SUBSTITUTE FOR SENATE BILL NO. 481

A bill to authorize the state administrative board and the department of management and budget to convey certain parcels of state owned property; to prescribe conditions for the conveyances; to provide for disposition of the revenue from the conveyances; and to prescribe certain powers and duties of the department of management and budget regarding purchase and sale of certain real property.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 1. (1) The state administrative board, on behalf of
 the state, may convey to the city of Flint, for consideration of
 \$1.00, certain parcels of property under the jurisdiction of the
 department of education and located in the city of Flint, Genesee
 county, Michigan, and further described as follows:

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The properties known as Broome Park, Soap Box Derby, and
 Happy Hollow, all of which lie south of the Michigan School for
 the Blind main campus' southern fence line.

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4 (2) The description of the parcels in subsection (1) is
5 approximate and for purposes of the conveyance is subject to
6 adjustment as the state administrative board or the attorney gen7 eral considers necessary by survey or other legal description.

8 (3) The conveyance authorized by subsection (1) shall pro-9 vide for both of the following:

(a) That the property shall be used exclusively for public park and recreation purposes and shall be subject to the requirements of subsection (4), and that upon termination of that use or use for any other purpose, the state may reenter and repossess the property, terminating the grantee's estate in the property. (b) That if the grantee disputes the state's exercise of its be right of reentry and fails to promptly deliver possession of the property to the state, the attorney general, on behalf of the state, may bring an action to quiet title to, and regain possession of, the property.

20 (4) The conveyance authorized by subsection (1) shall pro-21 vide that if any fee, term, or condition is imposed on members of 22 the public for recreational use of the conveyed property, all 23 resident and nonresident members of the public shall be subject 24 to the same fees, terms, and conditions, except that the grantee 25 may waive daily fees or waive fees for the use of specific areas 26 or facilities.

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1 (5) The conveyance authorized by subsection (1) shall be by 2 quitclaim deed approved by the attorney general. The conveyance 3 shall not reserve the mineral rights to the state; however, the 4 conveyance shall provide that if the grantee derives any revenue 5 from the development of any minerals found on, within, or under 6 the conveyed property, the grantee shall pay 1/2 of that revenue 7 to the state, for deposit in the state general fund.

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8 (6) The revenue received under this section shall be depos-9 ited in the state treasury and credited to the general fund.

Sec. 2. (1) The director of the department of management and budget, on behalf of the state, and subject to the approval of the state administrative board, may convey for consideration of not less than fair market value as determined pursuant to subsection (2), or for less than fair market value subject to subsections (4) and (5), all or a portion of property now under the jurisdiction of the department of consumer and industry servreaction for the city of Lincoln Park, Wayne county, Michigan, and more particularly described as follows:

19 The following described premises situated in the City of 20 Lincoln Park, County of Wayne and State of Michigan, to-wit: A 21 parcel of land in private claim 84 in the City of Lincoln Park, 22 Wayne County, Michigan, described as follows: Beginning at the 23 intersection of the northwesterly line of the Pennsylvania 24 Railroad Right-of-Way and the southerly line of private claim 84, 25 proceed along said southerly line, said line being the northerly 26 line of Lincolnshire Subdivision No. 3, liber 49, page 86 of 27 plats, Wayne County Records, north 69 degrees 39 minutes 30

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1 seconds west 1388.30 feet; thence north 69 degrees 54 minutes 13 2 seconds west 124.70 feet to the easterly line of Dix Avenue; 3 thence along said line north 2 degrees 34 minutes 20 seconds east 4 34.70 feet; thence on a curve to the east with central angle 8 5 degrees 39 minutes 55 seconds, radius 2449.47 feet, arc 370.45 6 feet, chord bearing and distance north 6 degrees 54 minutes 17.5 7 seconds east 370.10 feet to the northerly line of private claim 8 84, said line being southerly line of George P. Emrick's 9 Maplelawn Subdivision, liber 42, page 72 of plats, and 10 Fredrick-Roberts-McKenney Realty Co's Subdivision, liber 31, page 11 9 of plats, Wayne County Records; thence along said line south 69 12 degrees 35 minutes 50 seconds east 1661.41 feet to the westerly 13 line of said Pennsylvania Railroad Right-of-Way; thence along 14 said line south 19 degrees 25 minutes 10 seconds west 208.23 15 feet; and thence south 37 degrees 09 minutes 50 seconds west 16 190.65 feet to the point of beginning, said parcel containing **17** 14.458 acres;

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18 The parcel of land situate in the City of Lincoln Park, in
19 Wayne County, Michigan, being parts of private claim 84, said
20 parcel of land being separately bounded and described as two par21 cels as follows: according to a Survey and Plan thereof made by
22 Pate and Hirn, Civil Engineers, 532 Michigan Building, Detroit
23 26, Michigan, November 11, 1953 as follows, viz: One thereof,
24 for the widening of Garfield Avenue from 30 feet to 60 feet and
25 the widening of a public alley from 8 feet to 16 feet which is a
26 continuation to the southeast of a portion of said Avenue;
27 beginning at a point where the easterly line of Dix Avenue 120

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1 feet wide, meets the northerly line of private claim 84 being 2 also the southerly line of Garfield Avenue, 30 feet wide; extend-3 ing thence from said beginning point, south 69 degrees 35 minutes **4** 50 seconds east along said northerly line of private claim 84, 5 for the full length of the course being described, being along 6 said southerly line of Garfield Avenue 30 feet wide which is 7 coincident with the southerly line of the George P. Emrick's 8 Maplelawn Subdivision liber 42, page 72 of plats, and along the 9 southerly line of an alley, 8 feet wide, which is coincident with 10 the southerly line of the Fredrick-Roberts-McKenney Realty 11 Company's Subdivision liber 31, page 9 of plats, Wayne County 12 Records, 1661.41 feet to the point of intersection with the pro-13 longation southwardly of the westerly line of Abbott Avenue 50 14 feet wide at a corner of land of The Pennsylvania, Ohio and 15 Detroit Railroad Company, now known as The Connecting Railway 16 Company; thence south 19 degrees 25 minutes 10 seconds west along 17 part of a westerly line of said land of the Railroad Company, 18 being along said last mentioned prolongated line, 8.0 feet; 19 thence north 69 degrees 35 minutes 50 seconds west on a line par-**20** allel with and distant 8.0 feet southwardly at right angles from 21 said northerly line of private claim 84, for a distance of 521.13 22 feet to the northeast corner of land containing 8.498 acres, more 23 or less, which has been conveyed by the Granite Improvement 24 Company to The State of Michigan by Deed bearing date of December 25 4, 1953 and continuing along the course being described being 26 along a northerly line of the last mentioned land so conveyed to 27 The State of Michigan, an additional distance of 169.89 feet and

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1 making total distance along the course being described of 691.02 2 feet to another corner of said last mentioned land, in the pro-3 longation southwardly of the easterly line of Porter Avenue, 50 4 feet wide; the following two courses and distances being along a 5 westerly line and along another northerly line both of said last 6 mentioned land; thence south 19 degrees 12 minutes 40 seconds 7 west along said prolongation of the easterly line of Porter 8 Avenue 22.01 feet to another corner of said last mentioned land; 9 thence north 69 degrees 35 minutes 50 seconds west on a line par-10 allel with and distant 30 feet southwardly at right angles from 11 said northerly line of private claim 84, 965.93 feet to said 12 easterly line of Dix Avenue; and thence northwardly along said 13 easterly line of Dix Avenue on a curve to the right having a 14 radius of 2449.47 feet with a central angle of 00 degrees 42 15 minutes 42 seconds said curve being subtended by a chord having a 16 bearing of north 10 degrees 52 minutes 54 seconds east and a 17 length of 30.42 feet, an arc length of 30.42 feet to the place of 18 beginning; containing 0.793 of an acre, more or less; and the 19 other thereof, for the widening of Cleveland Avenue from 30 feet 20 to 60 feet beginning at a point where the southerly line of pri-21 vate claim 84, which is coincident with the northerly line of 22 Cleveland Avenue 30 feet wide, meets the easterly line of Dix 23 Avenue, 120 feet wide; Extending thence north 2 degrees 34 24 minutes 20 seconds east along said easterly line of Dix Avenue 25 31.46 feet to the point of meeting with the southerly line of 26 said land so conveyed to The State of Michigan; thence along two 27 courses which are parallel with and distant 30 feet northwardly

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1 at right angles from said southerly line of private claim 84 **2** which is coincident with said northerly line of Cleveland Avenue 3 30 feet wide, south 69 degrees 54 minutes 13 seconds east along 4 part of said southerly line of land so conveyed to The State of 5 Michigan, 134.24 feet to an angle corner of said last mentioned 6 land; thence south 69 degrees 39 minutes 30 seconds east along 7 the remaining portion of said southerly line of the last men-8 tioned land for a distance of 918.80 feet to the southeast corner 9 of said last mentioned land and continuing along the course being 10 described, an additional distance of 478.63 feet and making a 11 total distance along the course being described of 1397.43 feet 12 to a northwesterly line of land of The Pennsylvania, Ohio and 13 Detroit Railroad Company, now known as The Connecting Railway 14 Company; thence south 37 degrees 09 minutes 50 seconds west, 15 along part of said northwesterly line of land of the Railroad 16 Company, 31.34 feet to the point of meeting with said southerly 17 line of private claim 84; the following two courses and distances 18 being along said southerly line of private claim 84, being coin-19 cident with said northerly line of Cleveland Avenue 30 feet wide, 20 being also coincident with the northerly line of the Lincolnshire 21 Subdivision No. 3, liber 49, page 86 of plats, Wayne County 22 Records; thence north 69 degrees 39 minutes 30 seconds west 23 1388.30 feet to an angle point and thence north 69 degrees 54 24 minutes 13 seconds west 124.70 feet to the place of beginning, 25 containing 1.004 acres, more or less, subject to easements of 26 record.

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(2) The fair market value of the property described in
 subsection (1) shall be determined by an appraisal based on the
 property's highest and best use, as prepared by the state tax
 commission or an independent fee appraiser.

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5 (3) Before offering the property described in subsection (1)
6 for public sale, the director of the department of management and
7 budget shall first offer the property for sale for fair market
8 value to the local units of government in which the property is
9 located.

10 (4) If the property described in subsection (1) is not sold 11 pursuant to subsection (3) and fails to sell at public sale for 12 fair market value, the director of the department of management 13 and budget may do any of the following:

14 (a) Order a reappraisal of the property.

15 (b) Withdraw the property from sale.

16 (c) Determine that the property should be sold for less than 17 fair market value because it is not in the best interest of the 18 state to continue to hold and maintain the property.

19 (5) Any conveyance of the property described in this section20 that is conveyed for public purpose for less than fair market21 value shall provide for both of the following:

(a) That the property shall be used exclusively for public
purposes and that upon termination of that use or use for any
other purpose, the state may reenter and repossess the property,
terminating the grantee's estate in the property.

26 (b) That if the grantee disputes the state's exercise of its27 rights of reentry and fails to promptly deliver possession of the

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1 property to the state, the attorney general, on behalf of the 2 state, may bring an action to quiet title to, and regain posses-3 sion of, the property.

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4 (6) The description of the parcel in subsection (1) is
5 approximate and for purposes of the conveyance is subject to
6 adjustment as the director of the department of management and
7 budget, the state administrative board, or the attorney general
8 considers necessary by survey or other legal description.

9 (7) The conveyances authorized by this section shall be by10 quitclaim deed approved by the attorney general.

11 (8) The state shall not reserve the mineral rights to land12 sold under this section.

Sec. 3. (1) The director of the department of management and budget, on behalf of the state, and subject to the approval of the state administrative board, may convey for consideration of not less than fair market value as determined pursuant to subsection (2), or for less than fair market value subject to subsections (4) and (5), all or a portion of property now under property now under under located in the city of Lansing, Ingham county, Michigan, commonly known as the Hosmer street warehouse, and more particularly described as follows:

23 Lot 5, Assessors Plat #24 of outlots A and B, Lansing Improvement
24 Company's Addition, according to the recorded plat thereof; Liber
25 10, Page 29, Plats Ingham County Records.

26 Contains 2.15 acres, more or less, subject to survey.

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(2) The fair market value of the property described in
 subsection (1) shall be determined by an appraisal based on the
 property's highest and best use, as prepared by the state tax
 commission or an independent fee appraiser.

5 (3) Before offering the property described in subsection (1)
6 for public sale, the director of the department of management and
7 budget shall first offer the property for sale for fair market
8 value to the local units of government in which the property is
9 located.

10 (4) If the property described in subsection (1) is not sold 11 pursuant to subsection (3) and fails to sell at public sale for 12 fair market value, the director of the department of management 13 and budget may do any of the following:

14 (a) Order a reappraisal of the property.

15 (b) Withdraw the property from sale.

16 (c) Determine that the property should be sold for less than 17 fair market value because it is not in the best interest of the 18 state to continue to hold and maintain the property.

19 (5) Any conveyance of the property described in this section20 that is conveyed for public purpose for less than fair market21 value shall provide for both of the following:

(a) That the property shall be used exclusively for public
purposes and that upon termination of that use or use for any
other purpose, the state may reenter and repossess the property,
terminating the grantee's estate in the property.

26 (b) That if the grantee disputes the state's exercise of its27 rights of reentry and fails to promptly deliver possession of the

SB 481 as amended November 13, 1997 11 1 property to the state, the attorney general, on behalf of the **2** state, may bring an action to quiet title to, and regain posses-3 sion of, the property.

(6) The description of the parcel in subsection (1) is 4 5 approximate and for purposes of the conveyance is subject to 6 adjustment as the director of the department of management and 7 budget, the state administrative board, or the attorney general 8 considers necessary by survey or other legal description.

9 (7) The conveyances authorized by this section shall be by 10 quitclaim deed approved by the attorney general.

11 (8) The state shall not reserve the mineral rights to land 12 sold under this section.

Sec. 4. (1) The department of management and budget may 13 14 purchase radio tower sites for the department of state police 15 public safety communications system. If department of state 16 police land for the previous communications system or land which 17 is purchased for the new communications system or timber thereon 18 is in excess of the radio tower needs, the excess may be sold at 19 not less than its fair market value based on appraisals, unless 20 otherwise approved by the joint capital outlay subcommittee. 21 (2) The state shall convey title to property sold under 22 under this section by quitclaim deed approved by the attorney

23 general. The revenue from the sale of property under this sec-24 tion shall be considered reimbursement of project expenditures 25 and shall be available to be spent for purposes of the state 26 police public safety communications system.

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