is surplus to its needs and is available for conveyance to the Georgia Department
- property is surplus to its needs and is available for conveyance to the Geo
- 94 of Transportation, with cure for damages; and
- 95 WHEREAS:
- 96 (1) The State of Georgia is the owner of a certain parcel of real property located in Cobb97 County, Georgia; and
- 98 (2) Said real property is all that parcel described as the lease area being approximately
- 99 0.77 of an acre and being in Land Lot No. 1218 of the 16th Land District, 2nd Section of

100 Cobb County and is a portion of the Western and Atlantic Railroad property in the 101 custody of the State Properties Commission, being the same areas that were until 2009 102 leased in two parcels to the City of Marietta since 1977 and 1978, said 2009 lease being 103 inventoried in the commission's records as Real Property Record 10685 on file in the 104 commission's office, and may be more particularly described on a plat of survey prepared 105 by a Georgia registered land surveyor and presented to the State Properties Commission 106 for approval; and

- 107 (3) The City of Marietta on January 2, 2014, requested a new lease term of 20 years to
- 108 expire December 21, 2039, to meet requirements of a grant for improvements; and
- 109 (4) The rate for the new lease would be \$650.00 per year; and

110 WHEREAS:

- (1) The State of Georgia is the owner of a certain parcel of real property totaling
 approximately 638 square feet of improved property located in Grovetown, Columbia
 County, Georgia; and
- (2) Said improved property is all that area of floor space containing 638 square feet of
 improved property located at Augusta State Medical Prison in Grovetown, Columbia
 County, Georgia; and
- (3) Said property is in the custody of the Department of Corrections and is a part ofAugusta State Medical Prison; and
- (4) MCG Health, Inc. is desirous of leasing the above-described property for
 pharmaceutical operations and an Oncology Clinic for a term of ten years for \$10.00 per
 square foot; and
- (5) The Department of Corrections has no objection to the leasing of the above-describedproperty; and

124 WHEREAS:

- (1) The State of Georgia is the owner of a certain parcel of real property located in DadeCounty, Georgia; and
- 127 (2) Said parcel is all that tract or parcel of land lying and being in Land Lot 289 of the
- 128 10th District and 4th Section of Dade County containing approximately 0.683 of an acre,
- being more particularly described in that deed from Dade County, dated May 11, 1959,
- 130 and recorded by the clerk of Dade County Superior Court in Deed Book 56, Page 69, and
- 131 may be more particularly described on a plat of survey prepared by a Georgia registered
- 132 land surveyor and presented to the State Properties Commission for approval; and

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of the Georgia Forestry Commission until it was destroyed by a tornado on April 28,2011; and

(4) Dade County is also the owner of approximately three acres in Land Lots 21 and 22,
137 18th District, 3rd Section, as described on a survey for the State Forestry Commission on
a plat dated July 14, 2011, last revised on November 13, 2013, by surveyor Paul Rogers,
Registered Land Surveyor No. 2303, which property was also leased for 25 years to the
state on November 23, 2011, for constructing, maintaining, and operating a new Georgia

141 Forestry Commission Dade Unit, and as described on the same plat; and

(5) Dade County approved at its August 4, 2011, meeting the acquisition from the state
of the above-described 0.683 of an acre property in exchange for the county conveying
to the state the three-acre property now leased to the State; and

(6) The Georgia Forestry Commission, by resolution dated May 19, 2011, recommended
the exchange as described above as being beneficial to the state and recommended
cancellation of the County's 25 year lease on the three acres when the exchange is
effected; and

(7) Said exchange was approved by 2012 Resolution Act No. 759 (H.R. 1376), approved
by the Governor on May 2, 2012; and

(8) Dade County approved movement of the south property line of the three-acre tract
north by 30 feet so that the county could declare the road located adjacent to it as a
county road and shift the northern property line of the three-acre tract by the same area,
as shown on a plat of survey dated July 14, 2011, last revised on November 13, 2013, by
surveyor Paul Rogers, Registered Land Surveyor No. 2303; and

156 (9) Dade County and the Georgia Forestry Commission request that the 2012 Resolution

157 Act No. 759 (H.R. 1376) be ratified to reflect the corrected boundary line of the

three-acre acquisition tract described above, and to terminate the 25 year lease; and

159 WHEREAS:

160 (1) The State of Georgia is the owner of a certain parcel of real property located in161 Fulton County, Georgia; and

(2) Said real property is all that tract or parcel of land lying and being in parts of Land
Lot 853, 1st Land District, 2nd Section, City of Alpharetta, Fulton County, Georgia,
containing approximately 1.4 acres for right of way, together with approximately 0.1 acre
of permanent easement and approximately 1.7 acres of temporary easement to be
conveyed and is more particularly described on a drawing entitled "Proposed Northwinds
Parkway Conveyance," dated January 28, 2014, and on file in the offices of the State

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- Properties Commission, and presented to the State Properties Commission for approval;and
- (3) Said parcel or tract is under the custody of the Technical College System of Georgiaand will be the location of the planned Gwinnett Technical College campus; and
- 172 (4) By letter dated August 26, 2012, the City of Alpharetta requested that the property
- be conveyed for the extension of Northwinds Parkway from Kimball Bridge Road to Old
- 174 Milton Parkway and will provide access to the property owned by the State of Georgia
- and dedicated for the planned Gwinnett Technical College Alpharetta campus; and
- 176 (5) The Technical College System of Georgia has determined that it no longer has a need
- 177 for the above-described property and has declared it surplus to its needs; and

178 WHEREAS:

- (1) The State of Georgia is the owner of certain parcels of real property known as the
 Geo. L. Smith II Georgia World Congress Center Authority (the authority), located in
 Fulton County, Georgia; and
- (2) Said property is all that tract or parcel of land lying and being in Land Lots 83 and
 84 of the 14th District of Fulton County containing approximately 43 acres designated
 as the New Stadium Project, the boundary of which is described in red as "NSP limits"
 on a drawing entitled Roadway Abandonment Phasing Exhibit, last revised December 17,
 2013, and on file in the offices of the State Properties Commission, and which 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; and
- (3) The above-described tract comprises a portion of the Georgia World Congress Center
 campus which is in the custody of the Department of Economic Development and
 managed by the authority through that certain management agreement dated April 8,
 192 1974, as subsequently amended; and
- (4) The Department of Economic Development, by and through the authority, desires the
 state to ground lease to the authority the NSP area of approximately 43 acres for 40 years
 with two renewal options of five years each, with the provision that the area may be
 licensed to the Atlanta Falcons Stadium Company, LLC (StadCo), and provided that
 certain plans and specifications for the New Stadium Project are approved by the
 authority, and other specified stipulations and terms and conditions as more particularly
 set forth in the resolution; and
- (5) The Department of Economic Development, by and through the authority, also
 requests the granting of nonexclusive permanent utility, access, and service easements
 for the use and enjoyment of the New Stadium Project or such appurtenant easements for
 the term of the lease which may be more particularly described on plats of survey

204 prepared by a Georgia registered land surveyor and presented to the State Properties205 Commission for approval; and

206 WHEREAS:

207 (1) The State of Georgia is the owner of a certain parcel of real property located in208 Liberty County, Georgia; and

(2) Said real property parcel is a portion of all that tract being approximately 50.57 acres 209 210 of state property lying and being in the 1458th G.M. District, City of Hinesville, Liberty County, Georgia, acquired by virtue of General Warranty Deed between Liberty County 211 Industrial Authority, as the Grantor, and the State of Georgia as the Grantee, dated 212 February 27, 2002, for consideration of \$10.00 as recorded in Deed Book 1071, Pages 213 460-462 in the office of the clerk of Superior Court of Liberty County, Georgia, and 214 being on file in the offices of the State Properties Commission inventoried as Real 215 216 Property Record (RPR) # 009735, and accompanying plat entitled, "PLAT OF 50.57 ACRES, TRACT 'A' HINESVILLE AIRPORT INDUSTRIAL PARK, 1458TH G.M. 217 DISTRICT, HINESVILLE GEORGIA BY BENJAMIN E. GAY DATED 02/27/2002"; 218 219 and being recorded in Plat Book M79, Page 1 in the office of the clerk of Superior Court 220 of Liberty County, Georgia, and being on file in the offices of the State Properties 221 Commission, said parcel being more particularly described as that approximately 0.451 222 of an acre along State Route 119; and

(3) Said 0.451 of an acre is under the custody of the Technical College System ofGeorgia as a portion of the Liberty campus of Savannah Technical College; and

- (4) The Georgia Department of Transportation in a letter dated November 20, 2012, 225 requested that 0.451 of an acre along State Route 119 be conveyed for the Road 226 Widening Project Number STP-0004-00(917), as more particularly described as that area 227 highlighted in yellow on that right of way drawing entitled "DEPARTMENT OF 228 229 TRANSPORTATION; STATE OF GEORGIA; RIGHT OF WAY OF PROPOSED STATE ROUTE 119 WIDENING FROM INTERSECTION OF US84 TO SR196 230 LIBERTY; FEDERAL AID PROJECT NO. STP-0004-00(917)" dated November 14, 231 2011, last revised on September 18, 2012, made by Thomas & Hutton Engineering Co., 232 and being on file in the offices of the State Properties Commission; and 233
- (5) By resolution dated March 7, 2013, the Technical College System of Georgia
 declared the property surplus to its needs and approved the conveyance of the
 above-described property to the Georgia Department of Transportation; and

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WHEREAS:(1) The State of Georgia is the owner of a certain parcel or parcels of real property

239 located in Meriwether County, Georgia; and

(2) Said real property is all of that certain parcel or parcels of real property referenced
and described on a drawing titled ROOSEVELT WARM SPRINGS REHAB HOSPITAL
- STUDY of approximately 22 acres of land (the hospital, parking, and Hilliard Cottage)
lying and being in Land Lots 137 and 138 of the 2nd Land District of Meriwether
County, Georgia, hereinafter sometimes called the "hospital property"; and

(3) Said hospital property is licensed and permitted by the State of Georgia for operation
as a long-term care acute care hospital located on the Roosevelt Warm Springs Institute
for Rehabilitation campus in the custody of the Georgia Vocational Rehabilitation
Agency, 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; and

(4) The board of the Georgia Vocational Rehabilitation Agency approved a resolution
to transfer title to the hospital property to the Board of Regents of the University System
of Georgia Regents University for operation as a long-term care hospital and as an
inpatient rehabilitation facility with associated rehabilitative, health care, and medical
services by and through a lease and management arrangement with a designated nonprofit
corporation and same to revert to the state if Regents University discontinues use; and

(5) The Board of Regents of the University System of Georgia resolved to seek
conveyance of the hospital property for Georgia Regents University for operation as a
long-term care hospital and as an inpatient rehabilitation facility with associated
rehabilitative, health care, and medical services by and through a lease and management
arrangement with a designated nonprofit corporation; and

(6) The consideration for the conveyance of the hospital property from the State of
Georgia to the Board of Regents of the University System of Georgia shall be \$10.00 and
the continued use of the above-described real property for public purposes, unless such
use is discontinued by the Board of Regents of the University System of Georgia in
which case the hospital property will revert back to the State of Georgia in custody of the
Georgia Vocational Rehabilitation Agency; and

268 WHEREAS:

- 269 (1) The State of Georgia is the owner of a certain parcel of real property located in
- 270 Monroe County, Georgia; and

- (2) Said real property is all that area of floor space containing 497 square feet of
 improved property located at Georgia Public Safety Training Center in Forsyth, Monroe
 County, Georgia; and
- (3) Said property is in the custody of the Georgia Public Safety Training Center and isa part of the Georgia Public Safety Training Center; and
- 276 (4) Justice Federal Credit Union is desirous of leasing the above-described property as
- a financial office and ATM for a term of ten years with an annual rental amount of\$5,000.00; and
- (5) The Georgia Public Safety Training Center has no objection to the leasing of theabove-described property; and
- 281 (6) The June 27, 2013, State Properties Commission Board meeting authorized entering
- into a short-term lease for one year with two one-year renewals of 497 square feet of
- 283 improved property for a financial office and ATM location at Georgia Public Safety
- Training Center with Justice Federal Credit Union for a consideration of \$10.00; and

285 WHEREAS:

- (1) The State of Georgia is the owner of a certain parcel of real property located inMonroe County, Georgia; and
- (2) Said improved property is all that area of floor space containing 25 square feet of
 improved property located at State Offices South at Tift College in Forsyth, Monroe
 County, Georgia; and
- (3) Said property is in the custody of the Department of Corrections and is a part of State
 Offices South at Tift College; and
- 293 (4) The State of Georgia has leased the 25 square feet of improved property to Justice
- Federal Credit Union since July 14, 2011, for a consideration of \$600.00 annually; and
- (5) Justice Federal Credit Union is desirous of leasing the above-described property fora term of ten years; and
- (6) The Department of Corrections has no objection to the leasing of the above-describedproperty; and
- (7) The December 8, 2011, State Properties Commission board meeting authorized
 entering into a short-term lease for one year with two one-year renewals of 25 square feet
- 301 of improved property for an ATM location at State Offices South at Tift College with
- 302 Justice Federal Credit Union for a consideration of \$600.00 per year; and

303 WHEREAS:

304 (1) The State of Georgia is the owner of a certain parcel of real property located in305 Rabun County, Georgia; and

- 306 (2) Said improved real property is approximately 1.0 acre lying and being in the City of
 307 Dillard, Rabun County, and in the 556th Militia District as described in that October 17,
 308 1950, deed recorded in Deed Book Y-2, Pages 61-63, and on file in the offices of the
 309 State Properties Commission as Real Property Record 1089 and may be more particularly
 310 described on a plat of survey prepared by a Georgia registered land surveyor and
 311 presented to the State Properties Commission for approval; and
- 312 (3) Said tract or parcel was formerly the site of the Dillard Farmers Market, now under
- 313 the custody of the Department of Agriculture; and
- (4) By letter dated January 7, 2014, the Commissioner of Agriculture declared the
- 315 improved property surplus and no longer necessary for the operations of the agency; and

316 WHEREAS:

- 317 (1) The State of Georgia is the owner of a certain parcel of real property located in318 Toombs County, Georgia; and
- 319 (2) Said real property is all that parcel lying and being in Toombs County, and is more320 particularly described as approximately 1.165 acres per a plat on file in the offices of the
- State Properties Commission prepared by Southern Surveying Services dated June 7,
 2013, and recorded in Book 00032, Page 0342 of the Toombs County Clerk of Superior
- 323 Court. The 1.165 acre parcel is part of a 2588.40 tract recorded in Toombs County Clerk
 324 of Superior Court in a deed dated August 17, 1987, at Deed Book 241, Pages 122-123
- 325 from Walter W. Resmondo and Theresa P. Resmondo as Grantor to the State of Georgia
- 326 for \$1.6 million and other valuable consideration, a copy of which is on file in the offices
- 327 of the State Properties Commission, inventoried as Real Property Record # 007485; and
- 328 (3) Said tract is the site of Joe Kennedy Farm Property, now under the custody of the329 Department of Corrections; and
- (4) Toombs County is desirous of acquiring the above-described property for publicpurpose, including as a recycling center; and
- (5) The Department of Corrections stated that the above-described unimproved parcel
 of property is surplus to the needs of the department and requested that the abovedescribed property be conveyed to Toombs County for the amount of \$10.00 to be used
 for public purpose; and
- 336 WHEREAS:
- 337 (1) The State of Georgia is the owner of a certain parcel of real property located in Troup338 County, Georgia; and
- 339 (2) Said real property is all that parcel or tract lying and being in Land Lot 202, 6th
- 340 District, Troup County, and is more particularly described as approximately 9.0887 acres

341 in a deed on file in the offices of the State Properties Commission inventoried as Real Property Record # 004603, and being recorded in a deed dated August 8, 1973, at Deed 342 343 Book 296, Page 93 from the Board of Commissioners of Troup County as Grantor to the 344 State of Georgia for \$1.00 and other valuable consideration, less and except all that parcel or tract lying and being in Land Lots 201 and 202, 6th District, Troup County and which 345 346 is more particularly described as approximately 2.62 acres in a deed on file in the offices of the State Properties Commission inventoried as Real Property Record # 010289 from 347 the State of Georgia as Grantor to Troup County for \$10.00 and other valuable 348 consideration. The remaining parcel consists of a total of 6.4687 acres; and 349

- 350 (3) Said tract or parcel was formerly the site of State Patrol Post 2, now under the351 custody of the Department of Public Safety; and
- 352 (4) Troup County is desirous of acquiring the above-described property for public353 purpose; and

(5) The Department of Public Safety stated that the above-described improved property
is surplus to the needs of the department and requested that the above-described property

be conveyed to Troup County for the amount of \$10.00 to be used for public purpose.

357 NOW, THEREFORE, BE IT RESOLVED AND ENACTED BY THE GENERAL358 ASSEMBLY OF GEORGIA:

360 **SECTION 1.**

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

SECTION 2. 364 That the above-described property may be conveyed by appropriate instrument by the State 365 of Georgia, acting by and through its State Properties Commission, to the Development 366 Authority of Appling County or to a local government or State entity for a consideration of 367 \$10.00 so long as the property is used for public purpose; or to a local government or State 368 entity for fair market value and other consideration and provisions as the State Properties 369 Commission shall in its discretion determine to be in the best interest of the State of Georgia; 370 or by competitive bid for fair market value and other consideration and provisions as the 371

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372 State Properties Commission shall in its discretion determine to be in the best interest of the

373 State of Georgia.

374	SECTION 3.
375	That the authorization in this resolution to convey the above-described property shall expire
376	three years after the date this resolution is enacted into law and approved by the State
377	Properties Commission.
378	SECTION 4.
379	That the State Properties Commission is authorized and empowered to do all acts and things
380	necessary and proper to effect such conveyance.
381	SECTION 5.
382	That the deed of conveyance shall be recorded by the grantee in the Superior Court of
383	Appling County, Georgia, and a recorded copy shall be forwarded to the State Properties
384	Commission.
385	SECTION 6.
386	That custody of the above-described property shall remain in the Technical College System
387	of Georgia until the property is conveyed.
200	
388	ARTICLE II
389	SECTION 7.
390	That the State of Georgia is the owner of the above-described real property in Baldwin and
391	Wilkinson counties and that in all matters relating to the conveyance of the real property the
392	State of Georgia is acting by and through its State Properties Commission.
393	SECTION 8.
204	
394	That the above-described property, excluding any timber rights which are to be retained by
394 395	That the above-described property, excluding any timber rights which are to be retained by the State Forestry Commission, may be conveyed by appropriate instrument by the State of
395	the State Forestry Commission, may be conveyed by appropriate instrument by the State of

399 provisions as the State Properties Commission shall in its discretion determine to be in the

400 best interest of the State of Georgia.

	14 LC 40 0554 (SCS)
401	SECTION 9.
402	That the authorization in this resolution to convey the above-described property interest shall
403	expire three years after the date that this resolution is enacted into law and approved by the
404	State Properties Commission.
405	SECTION 10.
406	That the State Properties Commission is authorized and empowered to do all acts and things
407	necessary and proper to effect such conveyance.
408	SECTION 11.
409	That the deed of conveyance shall be recorded by the grantee in the Superior Courts of
410	Baldwin and Wilkinson counties and a recorded copy shall be forwarded to the State
411	Properties Commission.
412	SECTION 12.
413	That custody of the above-described property shall remain in the State Forestry Commission
414	until the property is conveyed.
	undi die property is conveyed.
415	ARTICLE III
416	SECTION 13.
417	That the State of Georgia is the owner of the above-described real property in Chatham
418	County and that in all matters relating to the conveyance of the real property the State of
419	Georgia is acting by and through its State Properties Commission.
120	
420	SECTION 14.
421	That the above-described property may be conveyed by appropriate instrument by the State
422	of Georgia, acting by and through its State Properties Commission to the Georgia
423	Department of Transportation for a consideration of \$1,850.00 and cost of damages, and such
424	further consideration and provisions as the State Properties Commission shall in its discretion
425	determine to be in the best interest of the State of Georgia.
426	SECTION 15.
427	That the authorization in this resolution to convey the above-described property interest shall
428	expire three years after the date that this resolution becomes effective.

	14 LC 40 0554 (SCS)
429	SECTION 16.
430	That the State Properties Commission is authorized and empowered to do all acts and things
431	necessary and proper to effect such conveyance.
432	SECTION 17.
433	That the deed of conveyance shall be recorded by the Georgia Department of Transportation
434	as grantee in the Superior Court of Chatham County and a recorded copy shall be forwarded
435	to the State Properties Commission.
436	SECTION 18.
437	That custody of the above-described property interest shall remain in the Georgia Department
438	of Corrections until the property is conveyed.
439	ARTICLE IV
440	SECTION 19.
4.4.1	
441	That the State of Georgia is the owner of the above-described real property in Cobb County
442 443	and that in all matters relating to the leasing of the approximately 0.77 of an acre of real property the State of Georgia is acting by and through its State Properties Commission.
773	property the State of Georgia is acting by and through its State Properties Commission.
444	SECTION 20.
445	That the State of Georgia, acting by and through the State Properties Commission, is
446	authorized to lease the above-described real property to the City of Marietta for an additional
447	period of 20 years to expire December 31, 2039, for public purpose, including use as its
448	visitor center and parking, for a consideration of \$650.00 per year and other consideration
449	as determined by the State Properties Commission to be in the best interest of the State of
450	Georgia.
451	SECTION 21.
452	That the State Properties Commission is authorized and empowered to do all acts and things
453	necessary and proper to effect such lease.
454	SECTION 22.
455	That the lease shall each be recorded by the lessee in the Superior Court of Cobb County and
456	a recorded copy shall be forwarded to the State Properties Commission.

	14 LC 40 0554 (SCS)
457	SECTION 23.
458	That the authorization to lease the above-described property to the City of Marietta shall
459	expire three years after the date that this resolution becomes effective.
460	ARTICLE V
461	SECTION 24.
462	That the State of Georgia is the owner of the above-described real property located in
463	Columbia County and that in all matters relating to the leasing of the real property, the State
464	of Georgia is acting by and through its State Properties Commission.
465	SECTION 25.
466	That the State of Georgia, acting by and through its State Properties Commission, is
467	authorized to lease an additional 350 square feet of improved property for a total of 638
468	square feet for a period of ten years for an annual rent total of \$6,380.00 for the purpose of

operating a 340B Clinic and Oncology Clinic, and at no cost to the state, additional use by
MCG Health, Inc. for the term of the lease, and such further terms and conditions as
determined by the State Properties Commission to be in the best interest of the State of
Georgia.

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

SECTION 26.

SECTION 27.

SECTION 28.

473

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481

That the Lease shall be recorded by MCG Health, Inc. as lessee, in the Superior Court of
Columbia County and a recorded copy shall be forwarded to the State Properties
Commission.

482 That the authorization to lease the above-described property shall expire three years after the483 date this resolution becomes effective.

	14 LC 40 0554 (SCS)
484	ARTICLE VI
485	SECTION 29.
486	That the State of Georgia is the owner of the above-described real property in Dade County
487	and that in all matters relating to the exchange of the real property, the State of Georgia is
488	acting by and through its State Properties Commission.
489	SECTION 30.
490	That the above-described Resolution Act may be ratified relative to the acquisition property
491	by appropriate instrument by the State of Georgia, acting by and through its State Properties
492	Commission, with such further consideration and provisions as the State Properties
493	Commission shall in its discretion determine to be in the best interest of the State of Georgia.
494	SECTION 31.
495	That the authorization in this resolution shall expire three years after the date this resolution
496	is enacted into law and approved by the State Properties Commission.
497	SECTION 32.
498	That the State Properties Commission is authorized and empowered to do all acts and things
499	necessary and proper to effect such exchange.
500	SECTION 22
500	SECTION 33.
501	That the deed of conveyance shall be recorded by the grantee in the Superior Court of Dade
502	County, Georgia, and a recorded copy shall be forwarded to the State Properties
503	Commission.
504	ARTICLE VII
505	SECTION 34.
506	That the State of Georgia is the owner of the above-described real property in Fulton County
507	and that in all matters relating to the conveyance of the real property, the State of Georgia
508	is acting by and through its State Properties Commission.
500	SECTION 25
509	SECTION 35.
510 511	That the State of Georgia, acting by and through its State Properties Commission, is authorized to convey the above described approximately 1.4 acres for right of year together
511	authorized to convey the above-described approximately 1.4 acres for right of way, together with approximately 0.1 acres of permanent and approximately 1.7 acres of
512	with approximately 0.1 acre of permanent easement and approximately 1.7 acres of

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LC 40 0554 (SCS)

- 513 temporary easement, for fair market value and other consideration and provisions as the State
- 514 Properties Commission shall in its discretion determine to be in the best interest of the State
- 515 of Georgia.
- 516 **SECTION 36.** 517 That the authorization in this resolution shall expire three years after the date this resolution 518 is enacted into law and is approved by the State Properties Commission. 519 **SECTION 37.** 520 That the State Properties Commission is authorized and empowered to do all acts and things 521 necessary and proper to effect such conveyance. 522 **SECTION 38.** That any deeds shall be recorded by the City of Alpharetta in the Superior Court of Fulton 523 524 County, and a recorded copy shall be forwarded to the State Properties Commission. **SECTION 39.** 525 526 That custody of the above-described property shall remain in the Technical College System 527 of Georgia until the exchange has been consummated. 528 **ARTICLE VIII** 529 **SECTION 40.** The State of Georgia is the owner of the above-described parcel of real property located in 530 531 Fulton County, Georgia, known as the New Stadium Project (NSP) containing approximately

43 acres and that in all matters relating to the ground lease of said real property and the
granting of easements related to that property the State of Georgia is acting by and through
its State Properties Commission.

SECTION 41. 535 That the State of Georgia, acting by and through the State Properties Commission, is 536 537 authorized to lease to the authority for the use and enjoyment of the New Stadium Project facility for 40 years with two renewal options of five years each for \$10.00 for the term of 538 the lease and such further consideration, terms, and conditions as determined by the State 539 540 Properties Commission in its discretion to be in the best interest of the State of Georgia, and the authority may license the property to the Atlanta Falcons Stadium Company, LLC and 541 which leased area may be more particularly described on a plat of survey prepared by a 542

548

LC 40 0554 (SCS)

543 Georgia registered land surveyor and presented to the State Properties Commission for 544 approval.

545 SECTION 42.
546 That the State Properties Commission is authorized and empowered to do all acts and things
547 necessary and proper to effect such lease and any license.

That the lease shall be recorded by the lessee in the Superior Court of Fulton County and arecorded copy shall be forwarded to the State Properties Commission.

SECTION 43.

SECTION 44.

That the authorization to lease the above-described property to the authority and effect sucheasements shall expire three years after the date that this resolution becomes effective.

SECTION 45. 554 That the State of Georgia, acting by and through its State Properties Commission, may grant 555 556 to various utility companies or entities, or each successor and assign, nonexclusive 557 permanent easements or appurtenant easements on or through the New Stadium Project area for access and utility or utility-like uses related to the construction, operation, and 558 559 maintenance of the New Stadium Project, including access and relocation of any streets on 560 said property or existing utilities. Said easement areas are particularly to be described by 561 respective plats of a survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval. 562

563 SECTION 46. 564 That the various grantees or lessee or successors or assigns shall have the right to remove or 565 cause to be removed from said easement areas only such trees and bushes as and when 566 approved by the authority and as may be reasonably necessary for the proper installation, 567 operation, and maintenance of said utilities or utility-like uses.

568SECTION 47.569That after these easements are granted, a subsequent abandonment of the use of each shall570cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title,571privileges, powers, and easements granted herein. Upon abandonment, each grantee, or its572successors and assigns, shall have the option of removing its facilities from the easement area

573 or leaving the same in place, in which event those facilities and equipment shall become the 574 property of the State of Georgia, or its successors and assigns.

575

SECTION 48.

576 That no title shall be conveyed to each grantee and, except as herein specifically granted in 577 each easement, all rights, title, and interest in and to said easement areas is reserved in the

- 578 State of Georgia, which may make any use of said easement area not inconsistent with or
- 579 detrimental to the rights, privileges, and interest granted to the utilities or StadCo.
- 580

SECTION 49.

581 That if the State of Georgia, acting by and through its State Properties Commission, 582 determines that in order to avoid interference with the state's use or intended use of an 583 easement area, the easement area should be relocated to an alternate site within State 584 property, it may grant a substantially equivalent nonexclusive easement to an alternate site 585 under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia. The grantee shall remove or 586 587 relocate its facilities to the alternate easement area at its sole cost and expense, unless the 588 State Properties Commission determines that the requested removal or relocation is to be for 589 the sole benefit of the State of Georgia and grantee provides, and the State Properties 590 Commission receives and approves in advance of any construction being commenced, a 591 schedule and written estimate for the cost of such removal and relocation. Upon written 592 request from a grantee or any third party, the State Properties Commission, in its sole 593 discretion, may grant a substantially equivalent nonexclusive easement within the property 594 for the relocation of the facilities without cost, expense, or reimbursement from the State of 595 Georgia.

596

SECTION 50.

597 That each easement granted shall contain such other reasonable terms, conditions, and 598 covenants as the State Properties Commission shall deem in the best interest of the State of 599 Georgia, and that the State Properties Commission is authorized to use a more accurate 600 description of the easement area so long as the description utilized by the State Properties 601 Commission describes the same easement area herein granted.

602

SECTION 51.

That this resolution does not affect and is not intended to affect any rights, powers, interest,
or liability of the Department of Transportation with respect to the state highway system, of
a county with respect to the county road system, or of a municipality with respect to the city

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606 street system. The grantee shall obtain any and all other required permits from the 607 appropriate governmental agencies as are necessary for its lawful use of each easement area 608 or public highway right of way and comply with all applicable state and federal 609 environmental statutes in its use of each easement area.

610 SECTION 52.
611 That the consideration for each easement shall not be less than \$10.00 and shall be set by the
612 State Properties Commission, and shall include such further consideration and provisions as
613 the State Properties Commission may determine to be in the best interest of the State of
614 Georgia.

615 SECTION 53.
616 That the grant of each easement shall be recorded by the grantee in the Superior Court of
617 Fulton County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 54.

- That the authorization in this resolution to grant the above-described easements shall expire
 five years after the date this resolution is enacted into law and approved by the State
 Properties Commission.
- 622SECTION 55.623That the State Properties Commission is authorized and empowered to do all acts and things624necessary and proper to effect the grant of these easement areas.
- 625 ARTICLE IX
 626 SECTION 56.

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

630 SECTION 57.
631 That the above-described property may be conveyed by appropriate instrument by the State
632 of Georgia, acting by and through its State Properties Commission, to the Georgia
633 Department of Transportation for a consideration of \$10.00 and such further consideration
634 and provisions as the State Properties Commission shall in its discretion determine to be in
635 the best interest of the State of Georgia.

	14 LC 40 0554 (SCS)
636	SECTION 58.
637	That the authorization in this resolution to convey the above-described property shall expire
638	three years after the date this resolution is enacted into law and approved by the State
639	Properties Commission.
640	SECTION 59.
641	That the State Properties Commission is authorized and empowered to do all acts and things
642	necessary and proper to effect such conveyance.
643	SECTION 60.
644	That the deed of conveyance shall be recorded by the grantee in the Superior Court of Liberty
645	County, Georgia, and a recorded copy shall be forwarded to the State Properties
646	Commission.
- 1 -	
647	SECTION 61.
648	That custody of the above-described property shall remain in the Technical College System
649	of Georgia until the property is conveyed.
650	ARTICLE X
650	
651	SECTION 62.
652	That the State of Georgia is the owner of the above-described real property located in
653	Meriwether County, Georgia, and that in all matters relating to the conveyance of the real
654	property the State of Georgia is acting by and through its State Properties Commission.
655	SECTION 63.
656	That the above-described property may be conveyed by appropriate instrument by the State
657	of Coargia sating by and through its State Properties Commission to the Poard of Pagente

of Georgia, acting by and through its State Properties Commission, to the Board of Regents of the University System of Georgia for \$10.00, that title of said property may revert back to the State of Georgia if the Board of Regents of the University System of Georgia discontinues use, and that such further consideration and provisions may be included as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia.

663

SECTION 64.

664 That the authorization in this resolution to convey the above-described real property shall665 expire three years after the date that this Resolution Act becomes effective.

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	14 LC 40 0554 (SCS)
666	SECTION 65.
667	That the State Properties Commission is authorized and empowered to do all acts and things
668	necessary and proper to effect such conveyance.
669	SECTION 66.
670	That the deed of conveyance shall be recorded by the Board of Regents of the University
671	System of Georgia as grantee in the Superior Court of Meriwether County, Georgia, and a
672	recorded copy shall be forwarded to the State Properties Commission.
673	SECTION 67.
674	That custody of the above-described real property shall remain in the Georgia Vocational
675	Rehabilitation Agency until the above-described real property is conveyed from the State of
676	Georgia to the Board of Regents of the University System of Georgia.
677	ARTICLE XI
678	SECTION 68.
679	That the State of Georgia is the owner of the above-described real property located in
680	Monroe County and that in all matters relating to the leasing of the real property, the State
681	of Georgia is acting by and through its State Properties Commission.
001	or ceorgia is acting of and through its state rroporties commission.
682	SECTION 69.
683	That the State of Georgia, acting by and through its State Properties Commission, is
684	authorized to lease approximately 497 square feet of improved property to Justice Federal
685	Credit Union for a financial office and ATM location at Georgia Public Safety Training
686	Center for a term of ten years with an annual rental amount of \$5,000.00 and such further
687	terms and conditions as determined by the State Properties Commission to be in the best
688	interest of the State of Georgia.
689	SECTION 70.

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

	14 LC 40 0554 (SCS)
693	SECTION 71.
694	That the lease shall be recorded by Justice Federal Credit Union as lessee, in the Superior
695	Court of Monroe County, and a recorded copy shall be forwarded to the State Properties
696	Commission.
697	SECTION 72.
698	That the authorization to lease the above-described property shall expire three years after the
699	date this resolution becomes effective.
700	ARTICLE XII
701	SECTION 73.
702	That the State of Georgia is the owner of the above-described real property located in
703	Monroe County and that in all matters relating to the leasing of the real property, the State
704	of Georgia is acting by and through its State Properties Commission.
705	SECTION 74.
706	That the State of Georgia, acting by and through its State Properties Commission, is
707 708	authorized to lease 25 square feet of improved property to Justice Federal Credit Union for
708	a term of ten years with an annual rental amount of \$600.00 and such further terms and conditions as determined by the State Properties Commission to be in the best interest of the
710	State of Georgia.
, 10	
711	SECTION 75.
712	That the State Properties Commission is authorized and empowered to do all acts and things
713	necessary and proper to effect such lease, including the execution of all necessary
714	documents.
715	SECTION 76.
716	That the lease shall be recorded by Justice Federal Credit Union as lessee in the Superior
717 718	Court of Monroe County and a recorded copy shall be forwarded to the State Properties Commission.
/10	
719	SECTION 77.
720	That the authorization to lease the above-described property shall expire three years after the
721	date this resolution becomes effective.

	14 LC 40 0554 (SCS)
722	ARTICLE XIII
723	SECTION 78.
704	That the State of Council is the second of the share described encryption. Debug Country of the
724	That the State of Georgia is the owner of the above-described property in Rabun County and
725	that in all matters relating to the conveyance of the real property, the State of Georgia is
726	acting by and through its State Properties Commission.
727	SECTION 79.
728	That the above-described property may be conveyed by appropriate instrument by the State
729	of Georgia, acting by and through its State Properties Commission, to a local government or
730	State entity for a consideration of \$10.00 and payment of applicable outstanding general
731	obligation bonds and interest or other payments, so long as the property is used for public
732	purpose; or to a local government or state entity for fair market value and other consideration
733	and provisions as the State Properties Commission shall in its discretion determine to be in
734	the best interest of the State of Georgia; or by competitive bid for fair market value and other
735	consideration and provisions as the State Properties Commission shall in its discretion
736	determine to be in the best interest of the State of Georgia.
737	SECTION 80.
738	That the authorization in this resolution to convey the above-described property shall expire
739	three years after the date this resolution becomes effective.
740	SECTION 81.
741	That the State Properties Commission is authorized and empowered to do all acts and things
742	necessary and proper to effect such conveyance.
743	SECTION 82.
744	That the deed of conveyance shall be recorded by the grantee in the Superior Court of Rabun
745	County, and a recorded copy shall be forwarded to the State Properties Commission.
746	SECTION 83.
747	That custody of the above-described property shall remain in the Department of Agriculture
748	until the property is conveyed.

	14 LC 40 0554 (SCS)
749	ARTICLE XIV
750	SECTION 84.
751	That the State of Georgia is the owner of the above-described real property in Toombs
752	County and that in all matters relating to the conveyance of the real property, the State of
752	Georgia is acting by and through its State Properties Commission.
155	Georgia is acting by and through its state i toperties commission.
754	SECTION 85.
755	That the above-described property may be conveyed by appropriate instrument by the State
756	of Georgia, acting by and through its State Properties Commission, to Toombs County or to
757	a local government or State entity for a consideration of \$10.00 or other payments, so long
758	as the property is used for public purpose, and for other consideration and provisions as the
759	State Properties Commission shall in its discretion determine to be in the best interest of the
760	State of Georgia.
761	SECTION 86.
762	That the authorization in this resolution to convey the above-described property shall expire
763	three years after the date this resolution becomes effective.
764	SECTION 87.
765	That the State Properties Commission is authorized and empowered to do all acts and things
766	necessary and proper to effect such conveyance.
767	SECTION 88.
768	That the deed of conveyance shall be recorded by the grantee in the Superior Court of
769	Toombs County, and a recorded copy shall be forwarded to the State Properties Commission.
770	SECTION 90
770 771	SECTION 89.
772	That custody of the above-described property shall remain in the Department of Corrections until the property is conveyed.
112	until the property is conveyed.
773	ARTICLE XV
774	SECTION 90.
775	That the State of Georgia is the owner of the above-described real property in Troup County
776	and that in all matters relating to the conveyance of the real property, the State of Georgia
777	is acting by and through its State Properties Commission.

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	14 LC 40 0554 (SCS)
778	SECTION 91.
779	That the above-described property may be conveyed by appropriate instrument by the State
780	of Georgia, acting by and through its State Properties Commission, to Troup County or to
781	a local government or state entity for a consideration of \$10.00 and payment of applicable
782	outstanding general obligation bonds and interest or other payments, so long as the property
783	is used for public purpose; or to a local government or state entity for fair market value and
784	other consideration and provisions as the State Properties Commission shall in its discretion
785	determine to be in the best interest of the State of Georgia; or by competitive bid for fair
786	market value and other consideration and provisions as the State Properties Commission shall
787	in its discretion determine to be in the best interest of the State of Georgia.
788	SECTION 92.
789	That the authorization in this resolution to convey the above-described property shall expire
790	three years after the date this resolution becomes effective.
791	SECTION 93.
792	That the State Properties Commission is authorized and empowered to do all acts and things
793	necessary and proper to effect such conveyance.
794	SECTION 94.
795	That the deed of conveyance shall be recorded by the grantee in the Superior Court of Troup
796	County, and a recorded copy shall be forwarded to the State Properties Commission.
797	SECTION 95.
798	That custody of the above-described property shall remain in the Department of Public
799	Safety until the property is conveyed.
800	ARTICLE XVI
801	SECTION 96.
802	That this resolution shall become effective as law upon its approval by the Governor or upon
803	its becoming law without such approval.
804	SECTION 97.
805	That all laws and parts of laws in conflict with this resolution are repealed.