DTE FORM 100(EX) STATEMENT OF REASON FOR EXEMPTION FROM REAL PROPERTY CONVEYANCE FEE

Revised 01/14			de Sections 319.202 and	d 319.54 (G) (3) Co. No.	72	Number	
	Tax Dist. No.	Tax List	Land	Co. No. Bldg.	13	Tot.	
Instr.	 						
	VO						
Property Locate	d in					Taxing Distric	
Name on Tax D	uplicate		Tax l	Ouplicate Yea	nr		
Acct. or Permar	nent Parcel No			Map Book _	Page		
Description:							
	FOLLOWIN	IG MUST BE COMPLE	TED BY GRANTE		ENTATIVE		
Grantor's Nat	me				one Number		
2. Grantee's Name							
	dress				_		
	roperty						
4. Tax Billing A	1 2						
	ce fees shall be charged because						
(a) (b)	To or from the United States, a Solely in order to provide or re			ical subdivision of the U	Inited States of	r this state.	
(c)	To confirm or correct a deed p	reviously executed and rec	orded.				
(d)	To evidence a gift, between hu On sale for delinquent taxes or		and child, or the spous	e of either.			
(e) (f)	Pursuant to court order, to the		not the result of a sale	effected or completed	oursuant to su	ch order.	
(g)	Pursuant to a reorganization of					ation, to the extent that the the stockholder's shares in the	
	dissolved corporation.	rty to a stockholder as a dis	aribution in kind of th	e corporation's assets in	i exchange for	the stockholder's shares in the	
(h)			o consideration, nomi	nal consideration, or in	sole considera	ation of the cancellation or	
(i)	surrender of the subsidiary's s By lease, whether or not it ext		rights, unless the lease	e is for a term of years re	enewable fore	ver.	
(j)	When the value of the real pro	perty or the value of the int	erest that is conveyed	does not exceed \$100.			
(k)	Of an occupied residential pro for the new residence.	perty being transferred to the	ne builder of a new res	sidence when the former	residence is	raded as part of the consideration	
(1)	To a grantee other than a deale						
(m)	To or from a person when no i estate and the transaction is no		d tangible consideration	on readily convertible in	to money is p	aid or to be paid for the real	
(n)	To an heir or devisee, between		spouse, from a person	to himself and others, to	a surviving t	enant, or on the death of a	
(a)	registered owner.	f minor children of the dee	anad				
(o)	To a trustee acting on behalf or Of an easement or right-of-wa			ot exceed \$1,000.			
(q)	Of property sold to a surviving	g spouse pursuant to Ohio F	Revised Code section ((R.C.) 2106.16.			
(r)	To or from an organization exconsideration and is in further), provided su	ch transfer is without	
(s)	Among the heirs at law or dev				sideration in 1	money is paid or to be paid for the	
(t)	real property. To a trustee of a trust, when the	e grantor of the trust has re	served an unlimited p	ower to revoke the trust			
(u)	To the grantor of a trust by a tr	rustee of the trust, when the				he grantor's power to revoke the	
(v)	trust or to withdraw trust asset To the beneficiaries of a trust	if the fee was paid on the tr	ansfer from the granto	or of the trust to the trust	ee or if the tra	insfer is made pursuant to trust	
(w)	provisions which became irrev To a corporation for incorpora			R.C. section 307.696[30	07.69.61		
(x)	Between persons pursuant to I	R.C. section 5302.18.	_		57.05.0].		
	From a county land reutilization or indicated that this property is				a homaetaad a	vamption for the preceding or	
	ar. \square YES \square NO. If yes, com		or cruzen, disabled per	son, or surviving spouse	i nomestead e	xemption for the preceding of	
7. Has the grant	or indicated that this property is	qualified for current agricu	ltural use valuation fo	r the preceding or curre	nt tax year?		
	NO. If yes, complete DTE Form or owner-occupancy (2.5% on quality)		Notice: Failure to com	plete this application pro	ohibits the ow	ner from receiving this reduction	
until another	proper and timely application is	filed) Will this property be	grantee's principal re	sidence by January 1 of	next year?	YES NO.	
If yes, is the p	property a multi-unit dwelling? enalties of perjury that this state	J YES ∐NO.					
1 deciare under p	character of perjury that this state	mon has seen examined by	The und to the best of	m, knowledge and bei	101 15 a 11 40, 0	street and complete statement.	
	SIGNATURE OF GRANTEE O	R REPRESENTATIVE			DATE		
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INSTRUCTIONS TO GRANTEE OR REPRESENTATIVE FOR COMPLETING STATEMENT OF REASON FOR EXEMPTION FROM REAL PROPERTY CONVEYANCE FEE, DTE FORM (100)EX

COMPLETE LINES 1 THRU 8 ONLY

WARNING:

ALL QUESTIONS MUST BE COMPLETED TO THE BEST OF YOUR KNOWLEDGE TO COMPLY WITH OHIO REVISED CODE SECTION 319.202. PERSONS WILLFULLY FAILING TO COMPLY OR FALSIFYING INFORMATION ARE GUILTY OF A MISDEMEANOR OF THE FIRST DEGREE (O.R.C. SECTION 319.99 (B)).

- LINE 1 List grantor's name as shown in the deed or other instrument conveying this real property.
- LINE 2 List grantee's name as shown in the deed or other instrument conveying this real property and the grantee's mailing address.
- LINE 3 List address of property conveyed by street number and street.
- LINE 4 List complete name and address to which tax bills are to be sent. CAUTION: EACH PROPERTY OWNER IS RESPONSIBLE FOR PAYING THE PROPERTY TAXES ON TIME EVEN IF NO TAX BILL IS RECEIVED.
- LINE 5 Check one of the exemptions (a) (y), as appropriate. Keep in mind that a county auditor may inspect any and all documents in connection with the submission of a conveyance to determine whether the transfer is entitled to exemption. The auditor may exercise that discretionary power by requiring additional information in the form of affidavits, deeds, trust documents, purchase agreements, closing statements, court orders, resolutions from corporate boards of directors, articles of incorporation, Internal Revenue Service exemption certificates, or in any other form deemed necessary by the auditor that sufficiently substantiates the claim for exemption.
- LINE 6 If the grantor has indicated that the property to be conveyed will receive the senior citizen, disabled person or surviving spouse homestead exemption for the proceeding or current tax year under O.R.C. section 323.152(A), grantor must complete DTE Form 101 or submit a statement which complies with the provisions of O.R.C. section 319.202(A)(2), and the grantee must submit such form to the county auditor along with this statement.
- LINE 7 If the grantor has indicated that the property to be conveyed was qualified for current agricultural use valuation for the preceding or current tax year under O.R.C. section 5713.30, the grantor must complete DTE Form 102 or a statement that complies with O.R.C. section 319.202(B)(2), and the grantee must submit such form to the county auditor along with this statement.
- LINE 8 Complete line 8 (application for owner occupancy 2 ½% reduction on qualified levies) only if the parcel is used for residential purposes. To receive the owner occupancy tax reduction for next year, you must own and occupy your home as your principal place of residence (domicile) on January 1 of that year. A homeowner and spouse may receive this reduction on only one home in Ohio. Failure to complete this application prohibits the owner from receiving this reduction until another proper and timely application is filed.