Senate Resolution 228

By: Senators Jones of the 25th, Harbison of the 15th, Hufstetler of the 52nd, Tillery of the 19th, Harper of the 7th and others

AS PASSED

A RESOLUTION

- 1 Authorizing the conveyance of certain state owned real property located in Baldwin County;
- 2 authorizing the conveyance of certain state owned real property located in Camden County;
- 3 authorizing the conveyance of certain state owned real property located in Chatham County;
- 4 authorizing the conveyance of certain state owned real property located in Clinch County;
- 5 authorizing the ground lease of certain state owned real property located in Coffee County;
- 6 authorizing the conveyance of certain state owned real property located in Crawford County;
- 7 authorizing the conveyance of certain state owned real property located in Dougherty
- 8 County; authorizing the conveyance of certain state owned real property located in Fannin
- 9 County; authorizing the conveyance of certain state owned real property located in Gordon
- 10 County; authorizing the conveyance of certain state owned real property located in Hall
- 11 County; authorizing the conveyance for exchange of certain state owned real property located
- in Houston County; authorizing the conveyance of certain state owned real property located
- in Lincoln County; authorizing the conveyance of certain state owned real property located
- in Muscogee County; authorizing the conveyance of certain state owned real property located
- 15 in Seminole County; authorizing the conveyance of certain state owned real property located
- in Tattnall County; authorizing the ground lease of certain state owned real property located
- 17 in Washington County; authorizing the conveyance of certain state owned real property
- 18 located in Worth County; authorizing the ground lease of certain state owned real property
- 19 located in Bartow, Catoosa, Cobb, Fulton, Gordon, and Whitfield Counties, Georgia, and
- 20 Hamilton County, Tennessee; to provide an effective date; to repeal conflicting laws; and for
- 21 other purposes.
- 22 WHEREAS:
- 23 (1) The State of Georgia is the owner of certain real property located in Baldwin County,
- 24 Georgia; and
- 25 (2) Said property being approximately 2,134 acres of State property inventoried as of
- February 3, 2014 and on file in the offices of the State Properties Commission as Real
- 27 Property Record 5171, known as the Central State Hospital campus (CSH Campus),
- founded in the mid-1800's when Milledgeville was the State Capitol, and to comply with
- 29 the United States Supreme Court's 1999 Olmstead decision regarding the Americans with

30 Disabilities Act, in 1999 Central State Hospital began moving its consumers to community-based services leading to significant vacancies in CSH Campus buildings; 31 32 and 33 (3) Approximately 1,862 acres of certain improved and unimproved parcels, being a portion of the CSH Campus, in the custody of the Georgia Department of Behavioral 34 35 Health and Developmental Disabilities and the Georgia Department of Corrections, were 36 authorized for conveyance by the General Assembly of 2014 in Resolution Act 59 (SR 37 788); and 38 (4) In spite of best efforts to convey the property authorized for conveyance, only 4 tracts, totaling approximately 17 acres, have been committed for conveyance, and 61 39 acres, including 2 other tracts, have been transferred to other State agencies on the CSH 40 41 Campus; and 42 (5) Numerous years of vacancy in buildings has allowed existing aged improvements to fall further into extreme disrepair, minimizing the State's ability to attract a purchaser for 43 44 the remaining surplus property; and (6) The Georgia Department of Behavioral Health and Developmental Disabilities and 45 the Department of Corrections have resolved to retain a total of 90 improved and 46 47 unimproved acres and to surplus and convey by current legislative action the remaining 48 1,966 acres; and 49 (7) Based on maintenance costs and building condition information provided by the 50 Department of Behavioral Health and Developmental Disabilities, the State Properties 51 Commission staff believes the surplused property has a negative value to the State of 52 Georgia; and (8) The Central State Hospital Local Redevelopment Authority ("Authority") is a 53 54 State-Chartered Authority which can issue its own revenue bonds and which has as its 55 mission to convert land and/or buildings of the CSH Campus to economic commercial or industrial uses, or education, transportation or recreation uses; and 56 (9) The Authority desires to acquire the approximately 1,966 acres of improved and 57 unimproved real property in order to carry out its mission, in accordance with a master 58 plan to provide increased economic benefit to the State and said conveyance shall be "as 59

62 WHEREAS:

60

61

is, where is, and with all faults"; and for such further terms and conditions as determined

by the State Properties Commission to be in the best interest of the State of Georgia; and

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

- 65 (2) Said real property is all of that improved parcel or tract being approximately 10.60
- acres lying and being in Land Lots 253 and 264 in the 1st Land District of the 321st
- 67 GMD in Baldwin County, Georgia acquired by land transfer on February 15, 1952 from
- the State Department of Public Welfare as authorized by Resolution Act Number 121
- 69 (H.R. No. 237-908f) and approved by the Governor; and said property 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
- 72 (3) Said real property is under the custody of the Georgia Forestry Commission and was
- operated as the Commission's Oconee District Office; and
- 74 (4) By Resolution dated August 24, 2016, the Georgia Forestry Commission resolved to
- surplus the approximately 10.60 acres of improved real property to its current and future
- needs, and resolved to surplus the above-described property; and

- 78 (1) The State of Georgia ("State") is the owner by presumption of law of certain
- marshlands on a marsh island consisting of approximately 1,720 acres, now known as
- Raccoon Key located in the 33rd District of Camden County, Georgia, such marshlands
- being regulated by the Department of Natural Resources ("DNR") pursuant to the Coastal
- Marshlands Protection Act, O.C.G.A. § 12-5-280, et seq., and the Governor's powers to
- regulate public property, O.C.G.A. 50-16-61; and
- 84 (2) Mapache, LLC ("Mapache") claims to own the above-referenced marshlands,
- 85 including approximately 171 acres of currently diked freshwater ponds and
- approximately 3 acres of naturally occurring upland in fee simple based upon its
- predecessors' claim of title and pursuant to a warranty deed from Moser Financial LLC
- dated June 18, 2014 recorded in Deed Book 1717 Pages 384-386 of the Camden County
- Clerk of Superior Court and described on an aerial drawing of approximately 1,720 acres
- 90 dated December 23, 2014 by Thomas and Hutton Engineering, 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
- 93 (3) Mapache, pursuant to U. S. Army Corps of Engineers ("USACE") Permit Application
- 94 #SAS-2012-00938, desires to establish, construct, operate, maintain and monitor a
- proposed approximately 174-acre tidal marsh wetland mitigation bank on property
- described on that drawing titled "Settlement Proposal" by Resource and Land Consultants
- 97 dated February 14, 2017 which is divided into Areas 1 through 9 ("the Mitigation Bank
- Property"), which may be further described by a survey to be submitted to the State

Properties Commission, and Mapache desires to commercially sell mitigation credits from such bank in accordance with a mitigation banking instrument approved by USACE and the compensatory mitigation rules and regulations of USACE (33 C.F.R. 325 and 33 C.F.R. 332) and Environmental Protection Agency ("EPA", 40 C.F.R. Part 230); and (4) To resolve all disputes as to ownership of the above-referenced marshlands, the State, as part of a settlement, seeks authorization to quitclaim to Mapache approximately 174 acres of the State's interest in the Mitigation Bank Property, of which title to approximately 105 acres located in Areas 1, 2, 3, 4, and 5 on the "Settlement Proposal" drawing shall immediately be subject to use restrictions, and approximately 69 acres in Areas 6, 7, 8 and 9 on the "Settlement Proposal" drawing shall be held in escrow for not more than five years, unless extended by the State Properties Commission, until such time as the mitigation bank is approved by USACE, after which time Mapache shall promptly cause the quitclaim deed to be recorded and shall promptly transfer to the State 15 percent of each credit release granted to the approved mitigation bank, under such terms and conditions as the State Properties Commission may stipulate; and (5) In exchange for and in consideration of the above-referenced quitclaim from the State and in order to resolve all disputes as to ownership of the above-referenced marshlands, Mapache as part of a settlement, shall: (A) Quitclaim to the State approximately 1,546 acres of marshlands which lie outside of the diked area of Raccoon Key shown on the eastern portion of the site on the aerial drawing of approximately 1,720 acres dated December 23, 2014 by Thomas and Hutton Engineering; and (B) If no license or permit is issued to Mapache for a mitigation bank within the 5 year time limit (unless the time limit is extended by the State Properties Commission), Mapache shall return to the State the escrowed quitclaim deed of approximately 69 acres in Areas 6, 7, 8 and 9 of the Settlement Proposal drawing. If a portion of Areas 6 through 9 is approved by USACE for a mitigation bank, Mapache shall record the escrowed quitclaim from the State and immediately convey to the State that portion of

128 WHEREAS:

99

100

101

102

103

104

105

106

107

108

109

110

111

112

113

114

115

116

117

118

119

120

121

122

123

124

125

126

127

129

130

131

132

133

134

(1) The State of Georgia is the owner by presumption of law of certain marshlands and water bottoms lying and being in the 2nd Georgia Militia District of Lamar Ward, City of Savannah, Chatham County, Georgia, and bounded north by a line running along the south side of a sheetpile bulkhead on the south side of the Savannah River, between property now or formerly owned by East Coast Associates, LLC of Harbor Street in the City of Savannah, on the east, and property now or formerly owned by Columbia

Areas 6 through 9 which was not approved by USACE for a mitigation bank; and

Properties Savannah, LLC of 100 General McIntosh Boulevard in the City of Savannah, 135 also known as the Marriott Hotel property, on the west, and otherwise on the east, south, 136 137 and west by a line consisting of links 1 through 72, as shown on a plat prepared by Robert 138 K. Morgan, Georgia Registered Land Surveyor, R.L.S. #3087, which marshland property is subject to regulation pursuant to the Coastal Marshlands Protection Act, O.C.G.A. § 139 140 12-5-280, et seq. and the Governor's powers to regulate State-owned property, O.C.G.A. §50-16-61, and is hereinafter referred to as the "Property;" and 141 (2) The Property consists of State-owned marshlands that have been previously filled 142 143 pursuant to Coastal Marshlands Protection Act Permits 512 and 524; and (3) MMA/PSP Savannah River, LLC, claims to own approximately 57.76 acres of land 144 in fee simple lying immediately south of the sheetpile bulkhead previously described 145 herein pursuant to a warranty deed from ALR Oglethorpe, LLC dated February 16, 2010 146 and recorded in Deed Book 358-Z Pages 132-161 of the Chatham County Clerk of 147 Superior Court, which 57.76 acre tract is claimed to include the Property, and may be 148 more particularly described on a plat of survey prepared by a Georgia registered land 149 surveyor and presented to the State Properties Commission for approval; and 150 (4) MMA/PSP Savannah River, LLC desires to construct a proposed development on this 151 152 57.76 acre tract adjacent to the Savannah River, which is claimed to include the Property; 153 (5) To resolve any and all disputes as to ownership of the Property and all present or 154 155 former littoral, wharfing, and other rights and privileges in and to the Property and 156 adjoining tidally influenced water bottoms and tidal waters, the State seeks authorization to convey its interest in the Property to MMA/PSP Savannah River, LLC in exchange for 157 the conveyance of certain property from MMA/PSP Savannah River, LLC, which 158 159 property shall include a strip of land measuring three feet in width adjoining the sheetpile bulkhead described hereinabove for the length thereof, and the receipt of payment in an 160 amount sufficient for the State to receive fair market value for any real property it may 161 convey, and such other consideration and provisions as the State Properties Commission 162 shall in its discretion determine to be in the best interests of the State of Georgia; 163 provided nothing herein shall affect any rights or privileges in and to the Property and 164 adjoining waters claimed by the City of Savannah; and 165

166 WHEREAS:

167 (1) The State of Georgia is the owner of a certain parcel of improved real property 168 located in Clinch County; and

(2) Said real property is all of that improved parcel or tract being approximately 16.14 acres lying and being in Land Lot 497 of the7th Land District of Clinch County, Georgia, as shown on a plat of survey entitled Proposed Department of Corrections Rehabilitation Center dated November 19, 1989 prepared by Privett and Associates, Inc., Surveyors & Land Planners, more particularly Park D. Privett, Jr., Georgia Registered Land Surveyor #2218, 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; and
(3) Said real property is under the custody of the Georgia Department of Corrections and was used as Homerville State Prison; and
(4) By Resolution dated November 5, 2009, the Georgia Department of Corrections resolved to surplus the approximately 16.14 acres of improved real property to its current and future needs; and

182 WHEREAS:

169

170

171

172

173

174

175

176

177

178

179

180

181

- 183 (1) The State of Georgia is the owner of a certain parcel of improved real property 184 located in Coffee County; and
- 185 (2) Said real property is all of that parcel or tract of approximately 22.06 acres described 186 as Wiregrass Technical College - Coffee County lying and being in the City of Douglas in the original Land Lot 176, 6th Land District and acquired on May 12, 1995 for a 187 188 consideration of \$0 from the Board of Regents of the University System of Georgia and 189 recorded at Deed Book 534, Page 85-88 and Plat Book 74, Page 69 of the Superior Court of Coffee County and in the State Properties Commission inventory as Real Property 190 191 Record 08647, and may be more particularly described on a plat of survey prepared by 192 a Georgia Registered Land Surveyor and presented to the State Properties Commission
- for approval; and
- (3) Said real property was further improved with a 64,290 square foot building known
 as Wiregrass Regional College & Career Academy which was constructed with State
 funds for the Technical College System of Georgia and completed in 2016; and
- (4) The Coffee County Board of Education is desirous of leasing approximately 15,635 square foot portion of the above-referenced one story building for use as the Academy portion of the Wiregrass Regional College and Career Academy, City of Douglas, Coffee County, Georgia for a term of 30 years for a consideration of \$10.00 per year (the Premises, and use of approximately 0.609 of an acre of shared parking area and an appurtenant 1.337 acre ingress/egress easement area (the Access Area as described on drawings on file at 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; and

(5) The Technical College System of Georgia resolved on November 3, 2016 to support

Coffee County Board of Education's leasing and use of the above-described property; and

WHEREAS:

206

207

208

- 209 (1) The State of Georgia is the owner of a certain parcel of improved real property
- located in Crawford County, Georgia; and
- 211 (2) Said real property is all of that improved parcel or tract of approximately 20.72 acres
- lying and being in Land Lot 161, 7th Land District of Crawford County acquired on
- February 5, 2002 for \$10.00 from Crawford County, Georgia which is recorded at Deed
- Book 205, Page 384-386, and Plat Book 14, Page 318 of the Superior Court of Crawford
- County and in the State Properties Commission inventory as Real Property Record
- 216 09649, and said property 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) Said real property is under the custody of the Technical College System of Georgia
- and is the former Crawford County Center of the Central Georgia Technical College; and
- 221 (4) Said real property is improved with an approximately 20,000 square foot building
- which the Technical College System of Georgia would like to continue to use
- approximately 3,200 square feet of classroom space for teaching; and
- (5) The Technical College System of Georgia on November 3, 2016 resolved that the
- approximately 20.72 acres of property is surplus to its current and future needs due to
- decline in student enrollment, provided that the Technical College System of Georgia
- lease back approximately 3,200 square feet of classroom space for the consideration of
- \$10.00 per year from any grantee; and

- 230 (1) The State of Georgia is the owner of a certain parcel of improved real property
- located in Dougherty County; and
- 232 (2) Said real property is all of that improved parcel or tract of approximately 5.03 acres
- described as the Department of Juvenile Justice's Albany Regional Youth Detention
- Center lying and being in Land Lot 361, 1st Land District, Dougherty County and
- acquired on January 24, 1966 for a consideration of \$10.00 from the Commissioners of
- Roads and Revenues of Dougherty County, Georgia, which is recorded at Deed Book
- 237 346, Page 332-335 of the Superior Court of Dougherty County and in the State Properties
- Commission inventory as Real Property Record #004676, and said property 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
- 241 (3) Said real property is under the custody of the Department of Juvenile Justice; and
- 242 (4) By official action dated February 23, 2017, the Board of Juvenile Justice declared the
- approximately 5.03 acres of improved real property surplus to its current and future
- needs, and resolved to surplus the above-described property; and

245 WHEREAS:

- 246 (1) The State of Georgia is the owner of a reversionary interest in a certain parcel of
- improved real property located in Fannin County; and
- 248 (2) Said real property is all of that improved parcel or tract of approximately 3.56 acres
- described as the former Blue Ridge State Farmers' Market lying and being in Land Lot
- 250 315 of the 8th Land District, 2nd Section Blue Ridge, Fannin County, Georgia; and
- 251 (3) The State of Georgia conveyed the above described real property to the City of Blue
- Ridge on November 29, 2007 for \$1.00 subject to a restriction of public purpose use with
- a clause requiring the property to automatically revert should the public purpose use be
- discontinued; and
- 255 (4) By Letter, the City of Blue Ridge expressed interest to acquire the Property free of
- 256 the public purpose use restriction; and
- 257 (5) With regard to the above-described real property, the State is desirous of releasing
- 258 the public purpose use restriction and conveying the reversionary interest to the City of
- Blue Ridge for the consideration of \$14,000.00; and

- 261 (1) The State of Georgia is the owner of a certain parcel of improved real property
- located in Gordon County, Georgia; and
- 263 (2) Said real property is all of that improved parcel or tract being approximately 2 acres
- lying and being in Land Lot 191, 14th District, 3rd Section acquired for the
- 265 consideration of \$1.00 by way of Warranty Deeds from Gordon County dated February
- 266 16, 1961 and June 14, 1968, which are recorded in Deed Book 49, page 346 and Deed
- Book 12 pages 82-83, of the Superior Court of Gordon County, and in the State
- Properties Commission inventory as Real Property Records 001521 and 003816,
- respectively, and said property may be more particularly described on a plat of survey
- prepared by a Georgia Registered Land Surveyor and presented to the State Properties
- 271 Commission for approval; and
- 272 (3) Said real property is under the custody of the Georgia Department of Natural
- 273 Resources and was used by the Law Enforcement and Wildlife Resources Divisions; and

(4) By letter dated December 6, 2016, Gordon County expressed interest in acquiring the
 property for the consideration of \$10.00 for public purpose in order to construct a new
 public health department; and
 (5) By Commissioner's letter dated December 14, 2016, the Georgia Department of
 Natural Resources declared the approximately 2 acres of improved real property surplus

Gordon County, Georgia for the consideration of \$10.00 and the requirement that Gordon

to its current and future needs, and requested the authorization to convey the property to

County use the property for solely public purposes in perpetuity; and

282 WHEREAS:

279

280

281

- 283 (1) The State of Georgia is the owner of a certain parcel of improved real property
- located in Hall County; and
- 285 (2) Said real property is all of that improved parcel or tract of approximately 3.07 acres
- described as a portion of State Patrol Post 6 lying and being in Land Lots 135, 136, and
- 287 138, 10th Land District, Hall County and acquired on January 21, 1958 for a
- consideration of \$10.00 from the Board of Commissioners of Roads and Revenues of
- Hall County, Georgia, which is recorded at Deed Book 181, Page 568 of the Superior
- 290 Court of Hall County and in the State Properties Commission inventory as Real Property
- Record #02422, and said property may be more particularly described on a plat of survey
- 292 prepared by a Georgia Registered Land Surveyor and presented to the State Properties
- 293 Commission for approval; and
- (3) Said real property is under the custody of the Department of Public Safety; and
- 295 (4) By official action dated January 6, 2017, the Department of Public Safety declared
- the approximately 0.253 of an acre of improved real property surplus to its current and
- future needs, and resolved to surplus the above-described property; and

- 299 (1) The State of Georgia ("State") is the owner of approximately 84.74 acres of real
- property located in Land Lots 187, 204, 205, 214, and 215 of the 5th District of Houston
- County, Georgia, in the custody of the Department of Natural Resources, known as the
- Robins Air Force Base Buffer Project ("the property") at Echeconee Creek Wildlife
- 303 Management Area; and
- 304 (2) The State acquired the property to expand its Echeconee Creek Wildlife Management
- Area and to buffer the Robins Air Force Base in order to protect it from any Base
- Realignment and Closure Commission issues; and
- 307 (3) That the Central Georgia Joint Development Authority desires, at its cost and
- expense, to establish and protect property as buffer for Robins Air Force Base; and

(4) By letter dated February 17, 2017 from the Commissioner of the Department of Natural Resources the approximately 84.74 acres were declared surplus to the Department's current and future needs, and authorization was requested for conveyance of the property to the Central Georgia Joint Development Authority for the consideration of the payment of fair market value or exchange of real property, or a combination thereof, and such other conditions as the State Properties Commission may stipulate; and

WHEREAS:

309

310

311

312

313

314

315

- 316 (1) The State of Georgia is the owner of a certain parcel of improved real property 317 located in Lincoln County, Georgia; and
- 318 (2) Said real property is all of that improved parcel or tract being approximately 0.453
- acres lying and being in the 186th GMD and acquired on July 8, 1956 for the
- 320 consideration of \$1.00 from M.P. Pope, which is recorded at Deed Book 18, Page 399,
- and Plat Book 1, Page 147 of the Superior Court of Lincoln County and in the State
- Properties Commission inventory as Real Property Record 004800, and said property
- 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
- 325 (3) Said real property is under the custody of the Georgia Forestry Commission and was
- operated as the Lincoln County Unit; and
- 327 (4) By Resolution dated February 23, 2016, the Georgia Forestry Commission resolved
- that the approximately 0.453 acres of improved real property is surplus to its current and
- future needs; and

330 WHEREAS:

338

- 331 (1) The State of Georgia is the owner of a certain parcel of improved real property
- located in Columbus, Muscogee County, Georgia; and
- 333 (2) Said real property is all of that improved parcel or tract being approximately 14.7
- acres lying and being in Columbus, Muscogee County, Georgia acquired by Warranty
- Deed on December 30, 1949 from the City of Columbus, which is recorded at Deed Book
- 334 and Page 13 in the Clerk's Office of Superior Court of Muscogee County, and
- inventoried at the State Properties Commission as Real Property Record 01029, being the
- deeds totaling approximately 14.7 acres in 1967 and 1970 and inventoried at the State

same property conveyed to the Georgia Building Authority (Markets) in two separate

- Properties Commission as Real Property Records 03473 and 04179 respectively, and
- being the same property that was conveyed to the State of Georgia on June 23, 2009 from
- the Georgia Building Authority, as successor to the Georgia Building Authority
- (Markets), which is recorded at Deed Book 09796 and Pages 192-197 in the Clerk's

344	Office of Superior Court of Muscogee County and inventoried at the State Properties
345	Commission as Real Property Record 10665; and said property may be more particularly
346	described on a plat of survey prepared by a Georgia Registered Land Surveyor and
347	presented to the State Properties Commission for approval; and
348	(3) Said real property is under the custody of the Georgia Department of Agriculture and
349	was operated as the Columbus Farmers Market until December 31, 2016; and
350	(4) By letter dated January 26, 2017, the Georgia Commissioner of Agriculture declared
351	the approximately 14.7 acres of improved real property surplus to the Department of
352	Agriculture's current and future needs; and
353	WHEREAS:
354	(1) The State of Georgia is the owner of a certain parcel of improved real property
355	located in Seminole County, Georgia; and
356	(2) Said real property is all of that improved parcel or tract being approximately 4.67
357	acres lying and being in Land Lot 74 of the 14th Land District; and
358	(3) The State of Georgia previously conveyed said improved property to Seminole
359	County, Georgia on May 6, 2006 for the consideration of \$10.00 subject to a restriction
360	of public purpose use with a clause causing the property to automatically revert should
361	the public purpose use be discontinued; and
362	(4) By Resolution dated November 8, 2016, Seminole County, Georgia determined the
363	property was no longer needed and wished to revert the property to the State; and
364	(5) Said real property has reverted to the State of Georgia with custody in the Georgia
365	Department of Agriculture; and
366	(6) By Resolution dated November 1, 2016, the City of Donalsonville approved a request
367	to acquire the Property for the consideration of \$10.00 and public purpose and the
368	requirement that the property be used solely for public purposes in perpetuity, specifically
369	as a fire training facility for firefighters; and
370	(7) The Georgia Department of Agriculture has resolved that said real property is surplus
371	to its current and future needs and the State is desirous of conveying the property to the
372	City of Donalsonville for \$10.00 subject to the inclusion of a public purpose use
373	restriction; and
374	WHEREAS:
375	(1) The State of Georgia is the owner of a certain parcel of real property located in
376	Tattnall County, Georgia; and

377

378

(2) Said improved real property is all that parcel or tract being approximately 5.23 acres

lying and being in 1432nd G.M. District, Tattnall County, Georgia commonly known as

379 the Tattnall Institute Building and the Allied Health Building and parking area at Southeastern Technical College-Glennville Campus, acquired by virtue of General 380 381 Warranty Deed between the City of Glennville, Georgia, as the Grantor, and the State of Georgia, as the Grantee, dated June 14, 2001, for consideration of \$10.00 as recorded in 382 Deed Book 432, Pages 451-453 in the Office of the Clerk of Superior Court of Tattnall 383 384 County, Georgia and being on file in the offices of the State Properties Commission inventoried as Real Property Record 09498, and accompanying plat as recorded in the 385 Office of the Clerk of the Superior Court of Tattnall County, Georgia and being on file 386 387 in the offices of the State Properties Commission; and (3) Said property is under the custody of the Technical College System of Georgia; and 388 (4) The Tattnall County Industrial Development Authority is desirous of acquiring 389 approximately 4.6 acres of the improved property for the consideration of \$10.00 and the 390 economic benefit to the State and such further terms and conditions as determined by the 391 State Properties Commission to be in the best interest of the State of Georgia; and 392 (5) The Technical College System of Georgia resolved that the Property is surplus to its 393 current and future needs; and 394

395 WHEREAS:

- 396 (1) The State of Georgia is the owner of a certain parcel of improved real property
- 397 located in Washington County, Georgia; and
- 398 (2) Said real property is all of that parcel or tract consisting of approximately 45.6 acres
- lying and being in the 1488th GMD and located in Sandersville and acquired for
- 400 consideration of \$10.00 from Washington County Board of Education; and
- 401 (3) Said real property is improved with a 16,875 square foot building and a paved truck
- 402 driving range; and
- 403 (4) Washington County is desirous of leasing approximately 3,000 square feet of the
- building for the operation of a "911 Center" for a term of 20 years for the consideration
- of \$10.00 and payment of a prorated share of approximately 20 percent of the
- 406 maintenance and utility costs of the building; and
- 407 (5) The Technical College System of Georgia resolved on November 3, 2016 to lease
- 3,000 square feet of the above-described property to Washington County; and

- 410 (1) The State of Georgia is the owner of a certain parcel of real property located in Worth
- 411 County; and

412 (2) Said real property is all of that parcel or tract of approximately 15 acres described as

- the Possum Poke in Possum Lane Tract located in Land Lot 337 of the 7th District of
- Worth County; and
- 415 (3) The State acquired the land on March 24, 1948 for \$0 from Stellanova Brunt Osborn,
- which is recorded at Deed Book 83, Page 298, of the Superior Court of Worth County
- and in the State Properties Commission inventory as Real Property Record #00146 ("the
- Property"); and said property may be more particularly described on a plat of survey
- prepared by a Georgia Registered Land Surveyor and presented to the State Properties
- 420 Commission for approval; and
- 421 (4) Said real property is under the custody of the Georgia Department of Natural
- Resources; however, an Executive Order was executed on December 12, 1966 and
- inventoried in the State Properties Commission as Real Property Record #11872 to
- transfer use of the Property to the Board of Regents University System of Georgia and
- a portion of the Property has since been used as part of the Abraham Baldwin
- 426 Agricultural College for historical and horticultural purposes; and
- 427 (5) By Commissioner's letter dated December 14, 2015, the Georgia Department of
- Natural Resources declared the approximately 15 acres of real property surplus in order
- 429 to clear title to the Property to the Board of Regents University System of Georgia; and

- (1) The State of Georgia is the owner of certain parcels of improved real property located
- in Bartow, Catoosa, Cobb, Fulton, Gordon, and Whitfield Counties, Georgia, and
- 433 Hamilton County, Tennessee; and
- 434 (2) Said property is defined as the Western and Atlantic Railroad and is approximately
- 435 137.33 miles in length with an accompanying rail corridor of approximately 66 feet in
- width and 23 feet above the top of the rack together with appurtenances, depots, sheds,
- buildings, bridges, sidings and spurs as described in that amended lease dated January 1,
- 438 1986, and inventoried in the State Properties Commission records as Real Property
- 439 Record number 07352; and
- 440 (3) The above-described property is in the custody of the State Properties Commission;
- 441 and
- 442 (4) Said property is the subject of multiple lease agreements between the State of
- Georgia and CSXT Inc. ("CSXT") or its predecessors for approximately the last 100
- years; and
- (5) The current amended lease agreement between the State of Georgia and CSXT
- expires on December 31, 2019; and

(6) Pursuant to a solicitation of Class I railroads for sealed proposals, CSXT submitted a proposal for a lease for a term beginning January 1, 2020 through December 31, 2069, for the consideration of base rent of \$12,100,000.00 at commencement escalating at 2.5 percent compounded annually and 50 percent of the revenue generated from existing or new CSXT agreements, subleases, easements, or licenses on the leased property and for such other consideration as determined by the State Properties Commission to be in the best interests of the State of Georgia.

NOW, THEREFORE, BE IT RESOLVED AND ENACTED

BY THE GENERAL ASSEMBLY OF GEORGIA:

456 ARTICLE I

447

448

449

450

451

452

453

454

455

457

463

464

465

466

467

468

469

The State of Georgia is the owner of the above-described property located in Baldwin County, containing approximately 1,966 acres and that in all matters relating to the conveyance of said real property the State of Georgia is acting by and through its State Properties Commission.

SECTION 1.

SECTION 2.

That the State of Georgia, acting by and through the State Properties Commission, is authorized to convey to the Central State Hospital Local Redevelopment Authority the above-described Property for a consideration of \$10.00 in accordance with that valuation of buildings and real property conducted by the Georgia Department of Behavioral Health and Developmental Disabilities and State Properties Commission staff, and said conveyance shall be as is, where is, and with all faults; and for such further terms and conditions as determined by the State Properties Commission to be in the best interest of the State of Georgia.

SECTION 3.

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

SECTION 4.

That the deed(s) and plat(s) shall be recorded by the grantee in the Superior Court of Baldwin
County and a recorded copy shall be forwarded to the State Properties Commission.

476 **SECTION 5.**

477	That the authorization to convey the above-described property to the Authority shall expire
478	three years after the date that this resolution becomes effective.
479	SECTION 6.
480	That the deed of conveyance shall be recorded by the Grantee in the Superior Court of
481	Baldwin County, Georgia and a recorded copy shall be forwarded to the State Properties
482	Commission.
483	SECTION 7.
484	That custody of the above-described real property shall remain in the custody of the Georgia
485	Department of Behavioral Health and Developmental Disabilities and the Department of
486	Corrections until the property is conveyed.
487	ARTICLE II
488	SECTION 8.
489	That the State of Georgia is the owner of the above-described real property located in
490	Baldwin County and that in all matters relating to the conveyance of the real property, the
491	State of Georgia is acting by and through its State Properties Commission.
492	SECTION 9.
493	That the above-described improved real property may be conveyed by appropriate instrument
494	by the State of Georgia, acting by and through its State Properties Commission, by
495	competitive bid for fair market value; or to a local government or State entity for fair market
496	value; or to a local government or State entity for a consideration of \$10.00 so long as the
497	property is used for public purpose and other consideration and provisions as the State
498	Properties Commission shall in its discretion determine to be in the best interest of the State
499	of Georgia.
500	SECTION 10.
501	That the State Properties Commission is authorized and empowered to do all acts and things
502	necessary and proper to effect such conveyance.
503	SECTION 11.
504	That the authorization in this resolution to convey the above-described real property shall
505	expire three years after the date this resolution becomes effective.

506	SECTION 12.
507	That the deed of conveyance shall be recorded by the Grantee in the Superior Court of
508	Baldwin County, Georgia and a recorded copy shall be forwarded to the State Properties
509	Commission.
5 10	SECTION 13.
510	
511	That custody of the above-described real property shall remain in the custody of the Georgia
512	Forestry Commission until the property is conveyed.
513	ARTICLE III
514	SECTION 14.
515	That the State of Georgia is the presumptive owner of certain marshlands, located in Camden
516	County, Georgia, as described above, consisting of approximately 1,720 acres, which may
517	be more particularly described by a plat of survey prepared by a Georgia registered land
518	surveyor and presented to the State Properties Commission for approval.
519	SECTION 15.
520	That the Georgia General Assembly has declared that activities in the State's coastal
521	marshlands must be regulated to ensure that the values and functions of the coastal
522	marshlands are not impaired and that the Georgia General Assembly has authorized DNR to
523	administer and enforce the Coastal Marshlands Protection Act, O.C.G.A. § 12-5-280, et seq.
524	Furthermore, the Governor has authorized DNR to act on his behalf on all requests to utilize
525	state-owned water bottoms covered by tidal waters which are in his custody and control,
526	O.C.G.A. § 50-16-61.
527	SECTION 16.
528	That Mapache desires to, at its sole cost and expense, establish, construct, operate, maintain
529	and monitor a tidal marsh wetland mitigation bank on the Mitigation Bank Property in
530	accordance with a mitigation banking instrument approved by USACE and the compensatory
531	mitigation rules and regulations of USACE (33 C.F.R. 325 and 33 C.F.R. 332) and EPA (40
532	C.F.R. Part 230).
533	SECTION 17.
534	That to resolve all disputes as to ownership of the above-referenced approximately 1,720
535	acres of marshland, the State Properties Commission is authorized to:

(a) Quitclaim to Mapache approximately 174 acres of the State's interest in the Mitigation Bank Property, of which title to approximately 105 acres located in Areas 1, 2, 3, 4, and 5 on the "Settlement Proposal" drawing shall immediately be subject to use restrictions, and approximately 69 acres in Areas 6, 7, 8, and 9 shall be held in escrow for not more than five years, unless extended by the State Properties Commission, until such time as a mitigation bank is approved by USACE, after which time Mapache shall promptly cause the approximately 69 acre quitclaim deed from the State to be recorded and shall promptly transfer to the State 15 percent of each credit release to the approved mitigation bank, under such terms and conditions as the State Properties Commission may stipulate; and (b) In exchange for and in consideration of the above-referenced approximately 174 acre quitclaim from the State and in order to resolve all disputes as to ownership of the above-referenced marshlands, Mapache, as part of a settlement, shall: (1) Quitclaim to the State approximately 1,546 acres of marshlands which lie outside of the diked area of Raccoon Key shown on the eastern portion of the site on the aerial drawing of approximately 1,720 acres dated December 23, 2014 by Thomas and Hutton Engineering; and (2) If no license or permit is issued to Mapache for a mitigation bank within the 5-year time limit (unless the time limit is extended by the State Properties Commission), Mapache shall promptly return to the State the escrowed quitclaim deed from the State

of approximately 69 acres in Areas 6, 7, 8, and 9 of the Settlement Proposal drawing. Or if a portion of Areas 6 through 9 is approved by USACE for a mitigation bank, Mapache shall record the escrowed deed then immediately quitclaim to the State that portion of

Areas 6 through 9 which was not approved by USACE for a mitigation bank.

SECTION 18.

536

537

538

539

540

541

542

543

544

545

546

547

548

549

550

551

552

553

554

555

556

557

558

560

561

562

564

565

566

567

568

That the State Properties Commission is authorized to place restrictions on any of the property to be quitclaimed to Mapache and to require a more particular description of the property that is to be so restricted.

SECTION 19.

That all quitclaim deeds executed in connection with this resolution, whether conveying property to or from the State, shall be recorded by Mapache in the office of the Clerk of the Superior Court of Camden County, and Mapache shall provide a copy of the recorded deeds promptly to the State Properties Commission to be inventoried and retained by the State Properties Commission.

SECTION 20.

570 That the authorization in this resolution shall expire three years after the date that this resolution becomes effective.

572 ARTICLE IV

SECTION 21.

That the State of Georgia is the presumptive owner of certain marshlands and water bottoms formerly subject to the ebb and flow of the tide, lying and being located in Chatham County, Georgia, described and referred to as the Property in the premises stated above and shown on a plat of survey prepared by Robert K. Morgan, Georgia Registered Land Surveyor, R.L.S. # 3087, a copy of which is annexed hereto and incorporated herein, and may be more particularly described by a plat of survey prepared by a Georgia registered land surveyor and presented to the State Properties Commission for approval.

581 **SECTION 22.**

582

583

584

585

586

587

588

594

595

596

597

598

599

600

That MMA/PSP Savannah River, LLC claims to own approximately 57.76 acres of land in fee simple lying immediately south of the sheetpile bulkhead, described in the premises stated hereinabove for the length thereof, pursuant to a warranty deed from ALR Oglethorpe, LLC dated February 16, 2010 and recorded in Deed Book 358-Z Pages 132-161 of the Chatham County Clerk of Superior Court, which 57.76 acre tract is claimed to include the Property, 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.

589 **SECTION 23.**

That MMA/PSP Savannah River, LLC desires to, at its sole cost and expense, establish, construct, and develop this 57.76 acre tract of property adjacent to the Savannah River which is claimed to include the filled marshlands referred to as Property herein.

SECTION 24.

That to resolve any and all disputes as to the ownership of the Property and all present and former littoral, wharfing, and other rights, interests, and privileges in and to the Property and adjoining tidally influenced water bottoms and tidal waters, the State Properties Commission is authorized to convey the State's interest in the Property to MMA/PSP Savannah River, LLC in exchange for the conveyance of certain property from MMA/PSP Savannah River, LLC, which property shall include a strip of land measuring not less than three feet in width adjoining the sheetpile bulkhead described herein for the length thereof, and receipt of

payment in an amount sufficient for the State to receive fair market value for any property it may convey, and such other consideration and provisions as the State Properties Commission shall in its discretion determine to be in the best interests of the State of Georgia; provided nothing herein shall affect any rights, interests, or privileges in the Property and adjoining waters claimed by the City of Savannah.

606 **SECTION 25.**

607

608

609

611

612

613

614

615

616

That the State Properties Commission is authorized to require a more particular description of present and former property, rights, interests, and privileges that comprise all or part of the exchange authorized by this resolution.

SECTION 26.

That any quitclaim deed(s) or documents executed in connection with the sale, or exchange, or combination thereof contemplated by this resolution shall be recorded by MMA/PSP Savannah River, LLC in the office of the Clerk of the Superior Court of Chatham County, and that MMA/PSP Savannah River, LLC shall provide a copy of the recorded deed(s) or documents promptly to the State Properties Commission to be inventoried and retained by the State Properties Commission.

SECTION 27.

That the authorization in this resolution shall expire three years after the date that this resolution.

620 ARTICLE V

621 **SECTION 28.**

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

625 **SECTION 29.**

That the above-described real property may be conveyed by appropriate instrument by the State of Georgia, acting by and through its State Properties Commission, by competitive bid for fair market value; or to a local government or State entity for fair market value; or to a local government or State entity for a consideration of \$10.00 so long as the property is used for public purpose and other consideration and provisions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia.

	17 SR 228/AP
632	SECTION 30.
633	That the State Properties Commission is authorized and empowered to do all acts and things
634	necessary and proper to effect such conveyance.
635	SECTION 31.
636	That the authorization in this resolution to convey the above-described real property shall
637	expire three years after the date this resolution becomes effective.
638	SECTION 32.
639	That the deed of conveyance shall be recorded by the Grantee in the Superior Court of Clinch
640	County, Georgia and a recorded copy shall be forwarded to the State Properties Commission
641	SECTION 33.
642	That custody of the above-described real property shall remain in the custody of the Georgia
643	Department of Corrections until the property is conveyed.
644	ARTICLE VI
645	SECTION 34.
646	That the State of Georgia is the owner of the above-described improved real property located
647	in Coffee County and that in all matters relating to the leasing and use of the real property
648	the State of Georgia is acting by and through its State Properties Commission.
C 10	CECTION 25
649	SECTION 35.
650	That the State of Georgia, acting by and through its State Properties Commission, is
651	authorized to ground lease the Premises and grant use of the shared parking and ar
652	appurtenant easement over the Access Area to Coffee County for a term of 30 years for the
653	use, operation and maintenance of the Academy portion of the Wiregrass Regional College
654	and Career Academy for education purposes for a consideration of \$10.00 per year.
655	SECTION 36.
656	That the State Properties Commission is authorized and empowered to do all acts and things
657	necessary and proper to effect such lease and use, including the execution of all necessary

SECTION 37.

658

documents.

That the lease shall be recorded by the lessee in the Superior Court of Coffee County and a

recorded copy shall be forwarded to the State Properties Commission.

17 SR 228/AP 662 **SECTION 38.** That the authorization to lease and use the above-described property shall expire three years 663 after the date this resolution becomes effective. 664 **SECTION 39.** 665 That custody of the above-described property shall remain in the custody of the Technical 666 667 College System of Georgia. ARTICLE VII 668 669 **SECTION 40.** 670 That the State of Georgia is the owner of the above-described real property located in Crawford County and that in all matters relating to the conveyance of the real property, the 671 State of Georgia is acting by and through its State Properties Commission. 672 **SECTION 41.** 673 674 That the above-described real property may be conveyed by appropriate instrument by the 675 State of Georgia, acting by and through its State Properties Commission, by competitive bid 676 for fair market value; or to a local government or State entity for fair market value; or to a local government or State entity for a consideration of \$10.00 so long as the property is used 677 678 for public purpose and other consideration and provisions as the State Properties Commission 679 shall in its discretion determine to be in the best interest of the State of Georgia. 680 **SECTION 42.** 681 That the State Properties Commission is authorized and empowered to do all acts and things 682 necessary and proper to effect such conveyance. 683 **SECTION 43.** That the authorization in this resolution to convey the above-described real property shall 684 expire three years after the date this resolution becomes effective. 685

686 **SECTION 44.**

That the deed of conveyance shall be recorded by the Grantee in the Superior Court of

688 Crawford County, Georgia and a recorded copy shall be forwarded to the State Properties

689 Commission.

690 **SECTION 45.**

That custody of the above-described real property shall remain in the custody of the

692 Technical College System of Georgia until the property is conveyed.

693 ARTICLE VIII

SECTION 46.

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

696 Dougherty County and that in all matters relating to the conveyance of the real property, the

697 State of Georgia is acting by and through its State Properties Commission.

SECTION 47.

That the above-described real property may be conveyed by appropriate instrument by the State of Georgia, acting by and through its State Properties Commission, to the Board of Regents of the University System of Georgia for the consideration of \$10.00, that title of said property may revert to the State of Georgia if the Board of Regents of the University System of Georgia discontinues its use; or by competitive bid for fair market value; or to a local government or state entity for a consideration of \$10.00 so long as the property is used for public purpose; and other consideration and provisions as the State Properties Commission shall in its discretion

708 **SECTION 48.**

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

711 **SECTION 49.**

That the authorization in this resolution to convey the above-described real property shall

713 expire three years after the date this resolution becomes effective.

determine to be in the best interest of the State of Georgia.

714 **SECTION 50.**

715 That the deed of conveyance shall be recorded by the Grantee in the Superior Court of

716 Dougherty County, Georgia and a recorded copy shall be forwarded to the State Properties

717 Commission.

699

700

701

702

703

704

705

706

707

718 **SECTION 51.**

719 That custody of the above-described real property shall remain in the custody of the

720 Department of Juvenile Justice until the property is conveyed.

721	ARTICLE IX
722	SECTION 52.
723	That the State of Georgia is the owner of the above-described real property located in Fannin
724	County and that in all matters relating to the conveyance of the real property, the State of
725	Georgia is acting by and through its State Properties Commission.
726	SECTION 53.
727	That the public purpose use restriction may be released and the reversionary interest in the
728	above-described improved real property may be conveyed by appropriate instrument from
729	the State of Georgia, acting by and through its State Properties Commission, to the City of
730	Blue Ridge for the consideration of \$14,000.00, and other consideration and provisions as
731	the State Properties Commission shall in its discretion determine to be in the best interest of
732	the State of Georgia.
733	SECTION 54.
734	That the State Properties Commission is authorized and empowered to do all acts and things
735	necessary and proper to effect such conveyance.
736	SECTION 55.
737	That the authorization in this resolution to release the public purpose use restriction and
738	convey the reversionary interest in the above-described real property shall expire three years
739	after the date this resolution becomes effective.
740	SECTION 56.
740 741	That the deed of conveyance shall be recorded by the Grantee in the Superior Court of
741	
742	Fannin County, Georgia and a recorded copy shall be forwarded to the State Properties Commission.
743	Commission.
744	SECTION 57.
745	That custody of the reversionary interest in the above-described real property shall remain
746	in the custody of the Georgia Department of Agriculture until the property interest is
747	conveyed.
748	ARTICLE X
749	SECTION 58.
/	

750	That the State of Georgia is the owner of the above-described real property located in Gordon
751	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.
753	SECTION 59.
754	That the above-described improved real property may be conveyed by appropriate instrument
755	by the State of Georgia, acting by and through its State Properties Commission, to Gordon
756	County, Georgia for \$10.00, so long as the property is used for public purpose; or by
757	competitive bid for fair market value; or to a local government or State entity for fair market
758	value; or a local government or State entity for a consideration of \$10.00 so long as the
759	property is used for public purpose and other consideration and provisions as the State
760	Properties Commission shall in its discretion determine to be in the best interest of the State
761	of Georgia.
762	SECTION 60.
763	That the State Properties Commission is authorized and empowered to do all acts and things
764	necessary and proper to effect such conveyance.
765	SECTION 61.
766	That the authorization in this resolution to convey the above-described real property shall
767	expire three years after the date this resolution becomes effective.
768	SECTION 62.
769	That the deed of conveyance shall be recorded by the Grantee in the Superior Court of
770	Gordon County, Georgia and a recorded copy shall be forwarded to the State Properties
771	Commission.
772	SECTION 63.
773	That custody of the above-described real property shall remain in the custody of the Georgia
774	Department of Natural Resources until the property is conveyed.

ARTICLE XI

SECTION 64.

775

776

777 That the State of Georgia is the owner of the above-described real property located in Hall

778 County and that in all matters relating to the conveyance of the real property, the State of

779 Georgia is acting by and through its State Properties Commission.

780 **SECTION 65.**

781

782

783

784

785

786

787

788

789

That the above-described real property may be conveyed by appropriate instrument by the State of Georgia, acting by and through its State Properties Commission, to the Department of Transportation for the consideration of \$22,072.00 in fee simple conveyance, \$15,000.00 for site improvements and \$103,345.00 for cost-to-cure to replace the septic system and water vault; or by competitive bid for fair market value; or to a local government or state entity for fair market value; or to a local government or state entity for a consideration of \$10.00 so long as the property is used for public purpose and other consideration and provisions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia.

790 **SECTION 66.**

791 That the State Properties Commission is authorized and empowered to do all acts and things

792 necessary and proper to effect such conveyance.

793 **SECTION 67.**

794 That the authorization in this resolution to convey the above-described real property shall

795 expire three years after the date this resolution becomes effective.

796 **SECTION 68.**

797 That the deed of conveyance shall be recorded by the Grantee in the Superior Court of Hall

798 County, Georgia and a recorded copy shall be forwarded to the State Properties Commission.

799 **SECTION 69.**

800 That custody of the above-described real property shall remain in the custody of the

801 Department of Public Safety until the property is conveyed.

802 ARTICLE XII

SECTION 70.

The State of Georgia is the owner of the above-described approximately 84.74 acres of real

805 property located in Houston County, Georgia, and that in all matters relating to the

806	conveyance of said real property the State of Georgia is acting by and through its State
807	Properties Commission.
808	SECTION 71.
809	That the above-described property may be conveyed by appropriate instrument by the State
810	of Georgia, acting by and through its State Properties Commission, to the Central Georgia
811	Joint Development Authority for the consideration of the payment of fair market value or
812	exchange of real property, or a combination thereof, and such further terms and conditions
813	as determined by the State Properties Commission to be in the best interest of the State of
814	Georgia.
815	SECTION 72.
816	That the State Properties Commission is authorized to require a more particular description
817	and/or survey of the areas that comprise all or part of the exchange.
818	SECTION 73.
819	That the State Properties Commission is authorized and empowered to do all acts and things
820	necessary and proper to effect such conveyance.
821	SECTION 74.
822	That any deed of conveyance shall be recorded by the Grantee in the Superior Court of
823	Houston County and of any other applicable county, and a recorded copy shall be forwarded
824	to the State Properties Commission.
825	SECTION 75.
826	That the authorization in this resolution shall expire three years after the date that this
827	resolution becomes effective.
828	SECTION 76.
829	The custody of the above-described real property shall remain in the custody of the Georgia
830	Department of Natural Resources until the property is conveyed.

ARTICLE XIII

SECTION 77.

831

832

That the State of Georgia is the owner of the above-described real property located in Lincoln 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.

836 **SECTION 78.**

837

838

839

840

841

842

843

848

849

That the above-described improved real property may be conveyed by appropriate instrument by the State of Georgia, acting by and through its State Properties Commission, by competitive bid for fair market value; or to a local government or State entity for fair market value; or to a local government or State entity for a consideration of \$10.00 so long as the property is used for public purpose and other consideration and provisions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia.

SECTION 79.

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

SECTION 80.

That the authorization in this resolution to convey the above-described real property shall expire three years after the date this resolution becomes effective.

SECTION 81.

That the deed of conveyance shall be recorded by the Grantee in the Superior Court of Lincoln County, Georgia and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 82.

That custody of the above-described real property shall remain in the custody of the Georgia
Forestry Commission until the property is conveyed.

857 ARTICLE XIV
858 SECTION 83.

That the State of Georgia is the owner of the above-described real property located in the Consolidated Government of Columbus, Muscogee County, Georgia 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.

863	SECTION 84.
864	That the above-described improved real property may be conveyed by appropriate instrument
865	by the State of Georgia, acting by and through its State Properties Commission, by
866	competitive bid for fair market value; or to a local government or State entity for a
867	consideration of \$10.00 so long as the property is used for public purpose; or to a local
868	government or State entity for the payment of fair market value or exchange of real property
869	or a combination thereof; and other consideration and provisions as the State Properties
870	Commission shall in its discretion determine to be in the best interest of the State of Georgia
871	SECTION 85.
872	That the State Properties Commission is authorized and empowered to do all acts and things
873	necessary and proper to effect such conveyance.
874	SECTION 86.
875	That the authorization in this resolution to convey the above-described real property shall
876	expire three years after the date this resolution becomes effective.
877	SECTION 87.
878	That the deed of conveyance shall be recorded by the Grantee in the Superior Court of the
879	Consolidated Government of Columbus, Muscogee County, Georgia and a recorded copy
880	shall be promptly forwarded to the State Properties Commission.
881	SECTION 88.
882	That custody of the above-described real property shall remain in the custody of the Georgia
883	Department of Agriculture until the property is conveyed.
884	ARTICLE XV
885	SECTION 89.
886	That the State of Georgia is the owner of the above-described real property located in
887	Seminole County and that in all matters relating to the conveyance of the real property, the
888	State of Georgia is acting by and through its State Properties Commission.

SECTION 90.

889

That the above-described improved real property may be conveyed by appropriate instrument by the State of Georgia, acting by and through its State Properties Commission, to the City of Donalsonville for \$10.00, so long as the property is used for public purpose; or by competitive bid for fair market value; or to a local government or State entity for fair market value; or to a local government or State entity for a consideration of \$10.00 so long as the property is used for public purpose and other consideration and provisions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia.

SECTION 91.

890

891

892

893

894

895

896

897

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

901 **SECTION 92.**

That the authorization in this resolution to convey the above-described real property shall expire three years after the date this resolution becomes effective.

904 **SECTION 93.**

That the deed of conveyance shall be recorded by the Grantee in the Superior Court of Seminole County, Georgia and a recorded copy shall be forwarded to the State Properties Commission.

908 **SECTION 94.**

That custody of the above-described real property shall remain in the custody of the Georgia
Department of Agriculture until the property is conveyed.

911 ARTICLE XVI

912 **SECTION 95.**

The State of Georgia is the owner of the above-described parcel of real property located in Tattnall County, Georgia containing approximately 4.6 acres and that in all matters relating to the conveyance of said real property the State of Georgia is acting by and through its State Properties Commission.

917 **SECTION 96.**

That the State of Georgia, acting by and through the State Properties Commission, is authorized to convey to the Tattnall County Industrial Development Authority the above-described property for a consideration of the economic benefit to the state as defined by the Department of Economic Development and such further terms and conditions as determined by the State Properties Commission to be in the best interest of the State of Georgia.

SECTION 97.

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

SECTION 98.

That the deed(s) of conveyance shall be recorded by the grantee in the Superior Court of Tattnall County and a recorded copy shall be forwarded to the State Properties Commission.

SECTION 99.

That the authorization to convey the above-described property shall expire three years after the date that this resolution becomes effective.

SECTION 100.

934 That custody of the above-described real property shall remain in the custody of the 935 Technical College System of Georgia until the property is conveyed.

936 ARTICLE XVII

SECTION 101.

That the State of Georgia is the owner of the above-described improved real property located in Washington County and that in all matters relating to the leasing of the real property the State of Georgia is acting by and through its State Properties Commission.

SECTION 102.

That the State of Georgia, acting by and through its State Properties Commission, is authorized to lease approximately 3,000 square feet of the above-described property to Washington County for use as a "911 Center" for a term of 20 years for a consideration of \$10.00 per year and payment of a prorated share of expenses for utilities and maintenance and other consideration and provisions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia.

	17 SR 228/AP
948	SECTION 103.
949	That the State Properties Commission is authorized and empowered to do all acts and things
950	necessary and proper to effect such lease, including the execution of all necessary
951	documents.
o = o	
952	SECTION 104.
953	That the lease shall be recorded by the lessee in the Superior Court of Washington County
954	and a recorded copy shall be forwarded to the State Properties Commission.
955	SECTION 105.
956	That the authorization to lease and use the above-described property shall expire three years
957	after the date this resolution becomes effective.
958	SECTION 106.
959	That custody of the above-described property shall remain in the custody of the Technical
960	College System of Georgia.
0.61	A DELCT E XXVIII
961	ARTICLE XVIII
962	SECTION 107.
963	That the State of Georgia is the owner of the above-described real property located in Worth
964	County and that in all matters relating to the conveyance of the real property, the State of
965	Georgia is acting by and through its State Properties Commission.
966	SECTION 108.
967	That the above-described improved real property may be conveyed by appropriate instrument
968	by the State of Georgia, acting by and through its State Properties Commission, to the Board
969	of Regents University System of Georgia for \$10.00 for title clearing purposes.

970 **SECTION 109.**

971 That the State Properties Commission is authorized and empowered to do all acts and things

972 necessary and proper to effect such conveyance.

973 **SECTION 110.**

That the authorization in this resolution to convey the above-described real property shall expire three years after the date this resolution becomes effective.

976 **SECTION 111.**

That the deed of conveyance shall be recorded by the Grantee in the Superior Court of Worth
 County, Georgia and a recorded copy shall be forwarded to the State Properties Commission.

979 **SECTION 112.**

980

989

990

991

992

993

994

995

996

997

998

That custody of the above-described real property shall remain in the custody of the Georgia

981 Department of Natural Resources until the property is conveyed.

982 ARTICLE XIX

983 **SECTION 113.**

That the State of Georgia is the owner of the above-described improved real property located in Bartow, Catoosa, Cobb, Fulton, Gordon, and Whitfield Counties, Georgia, and Hamilton

986 County, Tennessee and that in all matters relating to the leasing of the real property the State

987 of Georgia is acting by and through its State Properties Commission.

988 **SECTION 114.**

That the State of Georgia, acting by and through its State Properties Commission, is authorized to enter into a lease of the above-described property to CSXT, Inc., provided that such lease does not preclude any authorized uses by the state, for a term of 50 years for a consideration of base rent of \$12,100,000.00 at commencement escalating at 2.5 percent compounded annually, provided that said base rent may be adjusted during the first year of the lease in order to account for expenses of the State Properties Commission related to lease negotiations, and 50 percent of the revenue generated from existing or new CSXT agreements, subleases, easements, or licenses on the leased property and such other consideration as determined by the State Properties Commission to be in the best interests of the State of Georgia.

999 **SECTION 115.**

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.

1003 SECTION 116. 1004 That the lease of the above-described property shall be recorded by the lessee in the Superior Courts of Bartow, Catoosa, Cobb, Fulton, Gordon, and Whitfield Counties, Georgia, and 1005 1006 Hamilton County, Tennessee, and recorded copies shall be forwarded to the State Properties 1007 Commission. 1008 SECTION 117. 1009 That the authorization to lease the above-described property shall expire three years after the 1010 date this resolution becomes effective. 1011 **SECTION 118.** 1012 That custody of the above-described property shall remain in the custody of the State 1013 Properties Commission. 1014 ARTICLE XX 1015 SECTION 119. That this resolution shall become effective as law upon its approval by the Governor or upon 1016 1017 its becoming law without such approval. 1018 SECTION 120.

That all laws and parts of laws in conflict with this resolution are repealed.

1019