NA

WARRANTY DEED

KNOW ALL MEN BY THESE PRESENTS:

That <u>Lillette F</u>	
words in the mee	_hereinafter referred to as the Grantor (as used herein, Grantor includes the plural and
	culine include the feminine) in consideration of the sum of) to him paid by the State of Ohio, the Grantee, the receipt whereof is hereby
acknowledged, do	es hereby grant, bargain, sell and convey to the said Grantee, its successors and assigns ving described real estate:
	herein described are situated in the southeast quarter of Section 4, Township 2N, ingum Township, Muskingum County, State of Ohio, Being further described as follows:

PARCEL NO. 36WD

Being a parcel of land lying on the <u>right</u> side of the centerline of survey for Mus-60-22.59 made by the Ohio Department of Transportation, and recorded in Plat File _____, Slot _____, of the <u>Muskingum</u> County Plat Records and being located within the following described points in the boundary thereof.

Beginning at a railroad spike set in the intersection of the center of Shannon Road (County Road 48) and the center of existing State Route 60, at Station 0+00 of Shannon Road and at Station 1481+54.52 as shown on the plan of Mus-60-22.59 as mentioned above, and being the TRUE POINT OF BEGINNING;

- thence, N02°36'46"E a distance of 298.27 feet along the existing centerline of State Route 60 to the northern property line of Lillette Holdren's 3.670 acre parcel (1132/887) to a point at centerline station 1484+52.79 of existing State Route 60;
- thence, **\$88°05'44"E** a distance of **68.61 feet**, along said property line to a set rebar, located 68.61 feet right of centerline station 1484+53.63 of existing State Route 60;
- thence, **S02°17'54"W** a distance of **253.64 feet**, through said lands to a set rebar, located 70.00 feet right of centerline station **1482+00.00** of existing State Route 60;
- thence, N87°23'14"W a distance of 15.00 feet, through said lands to a set rebar, located 55.00 feet right of centerline station 1482+00.00 of existing State Route 60;
- thence, **S02°36'46"W** a distance of **650.00 feet,** through said lands to a set rebar, located 55.00 feet right of centerline station 1475+50.00 of existing State Route 60;
- thence, **N87°23'14"W** a distance of **10.00 feet,** through said lands to a set rebar, located 45.00 feet right of centerline station 1475+50.00 of existing State Route 60;
- thence, **S02°36'46"W** a distance of **455.00 feet**, through said lands to a set rebar, located 45.00 feet right of centerline station 1470+95.00 of existing State Route 60;
- thence, **N87°23'14"W** a distance of **45.00 feet,** to a point on the existing centerline of State Route 60 being station 1475+95.00;
- thence, N02°36′46″E a distance of 1059.52 feet along the existing centerline of State Route 60 to a point, said point being the TRUE POINT OF BEGINNING;

It is understood that the parcel of land described covers a total of <u>1.694</u> acres, more or less, including the present road which occupies <u>0.936</u> acres, and further described as being:

<u>0.330</u> acres more or less, including the present road which occupies <u>0.223</u> acres, from Auditors Parcel No. <u>44-02-04-20-000</u>; and <u>1.364</u> acres, more or less, including the present road which occupies <u>0.713</u> acres, from Auditors Parcel No. <u>44-02-04-19-000</u>;

All set from pins are 5/8" x 30" rebars with yellow I,D, caps inscribed "O,D,O,T, District 5". Bearings are based upon an assumed meridian.

Said stations being the Station numbers as stipulated in the hereinbefore mentioned survey and as shown by plans on file in the Ohio Department of Transportation, Columbus Ohio.

Description prepared from an actual field survey by The Ohio Department of Transportation, description prepared under the supervision of Thomas E. Andrews, P.S. #6964, July 13, 1998.

Grantor claims title by instrument(s) of record in Deed Book 1132, Page 887, County's Recorder's Office.

Grantor, for himself and his heirs, executors, administrators, and assigns, reserves	··· <u></u>

TO HAVE AND TO HOLD the real estate with all the rights, privileges and appurtenances thereto therefore belonging to the Grantee, its successors and assigns forever.

And the said Grantor, for himself and his heirs, executors, administrators and assigns does hereby covenant with the said Grantee, its successors and assigns, that he is the true and lawful owner of the said premises, and has full power to convey the same; and that the title so conveyed is free and clear from all liens and encumbrances whatsoever, and further, that he does Warrant and will Defend the same against all claims of all persons whomsoever.

OFFICE COPY NOT RECORDABLE DESCRIPTION APPROVED FOR AUDITOR'S TRANSFER

8-3-98