House Resolution 143 (AS PASSED HOUSE AND SENATE) By: Representatives Greene of the 151<sup>st</sup>, Pirkle of the 155<sup>th</sup>, and Dunahoo of the 30<sup>th</sup>

## A RESOLUTION

Authorizing the granting of nonexclusive easements for the construction, installation,
operation, and maintenance of facilities, utilities, roads, and ingresses and egresses in, on,
over, under, upon, across, or through property owned by the State of Georgia in Barrow,
Bartow, Bibb, Camden, Carroll, Chatham, Glynn, Harris, Macon, Montgomery, Murray,
Paulding, Polk, Rabun, Talbot, Troup, Walton, Ware, and Washington Counties; to provide
for related matters; to provide for an effective date; to repeal conflicting laws; and for other
purposes.

8 WHEREAS, the State of Georgia is the owner of certain real property located in Barrow,
9 Bartow, Bibb, Camden, Carroll, Chatham, Glynn, Harris, Macon, Montgomery, Murray,
10 Paulding, Polk, Rabun, Talbot, Troup, Walton, Ware, and Washington Counties; and

WHEREAS, Granite-Active Networks, Georgia Power Company, Southern Company Gas,
Okefenokee Rural Electric Membership Corporation, Carroll Electric Membership
Corporation, International Paper, Atlanta Gas Light, the City of Savannah, AT&T, Comcast,
Glynn County, CitySwitch II-A, LLC, Diverse Power Company, Flint Electric Membership
Corporation, Altamaha Electric Membership Corporation, Ronald Collum, the Motes Family,
Upson Electric Membership Corporation, the City of LaGrange, Walton Electric Membership
Corporation, and Ware County desire to construct, install, operate, and maintain facilities,

utilities, roads, and ingresses and egresses in, on, over, under, upon, across, or through aportion of said property; and

WHEREAS, these nonexclusive easements, facilities, utilities, roads, and ingresses and egresses in, on, over, under, upon, across, or through the above-described state property have been requested or approved by the Georgia Department of Natural Resources, Technical College System of Georgia, Georgia Department of Defense, Georgia Department of Economic Development, Georgia Bureau of Investigation, Georgia Department of Education, Georgia Department of Corrections, and Georgia Department of Community Supervision.

# 26 NOW, THEREFORE, BE IT RESOLVED AND ENACTED BY 27 THE GENERAL ASSEMBLY OF GEORGIA:

- 28 ARTICLE I
- 29 SECTION 1.

That the State of Georgia is the owner of the hereinafter described real property lying and being in Barrow County, Georgia, and is commonly known as Fort Yargo State Park; and the property is in the custody of the Georgia Department of Natural Resources which, by official action dated August 25, 2020, does not object to the granting of an easement; and, in all matters relating to the easement, the State of Georgia is acting by and through its State Properties Commission.

36

# **SECTION 2.**

37 That the State of Georgia, acting by and through its State Properties Commission, may grant 38 to Granite-Active Networks, or its successors and assigns, a nonexclusive easement to 39 construct, install, operate, and maintain high-speed internet cable to serve the Park Kiosk and 40 Visitors Center. Said easement area is located in Barrow County, and is more particularly41 described as follows:

42 That approximately 0.25 of an acre, lying and being in Land Lot WN15 001, 1st District, 43 Barrow County, Georgia, and that portion only as shown on a drawing furnished by 44 Granite-Active Networks, and being on file in the offices of the State Properties 45 Commission and may be more particularly described by a plat of survey prepared by a 46 Georgia registered land surveyor and presented to the State Properties Commission for 47 approval.

48

## **SECTION 3.**

49 That the above-described easement area shall be used only for the purposes of constructing,

50 installing, operating, and maintaining high-speed internet cable.

51 SECTION 4.

52 That Granite-Active Networks shall have the right to remove or cause to be removed from 53 said easement area only such trees and bushes as may be reasonably necessary for the proper 54 construction, installation, operation, and maintenance of the high-speed internet cable.

55

# **SECTION 5.**

That, after Granite-Active Networks has put into use the high-speed internet cable for which this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, Granite-Active Networks, or its successors and assigns, shall have the option of removing their facilities from the easement area or leaving the same in place, in which event the high-speed internet cable shall become the property of the State of Georgia, or its successors and assigns. 63

#### **SECTION 6.**

64 That no title shall be conveyed to Granite-Active Networks and, except as herein specifically 65 granted to Granite-Active Networks, all rights, title, and interest in and to said easement area 66 are reserved in the State of Georgia, which may make any use of said easement area not 67 inconsistent with or detrimental to the rights, privileges, and interest granted to 68 Granite-Active Networks.

69

# **SECTION 7.**

70 That if the State of Georgia, acting by and through its State Properties Commission, 71 determines that any or all of the facilities placed on the easement area should be removed or 72 relocated to an alternate site on state-owned land in order to avoid interference with the state use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 73 74 easement to allow placement of the removed or relocated facilities across the alternate site 75 under such terms and conditions as the State Properties Commission shall in its discretion 76 determine to be in the best interest of the State of Georgia, and Granite-Active Networks 77 shall remove or relocate its facilities to the alternate easement area at its sole cost and 78 expense without reimbursement by the State of Georgia unless, in advance of any 79 construction being commenced, Granite-Active Networks provides a written estimate for the 80 cost of such removal and relocation and the State Properties Commission determines, in its sole discretion, that the removal and relocation is for the sole benefit of the State of Georgia. 81 82 Upon written request from Granite-Active Networks or any third party, the State Properties 83 Commission, in its sole discretion, may grant a substantially equivalent nonexclusive 84 easement within the property for the relocation of the facilities without cost, expense, or 85 reimbursement from the State of Georgia.

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

**SECTION 8.** 

92

# **SECTION 9.**

93 That this resolution does not affect and is not intended to affect any rights, powers, interest, 94 or liability of the Georgia Department of Transportation with respect to the state highway 95 system or of a county with respect to the county road system or of a municipality with 96 respect to the city street system. Granite-Active Networks shall obtain any and all other 97 required permits from the appropriate governmental agencies as are necessary for its lawful 98 use of the easement area or public highway right of way and comply with all applicable state 99 and federal environmental statutes in its use of the easement area.

100

104

# **SECTION 10.**

**SECTION 11.** 

That, given the public purpose of the project, the consideration for such easement shall be
\$10.00 and such further consideration and provisions as the State Properties Commission
may determine to be in the best interest of the State of Georgia.

That this grant of easement shall be recorded by Granite-Active Networks in the Superior
Court of Barrow County and a recorded copy shall be promptly forwarded to the State
Properties Commission.

86

21

	21 HR 143/AP
108	SECTION 12.
109	That the authorization to grant the above-described easement to Granite-Active Networks
110	shall expire three years after the date that this resolution becomes effective.
111	SECTION 13.
112	That the State Properties Commission is authorized and empowered to do all acts and things
113	necessary and proper to effect the grant of the easement.
114	ARTICLE II
115	SECTION 14.
116	That the State of Georgia is the owner of the hereinafter described real property lying and
117	being in Bartow County, Georgia, and is commonly known as North Metro Campus of the
118	Chattahoochee Technical College; and the property is in the custody of the Technical College
119	System of Georgia which, by official action dated October 1, 2020, does not object to the

120 granting of an easement; and, in all matters relating to the easement, the State of Georgia is

121 acting by and through its State Properties Commission.

122

# **SECTION 15.**

123 That the State of Georgia, acting by and through its State Properties Commission, may grant 124 to Georgia Power Company, or its successors and assigns, a nonexclusive easement to 125 construct, install, operate, and maintain underground electrical distribution lines and 126 associated equipment to serve the TCSG-350 Center for Advanced Manufacturing and 127 Emerging Technologies building. Said easement area is located in Bartow County, and is 128 more particularly described as follows:

- 129 That approximately 0.48 of an acre, lying and being in Land Lots 1240, 1281, and 1282,
- 130 21st Land District, Bartow County, Georgia, and that portion only as shown on an

engineering drawing furnished by Georgia Power Company, and being on file in the offices

132 of the State Properties Commission and may be more particularly described by a plat of

133 survey prepared by a Georgia registered land surveyor and presented to the State Properties

134 Commission for approval.

135

# **SECTION 16.**

That the above-described easement area shall be used only for the purposes of constructing,
installing, operating, and maintaining underground electrical distribution lines and associated
equipment.

139

# SECTION 17.

140 That Georgia Power Company shall have the right to remove or cause to be removed from 141 said easement area only such trees and bushes as may be reasonably necessary for the proper 142 construction, installation, operation, and maintenance of underground electrical distribution 143 lines and associated equipment.

144

# **SECTION 18.**

145 That, after Georgia Power Company has put into use the underground electrical distribution 146 lines and associated equipment for which this easement is granted, a subsequent 147 abandonment of the use thereof shall cause a reversion to the State of Georgia, or its 148 successors and assigns, of all the rights, title, privileges, powers, and easement granted 149 herein. Upon abandonment, Georgia Power Company, or its successors and assigns, shall 150 have the option of removing their facilities from the easement area or leaving the same in 151 place, in which event the underground electrical distribution lines and associated equipment 152 shall become the property of the State of Georgia, or its successors and assigns.

**SECTION 19.** 

154 That no title shall be conveyed to Georgia Power Company and, except as herein specifically 155 granted to Georgia Power Company, all rights, title, and interest in and to said easement area 156 are reserved in the State of Georgia, which may make any use of said easement area not 157 inconsistent with or detrimental to the rights, privileges, and interest granted to Georgia 158 Power Company.

159

153

## **SECTION 20.**

160 That if the State of Georgia, acting by and through its State Properties Commission, 161 determines that any or all of the facilities placed on the easement area should be removed or relocated to an alternate site on state-owned land in order to avoid interference with the state 162 163 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 164 easement to allow placement of the removed or relocated facilities across the alternate site under such terms and conditions as the State Properties Commission shall in its discretion 165 determine to be in the best interest of the State of Georgia, and Georgia Power Company 166 167 shall remove or relocate its facilities to the alternate easement area at its sole cost and expense without reimbursement by the State of Georgia unless, in advance of any 168 169 construction being commenced, Georgia Power Company provides a written estimate for the 170 cost of such removal and relocation and the State Properties Commission determines, in its 171 sole discretion, that the removal and relocation is for the sole benefit of the State of Georgia. 172 Upon written request from Georgia Power Company or any third party, the State Properties 173 Commission, in its sole discretion, may grant a substantially equivalent nonexclusive 174 easement within the property for the relocation of the facilities without cost, expense, or 175 reimbursement from the State of Georgia.

176	SECTION 21.
177	That the easement granted to Georgia Power Company shall contain such other reasonable
178	terms, conditions, and covenants as the State Properties Commission shall deem in the best
179	interest of the State of Georgia and that the State Properties Commission is authorized to use
180	a more accurate description of the easement area, so long as the description utilized by the
181	State Properties Commission describes the same easement area herein granted.

HR 143/AP

182

# **SECTION 22.**

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Georgia Department of Transportation with respect to the state highway system, or of a county with respect to the county road system or of a municipality with respect to the city street system. Georgia Power Company shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

190

# **SECTION 23.**

That, given the public purpose of the project, the consideration for such easement shall be
\$10.00 and such further consideration and provisions as the State Properties Commission
may determine to be in the best interest of the State of Georgia.

194 SECTION 24.
195 That this grant of easement shall be recorded by Georgia Power Company in the Superior
196 Court of Bartow County and a recorded copy shall be promptly forwarded to the State
197 Properties Commission.

	21 HR 143/AP
198	SECTION 25.
199	That the authorization to grant the above-described easement to Georgia Power Company
200	shall expire three years after the date that this resolution becomes effective.
201	SECTION 26.
202	That the State Properties Commission is authorized and empowered to do all acts and things
203	necessary and proper to effect the grant of the easement.
204	ARTICLE III
205	SECTION 27.
206	That the State of Georgia is the owner of the hereinafter described real property lying and
207	being in Bartow County, Georgia, and is commonly known as the North Metro Campus of

the Chattahoochee Technical College; and the property is in the custody of the Technical College System of Georgia which, by official action dated September 3, 2020, does not object to the granting of an easement; and, in all matters relating to the easement, the State of Georgia is acting by and through its State Properties Commission.

212

## **SECTION 28.**

213 That the State of Georgia, acting by and through its State Properties Commission, may grant 214 to Southern Company Gas, or its successors and assigns, a nonexclusive easement to 215 construct, install, operate, and maintain underground gas distribution lines to serve the 216 TCSG-350 Center for Advanced Manufacturing and Emerging Technologies building. Said 217 easement area is located in Bartow County, and is more particularly described as follows: 218 That approximately 0.2 of an acre, lying and being in Land Lots 1240, 1281, and 1282, 21st 219 District, Bartow County, Georgia, and that portion only as shown on a drawing furnished 220 by Southern Company Gas, and being on file in the offices of the State Properties

Commission 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.

224

# SECTION 29.

That the above-described easement area shall be used only for the purposes of constructing,installing, operating, and maintaining underground gas distribution lines.

227

# SECTION 30.

That Southern Company Gas shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper construction, installation, operation, and maintenance of underground gas distribution lines.

# 231 SECTION 31.

That, after Southern Company Gas has put into use the underground gas distribution lines for which this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, Southern Company Gas, or its successors and assigns, shall have the option of removing their facilities from the easement area or leaving the same in place, in which event the underground gas distribution lines shall become the property of the State of Georgia, or its successors and assigns.

239

#### **SECTION 32.**

That no title shall be conveyed to Southern Company Gas and, except as herein specificallygranted to Southern Company Gas, all rights, title, and interest in and to said easement area

are reserved in the State of Georgia, which may make any use of said easement area not

inconsistent with or detrimental to the rights, privileges, and interest granted to SouthernCompany Gas.

#### 245

# **SECTION 33.**

That if the State of Georgia, acting by and through its State Properties Commission, 246 determines that any or all of the facilities placed on the easement area should be removed or 247 248 relocated to an alternate site on state-owned land in order to avoid interference with the state 249 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive easement to allow placement of the removed or relocated facilities across the alternate site 250 251 under such terms and conditions as the State Properties Commission shall in its discretion 252 determine to be in the best interest of the State of Georgia, and Southern Company Gas shall 253 remove or relocate its facilities to the alternate easement area at its sole cost and expense 254 without reimbursement by the State of Georgia unless, in advance of any construction being 255 commenced, Southern Company Gas provides a written estimate for the cost of such removal and relocation and the State Properties Commission determines, in its sole discretion, that 256 257 the removal and relocation is for the sole benefit of the State of Georgia. Upon written request from Southern Company Gas or any third party, the State Properties Commission, 258 259 in its sole discretion, may grant a substantially equivalent nonexclusive easement within the 260 property for the relocation of the facilities without cost, expense, or reimbursement from the 261 State of Georgia.

262

#### **SECTION 34.**

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

	21 HR 143/AP
268	SECTION 35.
269	That this resolution does not affect and is not intended to affect any rights, powers, interest,
270	or liability of the Georgia Department of Transportation with respect to the state highway
271	system, or of a county with respect to the county road system or of a municipality with
272	respect to the city street system. Southern Company Gas shall obtain any and all other
273	required permits from the appropriate governmental agencies as are necessary for its lawful
274	use of the easement area or public highway right of way and comply with all applicable state
275	and federal environmental statutes in its use of the easement area.
276	SECTION 36.
277	That, given the public purpose of the project, the consideration for such easement shall be
278	\$10.00 and such further consideration and provisions as the State Properties Commission
279	may determine to be in the best interest of the State of Georgia.
280	SECTION 37.
281	That this grant of easement shall be recorded by Southern Company Gas in the Superior
282	Court of Bartow County and a recorded copy shall be promptly forwarded to the State
283	Properties Commission.
284	SECTION 38.
285	That the authorization to grant the above-described easement to Southern Company Gas shall
286	expire three years after the date that this resolution becomes effective.
287	SECTION 39.
288	That the State Properties Commission is authorized and empowered to do all acts and things
289	necessary and proper to effect the grant of the easement.

# 290

ARTICLE IV

# **SECTION 40.**

That the State of Georgia is the owner of the hereinafter described real property lying and being in Bibb County, Georgia, and is commonly known as the Macon Readiness Center; and the property is in the custody of the Georgia Department of Defense which, by official action dated July 27, 2020, does not object to the granting of an easement; and, in all matters relating to the easement, the State of Georgia is acting by and through its State Properties Commission.

298

# **SECTION 41.**

That the State of Georgia, acting by and through its State Properties Commission, may grant to Georgia Power Company, or its successors and assigns, a nonexclusive easement to construct, install, operate, and maintain overhead and underground electrical transmission lines and associated equipment to serve Building #4, Dining Facility. Said easement area is located in Bibb County, and is more particularly described as follows:

That approximately 0.14 of an acre, lying and being in Land Lot 29, 1st District, Bibb County, Georgia, and that portion only as shown on an engineering drawing furnished by Georgia Power Company, and being on file in the offices of the State Properties Commission 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.

310

# **SECTION 42.**

311 That the above-described easement area shall be used only for the purposes of constructing,

312 installing, operating, and maintaining overhead and underground electrical transmission lines

313 and associated equipment.

314	SECTION 43.
315	That Georgia Power Company shall have the right to remove or cause to be removed from
316	said easement area only such trees and bushes as may be reasonably necessary for the proper
317	construction, installation, operation, and maintenance of overhead and underground electrical
318	transmission lines and associated equipment.
319	SECTION 44.
320	That, after Georgia Power Company has put into use the overhead and underground electrical
321	transmission lines and associated equipment for which this easement is granted, a subsequent
322	abandonment of the use thereof shall cause a reversion to the State of Georgia, or its
323	successors and assigns, of all the rights, title, privileges, powers, and easement granted
324	herein. Upon abandonment, Georgia Power Company, or its successors and assigns, shall
325	have the option of removing their facilities from the easement area or leaving the same in
326	place, in which event the overhead and underground electrical transmission lines and
327	associated equipment shall become the property of the State of Georgia, or its successors and
328	assigns.

HR 143/AP

329

21

# **SECTION 45.**

That no title shall be conveyed to Georgia Power Company and, except as herein specifically granted to Georgia Power Company, all rights, title, and interest in and to said easement area are reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Georgia Power Company.

335

#### **SECTION 46.**

That if the State of Georgia, acting by and through its State Properties Commission,determines that any or all of the facilities placed on the easement area should be removed or

338 relocated to an alternate site on state-owned land in order to avoid interference with the state 339 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive easement to allow placement of the removed or relocated facilities across the alternate site 340 341 under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia, and Georgia Power Company 342 shall remove or relocate its facilities to the alternate easement area at its sole cost and 343 344 expense without reimbursement by the State of Georgia unless, in advance of any 345 construction being commenced, Georgia Power Company provides a written estimate for the 346 cost of such removal and relocation and the State Properties Commission determines, in its 347 sole discretion, that the removal and relocation is for the sole benefit of the State of Georgia. 348 Upon written request from Georgia Power Company or any third party, the State Properties 349 Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense, or 350 351 reimbursement from the State of Georgia.

352

#### **SECTION 47.**

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

358

#### **SECTION 48.**

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Georgia Department of Transportation with respect to the state highway system or of a county with respect to the county road system or of a municipality with respect to the city street system. Georgia Power Company shall obtain any and all other 363 required permits from the appropriate governmental agencies as are necessary for its lawful

use of the easement area or public highway right of way and comply with all applicable stateand federal environmental statutes in its use of the easement area.

366 SECTION 49.
367 That, given the public purpose of the project, the consideration for such easement shall be
368 \$10.00 and such further consideration and provisions as the State Properties Commission
369 may determine to be in the best interest of the State of Georgia.

370 SECTION 50.
371 That this grant of easement shall be recorded by Georgia Power Company in the Superior
372 Court of Bibb County and a recorded copy shall be promptly forwarded to the State
373 Properties Commission.

374 SECTION 51.
375 That the authorization to grant the above-described easement to Georgia Power Company
376 shall expire three years after the date that this resolution becomes effective.
377 SECTION 52.

That the State Properties Commission is authorized and empowered to do all acts and thingsnecessary and proper to effect the grant of the easement.

- 380 ARTICLE V
- **SECTION 53.**

That the State of Georgia is the owner of the hereinafter described real property lying andbeing in Camden County, Georgia and is commonly known as the tidal water bottoms and

# H. R. 143 - 17 -

marsh; and the property is in the custody of the Coastal Resources Division of the Georgia
Department of Natural Resources which, by official action dated June 12, 2018, does not
object to the granting of an easement; and, in all matters relating to the easement, the State
of Georgia is acting by and through its State Properties Commission.

388

#### **SECTION 54.**

That the State of Georgia, acting by and through its State Properties Commission, may grant to Okefenokee Rural Electric Membership Corporation, or its successors and assigns, a nonexclusive easement to construct, install, operate, and maintain electrical transmission lines and associated equipment to serve Cumberland Island. Said easement area is located in Camden County, and is more particularly described as follows:

That approximately 16.08 acres being a portion of that land lying and being in, the 29th and 31st G.M.D., a portion of Tract N-4 and surrounding marshland, Camden County, Georgia, and that portion only as shown on a drawing furnished by Okefenokee Rural Electric Membership Corporation, and being on file in the offices of the State Properties Commission 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.

401

#### **SECTION 55.**

402 That the above-described easement area shall be used only for the purposes of constructing,
403 installing, operating, and maintaining the electrical transmission lines and associated
404 equipment.

405

#### **SECTION 56.**

406 That Okefenokee Rural Electric Membership Corporation shall have the right to remove or407 cause to be removed from said easement area only such trees and bushes as may be

reasonably necessary for the proper construction, installation, operation, and maintenanceof said electrical transmission lines and associated equipment.

# 410

# SECTION 57.

411 That, after Okefenokee Rural Electric Membership Corporation has put into use the electrical 412 transmission lines and associated equipment for which this easement is granted, a subsequent 413 abandonment of the use thereof shall cause a reversion to the State of Georgia, or its 414 successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, Okefenokee Rural Electric Membership Corporation, or its 415 416 successors and assigns, shall have the option of removing their facilities from the easement 417 area or leaving the same in place, in which event the electrical transmission lines and 418 associated equipment shall become the property of the State of Georgia, or its successors and 419 assigns.

420

#### SECTION 58.

That no title shall be conveyed to Okefenokee Rural Electric Membership Corporation and, except as herein specifically granted to Okefenokee Rural Electric Membership Corporation, all rights, title, and interest in and to said easement area are reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Okefenokee Rural Electric Membership Corporation.

427

#### SECTION 59.

That if the State of Georgia, acting by and through its State Properties Commission, determines that any or all of the facilities placed on the easement area should be removed or relocated to an alternate site on state-owned land in order to avoid interference with the state use or intended use of the easement area, it may grant a substantially equivalent nonexclusive

easement to allow placement of the removed or relocated facilities across the alternate site 432 433 under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia, and Okefenokee Rural Electric 434 435 Membership Corporation shall remove or relocate its facilities to the alternate easement area 436 at its sole cost and expense without reimbursement by the State of Georgia unless, in advance of any construction being commenced, Okefenokee Rural Electric Membership Corporation 437 438 provides a written estimate for the cost of such removal and relocation and the State 439 Properties Commission determines, in its sole discretion, that the removal and relocation is for the sole benefit of the State of Georgia. Upon written request from Okefenokee Rural 440 441 Electric Membership Corporation or any third party, the State Properties Commission, in its 442 sole discretion, may grant a substantially equivalent nonexclusive easement within the 443 property for the relocation of the facilities without cost, expense, or reimbursement from the

444 State of Georgia.

#### 445

#### **SECTION 60.**

That the easement granted to Okefenokee Rural Electric Membership Corporation shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more accurate description of the easement area, so long as the description utilized by the State Properties Commission describes the same easement area herein granted.

452

#### **SECTION 61.**

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Georgia Department Transportation with respect to the state highway system or of a county with respect to the county road system or of a municipality with respect to the city street system. Okefenokee Rural Electric Membership Corporation shall 21

460

457 obtain any and all other required permits from the appropriate governmental agencies as are

458 necessary for its lawful use of the easement area or public highway right of way and comply

459 with all applicable state and federal environmental statutes in its use of the easement area.

461 That the consideration for such easement shall be \$12,100.00 and such further consideration
462 and provisions as the State Properties Commission may determine to be in the best interest
463 of the State of Georgia.

**SECTION 62.** 

464 SECTION 63.
465 That this grant of easement shall be recorded by Okefenokee Rural Electric Membership
466 Corporation in the Superior Court of Camden County and a recorded copy shall be promptly
467 forwarded to the State Properties Commission.

# 468 **SECTION 64.**

469 That the authorization to grant the above-described easement to Okefenokee Rural Electric
470 Membership Corporation shall expire three years after the date that this resolution becomes
471 effective.

472 SECTION 65.

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

474 necessary and proper to effect the grant of the easement.

# 475

# ARTICLE VI SECTION 66.

That the State of Georgia is the owner of the hereinafter described real property lying and being in Camden County, Georgia and is commonly known as the Camden County Campus of the Coastal Pines Technical College; and the property is in the custody of the Technical College System of Georgia which, by official action dated November 5, 2020, does not object to the granting of an easement; and, in all matters relating to the easement, the State of Georgia is acting by and through its State Properties Commission.

483

# SECTION 67.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Southern Company Gas, or its successors and assigns, a nonexclusive easement to construct, install, operate, and maintain underground gas distribution lines to serve the TCSG-265 classroom and library building. Said easement area is located in Camden County, and is more particularly described as follows:

That approximately 0.28 of an acre, being a portion of that land lying and being in 1606th G.M.D., Camden County, Georgia, and that portion only as shown on a drawing furnished by Southern Company Gas, and being on file in the offices of the State Properties Commission 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.

495

# SECTION 68.

496 That the above-described easement area shall be used only for the purposes of constructing,497 installing, operating, and maintaining underground gas distribution lines.

498	SECTION 69.
499	That Southern Company Gas shall have the right to remove or cause to be removed from said
500	easement area only such trees and bushes as may be reasonably necessary for the proper
501	construction, installation, operation, and maintenance of said underground gas distribution
502	lines.
503	SECTION 70.

HR 143/AP

21

511

517

That, after Southern Company Gas has put into use the underground gas distribution lines for which this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, Southern Company Gas, or its successors and assigns, shall have the option of removing their facilities from the easement area or leaving the same in place, in which event the underground gas distribution lines shall become the property of the State of Georgia, or its successors and assigns.

512 That no title shall be conveyed to Southern Company Gas and, except as herein specifically 513 granted to Southern Company Gas, all rights, title, and interest in and to said easement area 514 are reserved in the State of Georgia, which may make any use of said easement area not 515 inconsistent with or detrimental to the rights, privileges, and interest granted to Southern 516 Company Gas.

**SECTION 71.** 

That if the State of Georgia, acting by and through its State Properties Commission, determines that any or all of the facilities placed on the easement area should be removed or relocated to an alternate site on state-owned land in order to avoid interference with the state use or intended use of the easement area, it may grant a substantially equivalent nonexclusive

**SECTION 72.** 

easement to allow placement of the removed or relocated facilities across the alternate site 522 523 under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia, and Southern Company Gas shall 524 remove or relocate its facilities to the alternate easement area at its sole cost and expense 525 526 without reimbursement by the State of Georgia unless, in advance of any construction being commenced, Southern Company Gas provides a written estimate for the cost of such removal 527 528 and relocation and the State Properties Commission determines, in its sole discretion, that 529 the removal and relocation is for the sole benefit of the State of Georgia. Upon written 530 request from Southern Company Gas or any third party, the State Properties Commission, 531 in its sole discretion, may grant a substantially equivalent nonexclusive easement within the 532 property for the relocation of the facilities without cost, expense, or reimbursement from the 533 State of Georgia.

534

#### SECTION 73.

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

540

#### **SECTION 74.**

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Georgia Department Transportation with respect to the state highway system or of a county with respect to the county road system or of a municipality with respect to the city street system. Southern Company Gas shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful

- 546 use of the easement area or public highway right of way and comply with all applicable state
- 547 and federal environmental statutes in its use of the easement area.

# 548 **SECTION 75.** 549 That, given the public purpose of the project, the consideration for such easement shall be 550 \$10.00 and such further consideration and provisions as the State Properties Commission 551 may determine to be in the best interest of the State of Georgia. 552 **SECTION 76.** 553 That this grant of easement shall be recorded by Southern Company Gas in the Superior 554 Court of Camden County and a recorded copy shall be promptly forwarded to the State 555 Properties Commission. 556 **SECTION 77.** That the authorization to grant the above-described easement to Southern Company Gas shall 557 558 expire three years after the date that this resolution becomes effective. 559 **SECTION 78.** 560 That the State Properties Commission is authorized and empowered to do all acts and things 561 necessary and proper to effect the grant of the easement. 562 ARTICLE VII 563 SECTION 79. 564 That the State of Georgia is the owner of the hereinafter described real property lying and

being in Carroll County, Georgia, and is commonly known as the West Georgia Technical
College; and the property is in the custody of the Technical College System of Georgia

which, by official action dated February 17, 2021, does not object to the granting of an
easement; and, in all matters relating to the easement, the State of Georgia is acting by and
through its State Properties Commission.

570

# **SECTION 80.**

571 That the State of Georgia, acting by and through its State Properties Commission, may grant 572 to Carroll Electric Membership Corporation, or its successors and assigns, a nonexclusive 573 easement to construct, install, operate, and maintain underground electrical distribution lines 574 and associated equipment to serve the new campus of the West Georgia Technical College, 575 TCSG-349. Said easement area is located in Carroll County, and is more particularly 576 described as follows:

577 That approximately 1.36 acres, lying and being in Land Lots 67 and 68, 10th District, 578 Carroll County, Georgia, and that portion only as shown on a survey furnished by Carroll 579 Electric Membership Corporation, and being on file in the offices of the State Properties 580 Commission and may be more particularly described by a plat of survey prepared by a 581 Georgia registered land surveyor and presented to the State Properties Commission for 582 approval.

583

#### **SECTION 81.**

That the above-described easement area shall be used only for the purposes of constructing,
installing, operating, and maintaining underground electrical distribution lines and associated
equipment.

587

# **SECTION 82.**

That Carroll Electric Membership Corporation shall have the right to remove or cause to beremoved from said easement area only such trees and bushes as may be reasonably necessary

for the proper construction, installation, operation, and maintenance of undergroundelectrical distribution lines and associated equipment.

592

# **SECTION 83.**

593 That, after Carroll Electric Membership Corporation has put into use the underground 594 electrical distribution lines and associated equipment for which this easement is granted, a 595 subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, 596 or its successors and assigns, of all the rights, title, privileges, powers, and easement granted 597 herein. Upon abandonment, Carroll Electric Membership Corporation, or its successors and 598 assigns, shall have the option of removing their facilities from the easement area or leaving 599 the same in place, in which event the underground electrical distribution lines and associated 600 equipment shall become the property of the State of Georgia, or its successors and assigns.

601

#### **SECTION 84.**

That no title shall be conveyed to Carroll Electric Membership Corporation and, except as herein specifically granted to Carroll Electric Membership Corporation, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Carroll Electric Membership Corporation.

607

#### **SECTION 85.**

That if the State of Georgia, acting by and through its State Properties Commission, determines that any or all of the facilities placed on the easement area should be removed or relocated to an alternate site on state-owned land in order to avoid interference with the state use or intended use of the easement area, it may grant a substantially equivalent nonexclusive easement to allow placement of the removed or relocated facilities across the alternate site under such terms and conditions as the State Properties Commission shall in its discretion 614 determine to be in the best interest of the State of Georgia, and Carroll Electric Membership 615 Corporation shall remove or relocate its facilities to the alternate easement area at its sole cost and expense without reimbursement by the State of Georgia unless, in advance of any 616 construction being commenced, Carroll Electric Membership Corporation provides a written 617 estimate for the cost of such removal and relocation and the State Properties Commission 618 determines, in its sole discretion, that the removal and relocation is for the sole benefit of the 619 620 State of Georgia. Upon written request from Carroll Electric Membership Corporation or 621 any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the 622 623 facilities without cost, expense, or reimbursement from the State of Georgia.

624

#### **SECTION 86.**

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

630

#### **SECTION 87.**

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Georgia Department of Transportation with respect to the state highway system or of a county with respect to the county road system or of a municipality with respect to the city street system. Carroll Electric Membership Corporation shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

21

	21 HR 143/AP
638	SECTION 88.
639	That, given the public purpose of the project, the consideration for such easement shall be
640	\$10.00 and such further consideration and provisions as the State Properties Commission
641	may determine to be in the best interest of the State of Georgia.
642	SECTION 89.
643	That this grant of easement shall be recorded by Carroll Electric Membership Corporation
644	in the Superior Court of Carroll County and a recorded copy shall be promptly forwarded to
645	the State Properties Commission.
646	SECTION 90.
647	That the authorization in this resolution to grant the above-described easement to Carroll
648	Electric Membership Corporation shall expire three years after the date that this resolution
649	becomes effective.
650	SECTION 91.
651	That the State Properties Commission is authorized and empowered to do all acts and things
652	necessary and proper to effect the grant of the easement.
653	ARTICLE VIII
654	SECTION 92.
655	That the State of Georgia is the owner of the hereinafter described real property lying and
656	being in Chatham County, Georgia, and is commonly known as the Savannah River; and the
657	property is in the custody of the Georgia Department of Natural Resources, Coastal

658 Resources Division which, by official action dated February 25, 2021, does not object to the

granting of an easement; and, in all matters relating to the easement, the State of Georgia isacting by and through its State Properties Commission.

661

# **SECTION 93.**

That the State of Georgia, acting by and through its State Properties Commission, may grant to International Paper – Port Wentworth Facility, or its successors and assigns, a nonexclusive easement to construct, install, operate, and maintain an underwater diffuser at the outfall location to mitigate frequent manatee interactions. Said easement area is located in Chatham County, and is more particularly described as follows:

667 That approximately 0.15 of an acre of water bottoms in the Savannah River, lying and 668 being in Chatham County, Georgia, and that portion only as shown on a drawing furnished 669 by International Paper, and being on file in the offices of the State Properties Commission 670 and may be more particularly described by a plat of survey prepared by a Georgia 671 registered land surveyor and presented to the State Properties Commission for approval.

672

#### **SECTION 94.**

673 That the above-described easement area shall be used only for the purposes of constructing,674 installing, operating, and maintaining an underwater diffuser.

675

#### SECTION 95.

That, after International Paper has put into use the underwater diffuser for which this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, International Paper, or its successors and assigns, shall have the option of removing their facilities from the easement area or leaving the same in place, in which event the underwater diffuser shall become the property of the State of Georgia, or its successors and assigns.

#### **SECTION 96.**

That no title shall be conveyed to International Paper and, except as herein specifically granted to International Paper, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to International Paper.

689

# **SECTION 97.**

690 That if the State of Georgia, acting by and through its State Properties Commission, 691 determines that any or all of the facilities placed on the easement area should be removed or relocated to an alternate site on state-owned land in order to avoid interference with the state 692 693 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 694 easement to allow placement of the removed or relocated facilities across the alternate site 695 under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia, and International Paper shall 696 697 remove or relocate its facilities to the alternate easement area at its sole cost and expense 698 without reimbursement by the State of Georgia unless, in advance of any construction being 699 commenced, International Paper provides a written estimate for the cost of such removal and 700 relocation and the State Properties Commission determines, in its sole discretion, that the removal and relocation is for the sole benefit of the State of Georgia. Upon written request 701 702 from International Paper or any third party, the State Properties Commission, in its sole 703 discretion, may grant a substantially equivalent nonexclusive easement within the property 704 for the relocation of the facilities without cost, expense, or reimbursement from the State of 705 Georgia.

	21 HR 143/AP
706	SECTION 98.
707	That the easement granted to International Paper shall contain such other reasonable terms,
708	conditions, and covenants as the State Properties Commission shall deem in the best interest
709	of the State of Georgia and that the State Properties Commission is authorized to use a more
710	accurate description of the easement area, so long as the description utilized by the State
711	Properties Commission describes the same easement area herein granted.
712	SECTION 99.
713	International Paper shall obtain any and all required permits from the appropriate
714	governmental agencies as are necessary for its lawful use of the easement area and comply
715	with all applicable state and federal environmental statutes in its use of the easement area.
716	SECTION 100.
717	That the consideration for such easement shall for be a fair market value not less than
718	\$650.00, the agreement by International Paper to seek any necessary permits through, and
719	otherwise comply with, the Coastal Marshlands Protection Act of 1970, O.C.G.A. 12-5-280,
720	et seq., and such further consideration and provisions as the State Properties Commission
721	may determine to be in the best interest of the State of Georgia.
722	SECTION 101.
723	That this grant of easement shall be recorded by International Paper in the Superior Court of
724	Chatham County and a recorded copy shall be promptly forwarded to the State Properties

725 Commission.

	21 HR 143/AP
726	SECTION 102.
727	That the authorization in this resolution to grant the above-described easement to
728	International Paper shall expire three years after the date that this resolution becomes
729	effective.
730	SECTION 103.
731	That the State Properties Commission is authorized and empowered to do all acts and things
732	necessary and proper to effect the grant of the easement.
733	ARTICLE IX
734	SECTION 104.
735	That the State of Georgia is the owner of the hereinafter described real property lying and
736	being in Chatham County, Georgia, and is commonly known as the Savannah Convention
737	Center; and the property is in the custody of the Georgia Department of Economic
738	Development which does not object to the granting of an easement; and, in all matters
739	relating to the easement, the State of Georgia is acting by and through its State Properties
740	Commission.
741	SECTION 105.
742	That the State of Georgia, acting by and through its State Properties Commission, may grant
743	to Atlanta Gas Light, or its successors and assigns, a nonexclusive easement to construct,
744	install, operate, and maintain underground gas lines to serve the Savannah Trade Center.
745	Said easement area is located in Chatham County, and is more particularly described as
746	follows:
747	That approximately 0.28 of an acre, lying and being in the 8th G.M.D., Chatham County,
748	Georgia, and that portion only as shown on a drawing furnished by Atlanta Gas Light, and
749	being on file in the offices of the State Properties Commission and may be more

21

particularly described by a plat of survey prepared by a Georgia registered land surveyorand presented to the State Properties Commission for approval.

# 752

That the above-described easement area shall be used only for the purposes of constructing,

SECTION 106.

installing, operating, and maintaining underground gas lines.

755

# SECTION 107.

756 That Atlanta Gas Light shall have the right to remove or cause to be removed from said 757 easement area only such trees and bushes as may be reasonably necessary for the proper 758 construction, installation, operation, and maintenance of said underground gas lines.

759

# SECTION 108.

That, after Atlanta Gas Light has put into use the underground gas lines for which this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, Atlanta Gas Light, or its successors and assigns, shall have the option of removing their facilities from the easement area or leaving the same in place, in which event the underground gas lines shall become the property of the State of Georgia, or its successors and assigns.

767

# SECTION 109.

768 That no title shall be conveyed to Atlanta Gas Light and, except as herein specifically granted 769 to Atlanta Gas Light, all rights, title, and interest in and to said easement area are reserved 770 in the State of Georgia, which may make any use of said easement area not inconsistent with 771 or detrimental to the rights, privileges, and interest granted to Atlanta Gas Light. 772

#### SECTION 110.

773 That if the State of Georgia, acting by and through its State Properties Commission, 774 determines that any or all of the facilities placed on the easement area should be removed or relocated to an alternate site on state-owned land in order to avoid interference with the state 775 776 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 777 easement to allow placement of the removed or relocated facilities across the alternate site 778 under such terms and conditions as the State Properties Commission shall in its discretion 779 determine to be in the best interest of the State of Georgia, and Atlanta Gas Light shall remove or relocate its facilities to the alternate easement area at its sole cost and expense 780 781 without reimbursement by the State of Georgia unless, in advance of any construction being 782 commenced, Atlanta Gas Light provides a written estimate for the cost of such removal and relocation and the State Properties Commission determines, in its sole discretion, that the 783 784 removal and relocation is for the sole benefit of the State of Georgia. Upon written request 785 from Atlanta Gas Light or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property 786 787 for the relocation of the facilities without cost, expense, or reimbursement from the State of 788 Georgia.

789

#### **SECTION 111.**

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

	21 HR 143/AP
795	SECTION 112.
796	That this resolution does not affect and is not intended to affect any rights, powers, interest,
797	or liability of the Georgia Department of Transportation with respect to the state highway
798	system or of a county with respect to the county road system or of a municipality with
799	respect to the city street system. Atlanta Gas Light shall obtain any and all other required
800	permits from the appropriate governmental agencies as are necessary for its lawful use of the
801	easement area or public highway right of way and comply with all applicable state and
802	federal environmental statutes in its use of the easement area.
803	SECTION 113.
804	That, given the public purpose of the project, the consideration for such easement shall be
805	\$10.00 and such further consideration and provisions as the State Properties Commission
806	may determine to be in the best interest of the State of Georgia.
807	SECTION 114.
808	That this grant of easement shall be recorded by Atlanta Gas Light in the Superior Court of
809	Chatham County and a recorded copy shall be promptly forwarded to the State Properties
810	Commission.
811	SECTION 115.
812	That the authorization to grant the above-described easement to Atlanta Gas Light shall
813	expire three years after the date that this resolution becomes effective.
814	SECTION 116.
815	That the State Properties Commission is authorized and empowered to do all acts and things
816	necessary and proper to effect the grant of the easement.

## 818

## HR 143/AP

# ARTICLE X

## SECTION 117.

That the State of Georgia is the owner of the hereinafter described real property lying and being in Chatham County, Georgia, and is commonly known as the Savannah Convention Center; and the property is in the custody of the Georgia Department of Economic Development which does not object to the granting of an easement; and, in all matters relating to the easement, the State of Georgia is acting by and through its State Properties Commission.

825

## SECTION 118.

826 That the State of Georgia, acting by and through its State Properties Commission, may grant

to the City of Savannah, or its successors and assigns, a nonexclusive easement to construct,
install, operate, and maintain underground water and sanitary sewer lines and associated
equipment to serve the Savannah Trade Center. Said easement area is located in Chatham

830 County, and is more particularly described as follows:

831 That approximately 0.38 of an acre, lying and being in the 8th G.M.D., Chatham County,

832 Georgia, and that portion only as shown on a drawing furnished by the City of Savannah,

and being on file in the offices of the State Properties Commission and may be more

834 particularly described by a plat of survey prepared by a Georgia registered land surveyor

and presented to the State Properties Commission for approval.

836

## SECTION 119.

837 That the above-described easement area shall be used only for the purposes of constructing,
838 installing, operating, and maintaining underground water and sanitary sewer lines and
839 associated equipment.

840	SECTION 120.
841	That the City of Savannah shall have the right to remove or cause to be removed from said
842	easement area only such trees and bushes as may be reasonably necessary for the proper
843	construction, installation, operation, and maintenance of said underground water and sanitary
844	sewer lines and associated equipment.
845	SECTION 121.
846	That, after the City of Savannah has put into use the underground water and sanitary sewer
847	lines and associated equipment for which this easement is granted, a subsequent
848	abandonment of the use thereof shall cause a reversion to the State of Georgia, or its
849	successors and assigns, of all the rights, title, privileges, powers, and easement granted
850	herein. Upon abandonment, the City of Savannah, or its successors and assigns, shall have
851	the option of removing their facilities from the easement area or leaving the same in place,
852	in which event the underground water and sanitary sewer lines and associated equipment
853	shall become the property of the State of Georgia, or its successors and assigns.

HR 143/AP

854

21

## **SECTION 122.**

That no title shall be conveyed to the City of Savannah and, except as herein specifically granted to the City of Savannah, all rights, title, and interest in and to said easement area are reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to the City of Savannah.

860

#### **SECTION 123.**

That if the State of Georgia, acting by and through its State Properties Commission, determines that any or all of the facilities placed on the easement area should be removed or relocated to an alternate site on state-owned land in order to avoid interference with the state 864 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 865 easement to allow placement of the removed or relocated facilities across the alternate site under such terms and conditions as the State Properties Commission shall in its discretion 866 determine to be in the best interest of the State of Georgia, and the City of Savannah shall 867 remove or relocate its facilities to the alternate easement area at its sole cost and expense 868 without reimbursement by the State of Georgia unless, in advance of any construction being 869 870 commenced, the City of Savannah provides a written estimate for the cost of such removal 871 and relocation and the State Properties Commission determines, in its sole discretion, that 872 the removal and relocation is for the sole benefit of the State of Georgia. Upon written 873 request from the City of Savannah or any third party, the State Properties Commission, in its 874 sole discretion, may grant a substantially equivalent nonexclusive easement within the 875 property for the relocation of the facilities without cost, expense, or reimbursement from the 876 State of Georgia.

#### 877

#### SECTION 124.

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

883

## **SECTION 125.**

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Georgia Department of Transportation with respect to the state highway system or of a county with respect to the county road system or of a municipality with respect to the city street system. The City of Savannah shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the

easement area or public highway right of way and comply with all applicable state andfederal environmental statutes in its use of the easement area.

SECTION 126.

071	SECTION 120.
892	That, given the public purpose of the project, the consideration for such easement shall be
893	\$10.00 and such further consideration and provisions as the State Properties Commission
894	may determine to be in the best interest of the State of Georgia.
895	SECTION 127.
896	That this grant of easement shall be recorded by the City of Savannah in the Superior Court
897	of Chatham County and a recorded copy shall be promptly forwarded to the State Properties
898	Commission.
899	SECTION 128.
900	That the authorization to grant the above-described easement to the City of Savannah shall
901	expire three years after the date that this resolution becomes effective.
902	SECTION 129.
903	That the State Properties Commission is authorized and empowered to do all acts and things
904	necessary and proper to effect the grant of the easement.
905	ARTICLE XI
906	SECTION 130.
007	That the State of Council is the owner of the barrinoften described real moments lying and

907 That the State of Georgia is the owner of the hereinafter described real property lying and
908 being in Chatham County, Georgia, and is commonly known as Savannah Convention
909 Center; and the property is in the custody of the Georgia Department of Economic

## H. R. 143 - 40 -

910 Development which does not object to the granting of an easement; and, in all matters
911 relating to the easement, the State of Georgia is acting by and through its State Properties
912 Commission.

913

## SECTION 131.

914 That the State of Georgia, acting by and through its State Properties Commission, may grant 915 to Georgia Power Company, or its successors and assigns, a nonexclusive easement to 916 construct, install, operate, and maintain electrical transmission lines and associated 917 equipment to serve the Savannah Trade Center. Said easement area is located in Chatham 918 County, and is more particularly described as follows:

919 That approximately 0.27 of an acre, lying and being in the 8th G.M.D., Chatham County, 920 Georgia, and that portion only as shown on a drawing furnished by the Georgia Power 921 Company, and being on file in the offices of the State Properties Commission and may be 922 more particularly described by a plat of survey prepared by a Georgia registered land 923 surveyor and presented to the State Properties Commission for approval.

924

## SECTION 132.

925 That the above-described easement area shall be used only for the purposes of constructing,

926 installing, operating, and maintaining electrical transmission lines and associated equipment.

927

## **SECTION 133.**

928 That Georgia Power Company shall have the right to remove or cause to be removed from 929 said easement area only such trees and bushes as may be reasonably necessary for the proper 930 construction, installation, operation, and maintenance of said electrical transmission lines and 931 associated equipment.

932	SECTION 134.
933	That, after Georgia Power Company has put into use the electrical transmission lines and
934	associated equipment for which this easement is granted, a subsequent abandonment of the
935	use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of
936	all the rights, title, privileges, powers, and easement granted herein. Upon abandonment,
937	Georgia Power Company, or its successors and assigns, shall have the option of removing
938	their facilities from the easement area or leaving the same in place, in which event the

939 electrical transmission lines and associated equipment shall become the property of the State 940 of Georgia, or its successors and assigns.

941

## SECTION 135.

942 That no title shall be conveyed to Georgia Power Company and, except as herein specifically granted to Georgia Power Company, all rights, title, and interest in and to said easement area 943 944 are reserved in the State of Georgia, which may make any use of said easement area not 945 inconsistent with or detrimental to the rights, privileges, and interest granted to the Georgia 946 Power Company.

947

## SECTION 136.

948 That if the State of Georgia, acting by and through its State Properties Commission, 949 determines that any or all of the facilities placed on the easement area should be removed or 950 relocated to an alternate site on state-owned land in order to avoid interference with the state 951 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 952 easement to allow placement of the removed or relocated facilities across the alternate site 953 under such terms and conditions as the State Properties Commission shall in its discretion 954 determine to be in the best interest of the State of Georgia, and the Georgia Power Company 955 shall remove or relocate its facilities to the alternate easement area at its sole cost and 956 expense without reimbursement by the State of Georgia unless, in advance of any

construction being commenced, Georgia Power Company provides a written estimate for the
cost of such removal and relocation and the State Properties Commission determines, in its
sole discretion, that the removal and relocation is for the sole benefit of the State of Georgia.
Upon written request from Georgia Power Company or any third party, the State Properties
Commission, in its sole discretion, may grant a substantially equivalent nonexclusive
easement within the property for the relocation of the facilities without cost, expense, or
reimbursement from the State of Georgia.

964

## SECTION 137.

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

#### 970

#### **SECTION 138.**

971 That this resolution does not affect and is not intended to affect any rights, powers, interest, 972 or liability of the Georgia Department of Transportation with respect to the state highway 973 system or of a county with respect to the county road system or of a municipality with 974 respect to the city street system. Georgia Power Company shall obtain any and all other 975 required permits from the appropriate governmental agencies as are necessary for its lawful 976 use of the easement area or public highway right of way and comply with all applicable state 977 and federal environmental statutes in its use of the easement area.

978

#### SECTION 139.

979 That, given the public purpose of the project, the consideration for such easement shall be980 \$10.00, the abandonment and conveyance of a relocated easement area to the state, and such

HR 143/AP

981 further consideration and provisions as the State Properties Commission may determine to

982 be in the best interest of the State of Georgia.

983 SECTION 140.
984 That this grant of easement shall be recorded by Georgia Power Company in the Superior
985 Court of Chatham County and a recorded copy shall be promptly forwarded to the State
986 Properties Commission.

987 SECTION 141.
988 That the authorization to grant the above-described easement to the Georgia Power Company
989 shall expire three years after the date that this resolution becomes effective.
990 SECTION 142.
991 That the State Properties Commission is authorized and empowered to do all acts and things
992 necessary and proper to effect the grant of the easement.
993 ARTICLE XII

994 SECTION 143.

995 That the State of Georgia is the owner of the hereinafter described real property lying and 996 being in Chatham County, Georgia, and is commonly known as Wormsloe Historic Site; and 997 the property is in the custody of the Georgia Department of Natural Resources which, by 998 official action dated May 19, 2020, does not object to the granting of an easement; and, in 999 all matters relating to the easement, the State of Georgia is acting by and through its State 1000 Properties Commission.

1001	SECTION 144.
1002	That the State of Georgia, acting by and through its State Properties Commission, may grant
1003	to AT&T, or its successors and assigns, a nonexclusive easement to construct, install,
1004	operate, and maintain aerial and underground communications cables to serve the Wormsloe
1005	Visitor Center and the UGA Center for Research and Education buildings on the south end
1006	of the property. Said easement area is located in Chatham County, and is more particularly
1007	described as follows:
1008	That approximately 3.24 acres, lying and being in 1st District, Chatham County, Georgia,
1009	and that portion only as shown on a drawing furnished by AT&T, and being on file in the
1010	offices of the State Properties Commission and may be more particularly described by a
1011	plat of survey prepared by a Georgia registered land surveyor and presented to the State
1012	Properties Commission for approval.
1013	SECTION 145.
1014	That the above-described easement area shall be used only for the purposes of constructing,
1015	installing, operating, and maintaining the aerial and underground communications cables.
1016	SECTION 146.
1017	That AT&T shall have the right to remove or cause to be removed from said easement area
1018	only such trees and bushes as may be reasonably necessary for the proper construction,
1019	
	installation, operation, and maintenance of said aerial and underground communications
1020	installation, operation, and maintenance of said aerial and underground communications cables.
1020	

HR 143/AP

That, after AT&T has put into use the aerial and underground communications cables for
which this easement is granted, a subsequent abandonment of the use thereof shall cause a
reversion to the State of Georgia, or its successors and assigns, of all the rights, title,

privileges, powers, and easement granted herein. Upon abandonment, AT&T, or its successors and assigns, shall have the option of removing their facilities from the easement area or leaving the same in place, in which event the aerial and underground communications cables shall become the property of the State of Georgia, or its successors and assigns.

1029

#### SECTION 148.

1030 That no title shall be conveyed to AT&T and, except as herein specifically granted to AT&T,
1031 all rights, title, and interest in and to said easement area are reserved in the State of Georgia,

1032 which may make any use of said easement area not inconsistent with or detrimental to the

1033 rights, privileges, and interest granted to AT&T.

1034

## SECTION 149.

1035 That if the State of Georgia, acting by and through its State Properties Commission, 1036 determines that any or all of the facilities placed on the easement area should be removed or relocated to an alternate site on state-owned land in order to avoid interference with the state 1037 1038 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 1039 easement to allow placement of the removed or relocated facilities across the alternate site 1040 under such terms and conditions as the State Properties Commission shall in its discretion 1041 determine to be in the best interest of the State of Georgia, and AT&T shall remove or 1042 relocate its facilities to the alternate easement area at its sole cost and expense without 1043 reimbursement by the State of Georgia unless, in advance of any construction being 1044 commenced, AT&T provides a written estimate for the cost of such removal and relocation 1045 and the State Properties Commission determines, in its sole discretion, that the removal and 1046 relocation is for the sole benefit of the State of Georgia. Upon written request from AT&T 1047 or any third party, the State Properties Commission, in its sole discretion, may grant a 1048 substantially equivalent nonexclusive easement within the property for the relocation of the 1049 facilities without cost, expense, or reimbursement from the State of Georgia.

1050	SECTION 150.
1051	That the easement granted to AT&T shall contain such other reasonable terms, conditions,
1052	and covenants as the State Properties Commission shall deem in the best interest of the State
1053	of Georgia and that the State Properties Commission is authorized to use a more accurate
1054	description of the easement area, so long as the description utilized by the State Properties
1055	Commission describes the same easement area herein granted.

HR 143/AP

1056

21

## SECTION 151.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Georgia Department of Transportation with respect to the state highway system or of a county with respect to the county road system or of a municipality with respect to the city street system. AT&T shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

1064

## SECTION 152.

That, given the public purpose of the project, the consideration for such easement shall be
\$10.00 and such further consideration and provisions as the State Properties Commission
may determine to be in the best interest of the State of Georgia.

1068

## SECTION 153.

1069 That this grant of easement shall be recorded by AT&T in the Superior Court of Chatham1070 County and a recorded copy shall be promptly forwarded to the State Properties Commission.

	21 HR 143/AP
1071	SECTION 154.
1072	That the authorization to grant the above-described easement to AT&T shall expire three
1073	years after the date that this resolution becomes effective.
1074	SECTION 155.
1075	That the State Properties Commission is authorized and empowered to do all acts and things
1076	necessary and proper to effect the grant of the easement.

- 1077 ARTICLE XIII
- 1078 SECTION 156.

1079 That the State of Georgia is the owner of the hereinafter described real property lying and 1080 being in Chatham County, Georgia, and is commonly known as the GBI Special Operations 1081 Building - Coastal Region; and the property is in the custody of the Georgia Bureau of 1082 Investigation which, by official action dated September 10, 2020, does not object to the 1083 granting of an easement; and, in all matters relating to the easement, the State of Georgia is 1084 acting by and through its State Properties Commission.

1085

## SECTION 157.

1086 That the State of Georgia, acting by and through its State Properties Commission, may grant 1087 to Georgia Power Company or its successors and assigns, a nonexclusive easement to 1088 construct, install, operate, and maintain underground electrical distribution lines and 1089 transformer to serve their new Special Operations Building. Said easement area is located 1090 in Chatham County, and is more particularly described as follows:

That approximately 0.09 of an acre, lying and being in the 8th G.M.D., Chatham County,
Georgia, and that portion only as shown on an engineering drawing furnished by Georgia
Power Company and being on file in the offices of the State Properties Commission and

may be more particularly described by a plat of survey prepared by a Georgia registeredland surveyor and presented to the State Properties Commission for approval.

1096

## SECTION 158.

1097 That the above-described easement area shall be used only for the purposes of constructing,
1098 installing, operating, and maintaining the underground electrical distribution lines and
1099 transformer.

1100

## SECTION 159.

1101 That Georgia Power Company shall have the right to remove or cause to be removed from 1102 said easement area only such trees and bushes as may be reasonably necessary for the proper 1103 construction, installation, operation, and maintenance of said underground electrical 1104 distribution lines and transformer.

## 1105 SECTION 160.

1106 That, after Georgia Power Company has put into use the underground electrical distribution 1107 lines and transformer for which this easement is granted, a subsequent abandonment of the 1108 use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of 1109 all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, 1110 Georgia Power Company, or its successors and assigns, shall have the option of removing 1111 their facilities from the easement area or leaving the same in place, in which event the 1112 underground electrical distribution lines and transformer shall become the property of the 1113 State of Georgia, or its successors and assigns.

1114

#### SECTION 161.

1115 That no title shall be conveyed to Georgia Power Company and, except as herein specifically

1116 granted to Georgia Power Company, all rights, title, and interest in and to said easement area

are reserved in the State of Georgia, which may make any use of said easement area notinconsistent with or detrimental to the rights, privileges, and interest granted to GeorgiaPower Company.

1120

#### SECTION 162.

1121 That if the State of Georgia, acting by and through its State Properties Commission, 1122 determines that any or all of the facilities placed on the easement area should be removed or 1123 relocated to an alternate site on state-owned land in order to avoid interference with the state 1124 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 1125 easement to allow placement of the removed or relocated facilities across the alternate site 1126 under such terms and conditions as the State Properties Commission shall in its discretion 1127 determine to be in the best interest of the State of Georgia, and Georgia Power Company 1128 shall remove or relocate its facilities to the alternate easement area at its sole cost and 1129 expense without reimbursement by the State of Georgia unless, in advance of any 1130 construction being commenced, Georgia Power Company provides a written estimate for the 1131 cost of such removal and relocation and the State Properties Commission determines, in its 1132 sole discretion, that the removal and relocation is for the sole benefit of the State of Georgia. 1133 Upon written request from Georgia Power Company or any third party, the State Properties 1134 Commission, in its sole discretion, may grant a substantially equivalent nonexclusive 1135 easement within the property for the relocation of the underground electrical distribution 1136 lines and transformer without cost, expense, or reimbursement from the State of Georgia.

1137

#### SECTION 163.

1138 That the easement granted to Georgia Power Company shall contain such other reasonable 1139 terms, conditions, and covenants as the State Properties Commission shall deem in the best 1140 interest of the State of Georgia and that the State Properties Commission is authorized to use

- 1141 a more accurate description of the easement area, so long as the description utilized by the
- 1142 State Properties Commission describes the same easement area herein granted.

## SECTION 164.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Georgia Department of Transportation with respect to the state highway system or of a county with respect to the county road system or of a municipality with respect to the city street system. Georgia Power Company shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

## 1151

## SECTION 165.

That, given the public purpose of the project, the consideration for such easement shall be
\$10.00 and such further consideration and provisions as the State Properties Commission
may determine to be in the best interest of the State of Georgia.

## 1155 SECTION 166.

1156 That this grant of easement shall be recorded by Georgia Power Company in the Superior1157 Court of Chatham County and a recorded copy shall be promptly forwarded to the State1158 Properties Commission.

1159 SECTION 167.

1160 That the authorization to grant the above-described easement to Georgia Power Company

1161 shall expire three years after the date that this resolution becomes effective.

	21 HR 143/AP
1162	SECTION 168.
1163	That the State Properties Commission is authorized and empowered to do all acts and things
1164	necessary and proper to effect the grant of the easement.
1165	ARTICLE XIV
1166	SECTION 169.

That the State of Georgia is the owner of the hereinafter described real property lying and being in Chatham County, Georgia, and is commonly known as Skidaway Island State Park; and the property is in the custody of the Georgia Department of Natural Resources which, by official action dated October 27, 2020, does not object to the granting of an easement; and, in all matters relating to the easement, the State of Georgia is acting by and through its State Properties Commission.

## 1173

#### SECTION 170.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Comcast or its successors and assigns, a nonexclusive easement to construct, install, operate, and maintain high-speed internet and phone cable to serve the new park visitor's center. Said easement area is located in Chatham County, and is more particularly described as follows:

1179 That approximately 0.70 of an acre, lying and being in the 4th District, 6th G.M.D. 1180 Chatham County, Georgia, and that portion only as shown on a drawing furnished by 1181 Comcast and being on file in the offices of the State Properties Commission and may be 1182 more particularly described by a plat of survey prepared by a Georgia registered land 1183 surveyor and presented to the State Properties Commission for approval.

	21 HR 143/AP
1184	SECTION 171.
1185	That the above-described easement area shall be used only for the purposes of constructing,
1186	installing, operating, and maintaining high-speed internet and phone cable.
1187	SECTION 172.
1188	That Comcast shall have the right to remove or cause to be removed from said easement area
1189	only such trees and bushes as may be reasonably necessary for the proper construction,
1190	installation, operation, and maintenance of said high-speed internet and phone cable.
1191	SECTION 173.
1192	That, after Comcast has put into use the high-speed internet and phone cable for which this
1193	easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to
1194	the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers,
1195	and easement granted herein. Upon abandonment, Comcast, or its successors and assigns,
1196	shall have the option of removing their facilities from the easement area or leaving the same
1197	in place, in which event the high-speed internet and phone cable shall become the property
1198	of the State of Georgia, or its successors and assigns.

## SECTION 174.

1200 That no title shall be conveyed to Comcast and, except as herein specifically granted to 1201 Comcast, all rights, title, and interest in and to said easement area are reserved in the State 1202 of Georgia, which may make any use of said easement area not inconsistent with or 1203 detrimental to the rights, privileges, and interest granted to Comcast.

1204

## SECTION 175.

1205 That if the State of Georgia, acting by and through its State Properties Commission,1206 determines that any or all of the facilities placed on the easement area should be removed or

1207 relocated to an alternate site on state-owned land in order to avoid interference with the state 1208 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 1209 easement to allow placement of the removed or relocated facilities across the alternate site 1210 under such terms and conditions as the State Properties Commission shall in its discretion 1211 determine to be in the best interest of the State of Georgia, and Comcast shall remove or 1212 relocate its facilities to the alternate easement area at its sole cost and expense without 1213 reimbursement by the State of Georgia unless, in advance of any construction being 1214 commenced, Comcast provides a written estimate for the cost of such removal and relocation 1215 and the State Properties Commission determines, in its sole discretion, that the removal and 1216 relocation is for the sole benefit of the State of Georgia. Upon written request from Comcast 1217 or any third party, the State Properties Commission, in its sole discretion, may grant a 1218 substantially equivalent nonexclusive easement within the property for the relocation of the 1219 high-speed internet and phone cable without cost, expense, or reimbursement from the State 1220 of Georgia.

1221

#### **SECTION 176.**

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

1227

#### SECTION 177.

1228 That this resolution does not affect and is not intended to affect any rights, powers, interest, 1229 or liability of the Georgia Department of Transportation with respect to the state highway 1230 system or of a county with respect to the county road system or of a municipality with 1231 respect to the city street system. Comcast shall obtain any and all other required permits

1232 from the appropriate governmental agencies as are necessary for its lawful use of the 1233 easement area or public highway right of way and comply with all applicable state and 1234 federal environmental statutes in its use of the easement area.

1235	SECTION 178.
1236	That, given the public purpose of the project, the consideration for such easement shall be
1237	\$10.00 and such further consideration and provisions as the State Properties Commission
1238	may determine to be in the best interest of the State of Georgia.
1239	SECTION 179.
1240	That this grant of easement shall be recorded by Comcast in the Superior Court of Chatham
1241	County and a recorded copy shall be promptly forwarded to the State Properties Commission.
1242	SECTION 180.
1243	That the authorization to grant the above-described easement to Comcast shall expire three
1244	years after the date that this resolution becomes effective.
1245	SECTION 181.
1246	That the State Properties Commission is authorized and empowered to do all acts and things
1247	necessary and proper to effect the grant of the easement.
1248	ARTICLE XV
1249	SECTION 182.
1250	That the State of Georgia is the owner of the hereinafter described real property lying and

being in Glynn County, Georgia, and is commonly known as Sansavilla WildlifeManagement Area and Clayhole Swamp Wildlife Management Area; and the property is in

## H. R. 143 - 55 -

the custody of the Georgia Department of Natural Resources which, by official action dated
May 19, 2020, does not object to the granting of an easement; and, in all matters relating to
the easement, the State of Georgia is acting by and through its State Properties Commission.

1256

#### **SECTION 183.**

1257 That the State of Georgia, acting by and through its State Properties Commission, may grant 1258 to Glynn County, or its successors and assigns, a nonexclusive easement to construct, install, 1259 operate, and maintain a paved road for access and install culverts for drainage improvement. 1260 Said easement area is located in Glynn County, and is more particularly described as follows: That approximately 13.99 acres being a portion of that property lying and being in 1st 1261 1262 District, Glynn County, Georgia, and that portion only as shown on a drawing furnished 1263 by the Glynn County, and being on file in the offices of the State Properties Commission 1264 and may be more particularly described by a plat of survey prepared by a Georgia 1265 registered land surveyor and presented to the State Properties Commission for approval.

1266

#### **SECTION 184.**

That the above-described easement area shall be used only for the purposes of constructing,
installing, operating, and maintaining a paved road for access and culverts for drainage
improvement.

1270

#### SECTION 185.

1271 That Glynn County shall have the right to remove or cause to be removed from said easement 1272 area only such trees and bushes as may be reasonably necessary for the construction, 1273 installation, operation, and maintenance of the paved road for access and culverts for 1274 drainage improvement.

## SECTION 186.

1276 That, after Glynn County has put into use the paved road for access and culverts for drainage 1277 improvement for which this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the 1278 1279 rights, title, privileges, powers, and easement granted herein. Upon abandonment, Glynn County, or its successors and assigns, shall have the option of removing their facilities from 1280 1281 the easement area or leaving the same in place, in which event the paved road for access and 1282 culverts for drainage improvement shall become the property of the State of Georgia, or its 1283 successors and assigns.

1284

## SECTION 187.

That no title shall be conveyed to Glynn County and, except as herein specifically granted to Glynn County, all rights, title, and interest in and to said easement area are reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Glynn County.

1289

## **SECTION 188.**

1290 That if the State of Georgia, acting by and through its State Properties Commission, 1291 determines that any or all of the facilities placed on the easement area should be removed or 1292 relocated to an alternate site on state-owned land in order to avoid interference with the state 1293 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 1294 easement to allow placement of the removed or relocated facilities across the alternate site 1295 under such terms and conditions as the State Properties Commission shall in its discretion 1296 determine to be in the best interest of the State of Georgia, and Glynn County shall remove 1297 or relocate its facilities to the alternate easement area at its sole cost and expense without 1298 reimbursement by the State of Georgia unless, in advance of any construction being commenced, Glynn County provides a written estimate for the cost of such removal and 1299

21

relocation and the State Properties Commission determines, in its sole discretion, that the removal and relocation is for the sole benefit of the State of Georgia. Upon written request from Glynn County or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense, or reimbursement from the State of Georgia.

1305

## **SECTION 189.**

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

1311

## SECTION 190.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Georgia Department of Transportation with respect to the state highway system or of a county with respect to the county road system or of a municipality with respect to the city street system. Glynn County shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

1319

## SECTION 191.

1320 That, given the public purpose of the project, the consideration for such easement shall be1321 \$10.00 and such further consideration and provisions as the State Properties Commission

1322 may determine to be in the best interest of the State of Georgia.

	21 HR 143/AP
1323	SECTION 192.
1324	That this grant of easement shall be recorded by the Glynn County in the Superior Court of
1325	Glynn County and a recorded copy shall be promptly forwarded to the State Properties
1326	Commission.
1327	SECTION 193.
1328	That the authorization to grant the above-described easement to Glynn County shall expire
1329	three years after the date that this resolution becomes effective.
1330	SECTION 194.
1331	That the State Properties Commission is authorized and empowered to do all acts and things
1332	necessary and proper to effect the grant of the easement.
1333	ARTICLE XVI
1334	SECTION 195.
1335	That the State of Georgia is the owner of the hereinafter described real property lying and
1336	being in Harris County, Georgia, commonly known as Franklin D. Roosevelt State Park; and
1337	the property is in the custody of the Department of Natural Resources which, by official
1338	action dated February 20, 2021, does not object to the granting of an easement; and, in all
1339	matters relating to the easement, the State of Georgia is acting by and through its State

1340 Properties Commission.

1341

## SECTION 196.

1342 That the State of Georgia, acting by and through its State Properties Commission, may grant1343 to CitySwitch II-A, LLC, or its successors and assigns, a nonexclusive easement to access,

install, operate, and maintain a tower for telecommunication purposes. Said easement areais located in Harris County and is more particularly described as follows:

1346 That approximately 0.60 of an acre, lying and being in the 3rd District, Harris County,

1347 Georgia, and that portion only as shown on a drawing furnished by CitySwitch II-A, LLC,

and being on file in the offices of the State Properties Commission and may be more

1349 particularly described by a plat of survey prepared by a Georgia registered land surveyor

- and presented to the State Properties Commission for approval.
- 1351

## SECTION 197.

1352 That the above-described easement area shall be used only for the purpose of accessing,

1353 installing, operating, and maintaining a tower for telecommunication purposes.

1354

## SECTION 198.

That CitySwitch II-A, LLC, shall have the right to remove or cause to be removed from said
easement area only such trees and bushes as may be reasonably necessary for accessing,
installing, operating, and maintaining a tower for telecommunication purposes.

1358

## **SECTION 199.**

That, after CitySwitch II-A, LLC, has put into use the tower for telecommunication purposes for which this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, CitySwitch II-A, LLC, or its successors and assigns, shall have the option of removing their facilities from the easement area or leaving the same in place, in which event the tower for telecommunication purposes shall become the property of the State of Georgia, or its successors and assigns.

## SECTION 200.

That no title shall be conveyed to CitySwitch II-A, LLC, and, except as herein specifically granted to CitySwitch II-A, LLC, all rights, title, and interest in and to said easement area is reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to CitySwitch II-A, LLC.

1372

## SECTION 201.

1373 That if the State of Georgia, acting by and through its State Properties Commission, 1374 determines that any or all of the facilities placed on the easement area should be removed or 1375 relocated to an alternate site on state-owned land in order to avoid interference with the state 1376 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 1377 easement to allow placement of the removed or relocated facilities across the alternate site under such terms and conditions as the State Properties Commission shall in its discretion 1378 1379 determine to be in the best interest of the State of Georgia, and CitySwitch II-A, LLC, shall 1380 remove or relocate its facilities to the alternate easement area at its sole cost and expense 1381 without reimbursement by the State of Georgia unless, in advance of any construction being 1382 commenced, CitySwitch II-A, LLC, provides a written estimate for the cost of such removal 1383 and relocation and the State Properties Commission determines, in its sole discretion, that 1384 the removal and relocation is for the sole benefit of the State of Georgia. Upon written 1385 request from CitySwitch II-A, LLC, or any third party, the State Properties Commission, in 1386 its sole discretion, may grant a substantially equivalent nonexclusive easement within the 1387 property for the relocation of the facilities without cost, expense, or reimbursement from the 1388 State of Georgia.

1389	SECTION 202.
1390	That the easement granted to CitySwitch II-A, LLC, shall contain such other reasonable
1391	terms, conditions, and covenants as the State Properties Commission shall deem in the best
1392	interest of the State of Georgia and that the State Properties Commission is authorized to use
1393	a more accurate description of the easement area, so long as the description utilized by the
1394	State Properties Commission describes the same easement area herein granted.

HR 143/AP

1395

21

## SECTION 203.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Georgia Department of Transportation with respect to the state highway system or of a county with respect to the county road system or of a municipality with respect to the city street system. CitySwitch II-A, LLC, shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

1403

## SECTION 204.

That the consideration for such easement shall be for a fair market value not less than
\$650.00 and such further consideration and provisions as the State Properties Commission
may determine to be in the best interest of the State of Georgia.

SECTION 205.
That this grant of easement shall be recorded by CitySwitch II-A, LLC, in the Superior Court
of Harris County and a recorded copy shall be promptly forwarded to the State Properties
Commission.

	21 HR 143/AP
1411	SECTION 206.
1412	That the authorization in this resolution to grant the above-described easement to CitySwitch
1413	II-A, LLC, shall expire three years after the date that this resolution becomes effective.
1414	SECTION 207.
1415	That the State Properties Commission is authorized and empowered to do all acts and things
1416	necessary and proper to effect the grant of the easement.
1417	ARTICLE XVII
1418	SECTION 208.
1419	That the State of Georgia is the owner of the hereinafter described real property lying and
1420	being in Harris County, Georgia, and is commonly known as Franklin D. Roosevelt State

Park; and the property is in the custody of the Georgia Department of Natural Resources which, by official action dated February 25, 2020, does not object to the granting of an easement; and, in all matters relating to the easement, the State of Georgia is acting by and through its State Properties Commission.

1425

## **SECTION 209.**

1426 That the State of Georgia, acting by and through its State Properties Commission, may grant 1427 to Diverse Power Company, or its successors and assigns, a nonexclusive easement to 1428 construct, install, operate, and maintain power lines and associated equipment. Said 1429 easement area is located in Harris County, and is more particularly described as follows:

That approximately 0.69 of an acre, being a portion of that property lying and being in
Land Lot 22, 3rd G.M.D., Harris County, Georgia, and that portion shown on a drawing
furnished by Diverse Power Company and being on file in the offices of the State
Properties Commission, and may be more particularly described by a plat of survey

prepared by a Georgia registered land surveyor and presented to the State PropertiesCommission for approval.

1436 SECTION 210.
1437 That the above-described easement area shall be used only for the purposes of constructing,
1438 installing, operating, and maintaining power lines and associated equipment.

1439

## SECTION 211.

1440 That Diverse Power Company shall have the right to remove or cause to be removed from 1441 said easement area only such trees and bushes as may be reasonably necessary for the 1442 construction, installation, operation, and maintenance of the power lines and associated 1443 equipment.

1444

## SECTION 212.

That, after Diverse Power Company has put into use the power lines and associated equipment for which this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, Diverse Power Company, or its successors and assigns, shall have the option of removing their facilities from the easement area or leaving the same in place, in which event the power lines shall become the property of the State of Georgia, or its successors and assigns.

1452 SECTION 213.

That no title shall be conveyed to Diverse Power Company and, except as herein specificallygranted to Diverse Power Company all rights, title, and interest in and to said easement area

1455 are reserved in the State of Georgia, which may make any use of said easement area not

1456 inconsistent with or detrimental to the rights, privileges, and interest granted to Diverse1457 Power Company.

## 1458

## **SECTION 214.**

1459 That if the State of Georgia, acting by and through its State Properties Commission, determines that any or all of the facilities placed on the easement area should be removed or 1460 1461 relocated to an alternate site on state-owned land in order to avoid interference with the state 1462 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 1463 easement to allow placement of the removed or relocated facilities across the alternate site 1464 under such terms and conditions as the State Properties Commission shall in its discretion determine to be in the best interest of the State of Georgia, and Diverse Power Company 1465 1466 shall remove or relocate its facilities to the alternate easement area at its sole cost and 1467 expense without reimbursement by the State of Georgia unless, in advance of any 1468 construction being commenced, Diverse Power Company provides a written estimate for the cost of such removal and relocation and the State Properties Commission determines, in its 1469 1470 sole discretion, that the removal and relocation is for the sole benefit of the State of Georgia. 1471 Upon written request from Diverse Power Company or any third party, the State Properties 1472 Commission, in its sole discretion, may grant a substantially equivalent nonexclusive 1473 easement within the property for the relocation of the facilities without cost, expense, or 1474 reimbursement from the State of Georgia.

1475

## **SECTION 215.**

1476 That the easement granted to Diverse Power Company shall contain such other reasonable 1477 terms, conditions, and covenants as the State Properties Commission shall deem in the best 1478 interest of the State of Georgia and that the State Properties Commission is authorized to use 1479 a more accurate description of the easement area, so long as the description utilized by the 1480 State Properties Commission describes the same easement area herein granted.

	21 HR 143/AP
1481	SECTION 216.
1482	That this resolution does not affect and is not intended to affect any rights, powers, interest,
1483	or liability of the Georgia Department of Transportation with respect to the state highway
1484	system or of a county with respect to the county road system or of a municipality with
1485	respect to the city street system. Diverse Power Company shall obtain any and all other
1486	required permits from the appropriate governmental agencies as are necessary for its lawful
1487	use of the easement area or public highway right of way and comply with all applicable state
1488	and federal environmental statutes in its use of the easement area.
1400	SECTION 217
1489	SECTION 217.
1490	That, given the public purpose of the project, the consideration for such easement shall be
1491	\$10.00 and the abandonment and conveyance of approximately 0.83 of an acre easement area
1492	to the state and such further consideration and provisions as the State Properties Commission
1493	may determine to be in the best interest of the State of Georgia.
1494	SECTION 218.
1495	That this grant of easement shall be recorded by the Diverse Power Company in the Superior
1496	Court of Harris County and a recorded copy shall be promptly forwarded to the State
1497	Properties Commission.
1498	SECTION 219.
1499	That the authorization to grant the above-described easement to Diverse Power Company
1500	shall expire three years after the date that this resolution becomes effective.
1501	SECTION 220.
1502	That the State Properties Commission is authorized and empowered to do all acts and things
1503	necessary and proper to effect the grant of the easement.

## ARTICLE XVIII SECTION 221.

That the State of Georgia is the owner of the hereinafter described real property lying and being in Macon County, Georgia, and is commonly known as Camp John Hope; and the property is in the custody of the Georgia Department of Education which, by official action dated February 26, 2020, does not object to the granting of an easement; and, in all matters relating to the easement, the State of Georgia is acting by and through its State Properties Commission.

1512

## **SECTION 222.**

1513 That the State of Georgia, acting by and through its State Properties Commission, may grant 1514 to Flint Electric Membership Corporation, or its successors and assigns, a nonexclusive 1515 easement to construct, install, operate, and maintain electrical transmission lines and 1516 associated equipment to serve the new caretaker's residence. Said easement area is located 1517 in Macon County, and is more particularly described as follows:

1518 That approximately 0.211 of an acre, lying and being in Land Lot 161, 9th District, Macon 1519 County, Georgia, and that portion only as shown on an engineering drawing furnished by 1520 Flint Electric Membership Corporation, and being on file in the offices of the State 1521 Properties Commission and may be more particularly described by a plat of survey 1522 prepared by a Georgia registered land surveyor and presented to the State Properties 1523 Commission for approval.

1524

## **SECTION 223.**

1525 That the above-described easement area shall be used only for the purposes of constructing,

1526 installing, operating, and maintaining electrical transmission lines and associated equipment.

	21 HR 143/AP
1527	SECTION 224.
1528	That Flint Electric Membership Corporation shall have the right to remove or cause to be
1529	removed from said easement area only such trees and bushes as may be reasonably necessary
1530	for the proper construction, installation, operation, and maintenance of electrical transmission
1531	lines and associated equipment.
1532	SECTION 225.
1533	That, after Flint Electric Membership Corporation has put into use the electrical transmission
1534	line and associated equipment for which this easement is granted, a subsequent abandonment
1535	of the use thereof shall cause a reversion to the State of Georgia, or its successors and
1536	assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon
1537	abandonment, Flint Electric Membership Corporation, or its successors and assigns, shall
1538	have the option of removing their facilities from the easement area or leaving the same in
1539	place, in which event the electrical transmission lines and associated equipment shall become
1540	the property of the State of Georgia, or its successors and assigns.
1541	SECTION 226.
1542	That no title shall be conveyed to Flint Electric Membership Corporation and, except as
1543	herein specifically granted to Flint Electric Membership Corporation, all rights, title, and
1544	interest in and to said easement area are reserved in the State of Georgia, which may make
1545	any use of said easement area not inconsistent with or detrimental to the rights, privileges,
1546	and interest granted to Flint Electric Membership Corporation.

## SECTION 227.

1548 That if the State of Georgia, acting by and through its State Properties Commission, 1549 determines that any or all of the facilities placed on the easement area should be removed or 1550 relocated to an alternate site on state-owned land in order to avoid interference with the state 1551 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 1552 easement to allow placement of the removed or relocated facilities across the alternate site 1553 under such terms and conditions as the State Properties Commission shall in its discretion 1554 determine to be in the best interest of the State of Georgia, and Flint Electric Membership 1555 Corporation shall remove or relocate its facilities to the alternate easement area at its sole 1556 cost and expense without reimbursement by the State of Georgia unless, in advance of any 1557 construction being commenced, Flint Electric Membership Corporation provides a written 1558 estimate for the cost of such removal and relocation and the State Properties Commission 1559 determines, in its sole discretion, that the removal and relocation is for the sole benefit of the 1560 State of Georgia. Upon written request from Flint Electric Membership Corporation or any 1561 third party, the State Properties Commission, in its sole discretion, may grant a substantially 1562 equivalent nonexclusive easement within the property for the relocation of the facilities 1563 without cost, expense, or reimbursement from the State of Georgia.

1564

#### SECTION 228.

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

1570

#### **SECTION 229.**

1571 That this resolution does not affect and is not intended to affect any rights, powers, interest, 1572 or liability of the Georgia Department of Transportation with respect to the state highway 1573 system or of a county with respect to the county road system or of a municipality with 1574 respect to the city street system. Flint Electric Membership Corporation shall obtain any and 1575 all other required permits from the appropriate governmental agencies as are necessary for 1576 its lawful use of the easement area or public highway right of way and comply with all1577 applicable state and federal environmental statutes in its use of the easement area.

1578	SECTION 230.
1579	That, given the public purpose of the project, the consideration for such easement shall be
1580	\$10.00 and such further consideration and provisions as the State Properties Commission
1581	may determine to be in the best interest of the State of Georgia.
1582	SECTION 231.
1583	That this grant of easement shall be recorded by Flint Electric Membership Corporation in
1584	the Superior Court of Macon County and a recorded copy shall be promptly forwarded to the
1585	State Properties Commission.
1586	SECTION 232.
1587	That the authorization to grant the above-described easement to Flint Electric Membership
1588	Corporation shall expire three years after the date that this resolution becomes effective.
1589	SECTION 233.
1590	That the State Properties Commission is authorized and empowered to do all acts and things
1591	necessary and proper to effect the grant of the easement.
1592	ARTICLE XIX
1593	SECTION 234.
1594	That the State of Georgia is the owner of the hereinafter described real property lying and
1595	being in Montgomery County, Georgia, and is commonly known as Montgomery State

1596 Prison; and the property is in the custody of the Georgia Department of Corrections which,

1597 by official action dated February 6, 2020, does not object to the granting of an easement; and,

1598 in all matters relating to the easement, the State of Georgia is acting by and through its State

1599 Properties Commission.

1600

## SECTION 235.

1601 That the State of Georgia, acting by and through its State Properties Commission, may grant 1602 to Altamaha Electric Membership Corporation, or its successors and assigns, an easement 1603 to construct, install, operate, and maintain overhead electrical transmission lines and 1604 associated equipment to serve a new egg-laying facility. Said easement area is located in 1605 Montgomery County, and is more particularly described as follows:

1606 That approximately 0.12 of an acre, lying and being in 1343rd, and 1757th G.M.D., 1607 Montgomery County, Georgia, and that portion only as shown on a survey furnished by 1608 Altamaha Electric Membership Corporation, and being on file in the offices of the State 1609 Properties Commission and may be more particularly described by a plat of survey 1610 prepared by a Georgia registered land surveyor and presented to the State Properties 1611 Commission for approval.

1612

## SECTION 236.

1613 That the above-described easement area shall be used only for the purposes of constructing,
1614 installing, operating, and maintaining overhead electrical transmission lines and associated
1615 equipment.

1616

## SECTION 237.

1617 That Altamaha Electric Membership Corporation shall have the right to remove or cause to 1618 be removed from said easement area only such trees and bushes as may be reasonably 1619 necessary for the proper construction, installation, operation, and maintenance of overhead 1620 electrical transmission lines and associated equipment.

2	1
7	T

## SECTION 238.

1622 That, after Altamaha Electric Membership Corporation has put into use the overhead electrical transmission lines and associated equipment for which this easement is granted, a 1623 1624 subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, 1625 or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, Altamaha Electric Membership Corporation, or its successors 1626 1627 and assigns, shall have the option of removing their facilities from the easement area or 1628 leaving the same in place, in which event the overhead electrical distribution lines and 1629 associated equipment shall become the property of the State of Georgia, or its successors and 1630 assigns.

1631

#### SECTION 239.

1632 That no title shall be conveyed to Altamaha Electric Membership Corporation and, except 1633 as herein specifically granted to Altamaha Electric Membership Corporation, all rights, title, 1634 and interest in and to said easement area are reserved in the State of Georgia, which may 1635 make any use of said easement area not inconsistent with or detrimental to the rights, 1636 privileges, and interest granted to Altamaha Electric Membership Corporation.

1637

#### **SECTION 240.**

1638 That if the State of Georgia, acting by and through its State Properties Commission, 1639 determines that any or all of the facilities placed on the easement area should be removed or 1640 relocated to an alternate site on state-owned land in order to avoid interference with the state 1641 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 1642 easement to allow placement of the removed or relocated facilities across the alternate site 1643 under such terms and conditions as the State Properties Commission shall in its discretion 1644 determine to be in the best interest of the State of Georgia, and Altamaha Electric Membership Corporation shall remove or relocate its facilities to the alternate easement area 1645

HR 143/AP

H. R. 143 - 72 - 1646 at its sole cost and expense without reimbursement by the State of Georgia unless, in advance 1647 of any installation being commenced, Altamaha Electric Membership Corporation provides 1648 a written estimate for the cost of such removal and relocation and the State Properties 1649 Commission determines, in its sole discretion, that the removal and relocation is for the sole 1650 benefit of the State of Georgia. Upon written request from Altamaha Electric Membership 1651 Corporation or any third party, the State Properties Commission, in its sole discretion, may 1652 grant a substantially equivalent nonexclusive easement within the property for the relocation 1653 of the facilities without cost, expense, or reimbursement from the State of Georgia.

1654

#### **SECTION 241.**

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

1660

#### **SECTION 242.**

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Georgia Department of Transportation with respect to the state highway system or of a county with respect to the county road system or of a municipality with respect to the city street system. Altamaha Electric Membership Corporation shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

	21 HR 143/AP
1668	SECTION 243.
1669	That, given the public purpose of the project, the consideration for such easement shall be
1670	\$10.00 and such further consideration and provisions as the State Properties Commission
1671	may determine to be in the best interest of the State of Georgia.
1672	SECTION 244.
1673	That this grant of easement shall be recorded by Altamaha Electric Membership Corporation
1674	in the Superior Court of Montgomery County and a recorded copy shall be promptly
1675	forwarded to the State Properties Commission.
1676	SECTION 245.
1677	That the authorization to grant the above-described easement to Altamaha Electric
1678	Membership Corporation shall expire three years after the date that this resolution becomes
1679	effective.
1680	SECTION 246.
1681	That the State Properties Commission is authorized and empowered to do all acts and things
1682	necessary and proper to effect the grant of the easement.
1683	ARTICLE XX
1684	SECTION 247.
1685	That the State of Georgia is the owner of the hereinafter described real property lying and
1686	being in Murray County, Georgia, and is commonly known as Chief Vann House Historic
1687	Site; and the property is in the custody of the Georgia Department of Natural Resources

1688 which, by official action dated March 24, 2020, does not object to the granting of an

1689 easement; and, in all matters relating to the easement, the State of Georgia is acting by and1690 through its State Properties Commission.

1691

# SECTION 248.

1692 That the State of Georgia, acting by and through its State Properties Commission, may grant 1693 to Georgia Power Company, or its successors and assigns, an easement to construct, install, 1694 operate, and maintain power lines and associated equipment to improve power reliability 1695 between Georgia Power Company's Chatsworth and Gravitt substations. Said easement area 1696 is located in Murray County, and is more particularly described as follows:

That approximately 0.35 of an acre, lying and being in Land Lot 225, 9th District, 3rd Section, Murray County, Georgia, and that portion only as shown on a drawing furnished by Georgia Power Company, and being on file in the offices of the State Properties Commission 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.

1703

#### SECTION 249.

1704 That the above-described easement area shall be used only for the purposes of constructing,

1705 installing, operating, and maintaining power lines and associated equipment.

1706

# SECTION 250.

That Georgia Power Company shall have the right to remove or cause to be removed from
said easement area only such trees and bushes as may be reasonably necessary for the proper
construction, installation, operation, and maintenance of power lines and associated
equipment.

#### 1711

#### SECTION 251.

1712 That, after Georgia Power Company has put into use the power lines and associated 1713 equipment for which this easement is granted, a subsequent abandonment of the use thereof 1714 shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, 1715 title, privileges, powers, and easement granted herein. Upon abandonment, Georgia Power Company, or its successors and assigns, shall have the option of removing their facilities 1716 1717 from the easement area or leaving the same in place, in which event the power lines and 1718 associated equipment shall become the property of the State of Georgia, or its successors and 1719 assigns.

1720

#### SECTION 252.

That no title shall be conveyed to Georgia Power Company and, except as herein specifically granted to Georgia Power Company, all rights, title, and interest in and to said easement area are reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Georgia Power Company.

1726

#### SECTION 253.

1727 That if the State of Georgia, acting by and through its State Properties Commission, 1728 determines that any or all of the facilities placed on the easement area should be removed or 1729 relocated to an alternate site on state-owned land in order to avoid interference with the state 1730 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 1731 easement to allow placement of the removed or relocated facilities across the alternate site 1732 under such terms and conditions as the State Properties Commission shall in its discretion 1733 determine to be in the best interest of the State of Georgia, and Georgia Power Company 1734 shall remove or relocate its facilities to the alternate easement area at its sole cost and 1735 expense without reimbursement by the State of Georgia unless, in advance of any installation being commenced, Georgia Power Company provides a written estimate for the cost of such removal and relocation and the State Properties Commission determines, in its sole discretion, that the removal and relocation is for the sole benefit of the State of Georgia. Upon written request from Georgia Power Company or any third party, the State Properties Commission, in its sole discretion, may grant a substantially equivalent nonexclusive easement within the property for the relocation of the facilities without cost, expense, or reimbursement from the State of Georgia.

1743

#### SECTION 254.

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

1749

#### SECTION 255.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Georgia Department of Transportation with respect to the state highway system or of a county with respect to the county road system or of a municipality with respect to the city street system. Georgia Power Company shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

	21 HR 143/AP
1757	SECTION 256.
1758	That the consideration for such easement shall be for a fair market value not less than
1759	\$650.00 and such further consideration and provisions as the State Properties Commission
1760	may determine to be in the best interest of the State of Georgia.
1761	SECTION 257.
1762	That this grant of easement shall be recorded by Georgia Power Company in the Superior
1763	Court of Murray County and a recorded copy shall be promptly forwarded to the State
1764	Properties Commission.
1765	SECTION 258.
1766	That the authorization to grant the above-described easement to Georgia Power Company
1767	shall expire three years after the date that this resolution becomes effective.
1768	SECTION 259.
1769	That the State Properties Commission is authorized and empowered to do all acts and things
1770	necessary and proper to effect the grant of the easement.
1771	ARTICLE XXI
1772	SECTION 260.
1773	That the State of Georgia is the owner of the hereinafter described real property lying and
1774	being in Paulding and Polk Counties, Georgia, and is commonly known as Paulding Forest
1775	Wildlife Management Area; and the property is in the custody of the Georgia Department of
1776	Natural Resources which, by official action dated January 13, 2020, does not object to the

- 1777 exchange of easements and, in all matters relating to the easement, the State of Georgia is
- 1778 acting by and through its State Properties Commission.

	21 HR 143/AP
1779	SECTION 261.
1780	That the State of Georgia, acting by and through its State Properties Commission, may grant
1781	to Ronald Collum or his successors and assigns, a nonexclusive access easement for ingress
1782	and egress over Paulding Forest Wildlife Management Area; in exchange, Ronald Collum
1783	will convey to the State an old access easement and grant three additional access easements
1784	totaling approximately 2.51 acres. Said easement area is located in Paulding and Polk
1785	Counties, and is more particularly described as follows:
1786	That approximately 2.48 acres, lying and being in Land Lot 260, 18th District, 3rd Section,
1787	Paulding County, Georgia, and Land Lots 243, 262, 313, 315, and 316, 18th District, 3rd
1788	Section Polk County, Georgia, and that portion only as shown on a drawing furnished by
1789	Ronald Collum, and being on file in the offices of the State Properties Commission and
1790	may be more particularly described by a plat of survey prepared by a Georgia registered
1791	land surveyor and presented to the State Properties Commission for approval.
1792	SECTION 262.
1792 1793	<b>SECTION 262.</b> That the above-described easement area shall be used only for the purposes of ingress and
1793 1794	That the above-described easement area shall be used only for the purposes of ingress and egress.
1793 1794 1795	That the above-described easement area shall be used only for the purposes of ingress and egress. SECTION 263.
1793 1794 1795 1796	That the above-described easement area shall be used only for the purposes of ingress and egress. SECTION 263. That Ronald Collum shall have the right to remove or cause to be removed from said
1793 1794 1795 1796 1797	That the above-described easement area shall be used only for the purposes of ingress and egress. <b>SECTION 263.</b> That Ronald Collum shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for ingress and
1793 1794 1795 1796	That the above-described easement area shall be used only for the purposes of ingress and egress. SECTION 263. That Ronald Collum shall have the right to remove or cause to be removed from said
1793 1794 1795 1796 1797 1798	That the above-described easement area shall be used only for the purposes of ingress and egress. <b>SECTION 263.</b> That Ronald Collum shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for ingress and egress.
1793 1794 1795 1796 1797 1798 1799	That the above-described easement area shall be used only for the purposes of ingress and egress. SECTION 263. That Ronald Collum shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for ingress and egress. SECTION 264.
1793 1794 1795 1796 1797 1798 1799 1800	That the above-described easement area shall be used only for the purposes of ingress and egress. SECTION 263. That Ronald Collum shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for ingress and egress. SECTION 264. That, after Ronald Collum has put into use the ingress and egress for which this easement is
1793 1794 1795 1796 1797 1798 1799	That the above-described easement area shall be used only for the purposes of ingress and egress. SECTION 263. That Ronald Collum shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for ingress and egress. SECTION 264.

granted herein. Upon abandonment, Ronald Collum, or his successors and assigns, shall have the option of removing their facilities from the easement area or leaving the same in place, in which event the ingress and egress shall become the property of the State of Georgia, or its successors and assigns.

1807

#### SECTION 265.

1808 That no title shall be conveyed to Ronald Collum and, except as herein specifically granted 1809 to Ronald Collum, all rights, title, and interest in and to said easement area are reserved in 1810 the State of Georgia, which may make any use of said easement area not inconsistent with 1811 or detrimental to the rights, privileges, and interest granted to Ronald Collum.

1812

#### SECTION 266.

1813 That if the State of Georgia, acting by and through its State Properties Commission, determines that any or all of the facilities placed on the easement area should be removed or 1814 1815 relocated to an alternate site on state-owned land in order to avoid interference with the state 1816 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 1817 easement to allow placement of the removed or relocated facilities across the alternate site 1818 under such terms and conditions as the State Properties Commission shall in its discretion 1819 determine to be in the best interest of the State of Georgia, and Ronald Collum shall remove 1820 or relocate his facilities to the alternate easement area at his sole cost and expense without 1821 reimbursement by the State of Georgia unless, in advance of any construction being 1822 commenced, Ronald Collum provides a written estimate for the cost of such removal and 1823 relocation and the State Properties Commission determines, in its sole discretion, that the 1824 removal and relocation is for the sole benefit of the State of Georgia. Upon written request 1825 from Ronald Collum or any third party, the State Properties Commission, in its sole 1826 discretion, may grant a substantially equivalent nonexclusive easement within the property

1827 for the relocation of the ingress and egress easement without cost, expense, or reimbursement1828 from the State of Georgia.

1829

### SECTION 267.

1830 That the easement granted to Ronald Collum shall contain such other reasonable terms, 1831 conditions, and covenants as the State Properties Commission shall deem in the best interest 1832 of the State of Georgia and that the State Properties Commission is authorized to use a more 1833 accurate description of the easement area, so long as the description utilized by the State 1834 Properties Commission describes the same easement area herein granted.

1835

#### SECTION 268.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Georgia Department of Transportation with respect to the state highway system or of a county with respect to the county road system or of a municipality with respect to the city street system. Ronald Collum shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for his lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in his use of the easement area.

1843

#### SECTION 269.

That the consideration for such easement shall be for the conveyance of an old access
easement to the state, along with three additional access easements, totaling approximately
2.51 acres and such further consideration and provisions as the State Properties Commission
may determine to be in the best interest of the State of Georgia.

	21 HR 143/AP
1848	SECTION 270.
1849	That this grant of easement shall be recorded by Ronald Collum in the Superior Courts of
1850	Paulding and Polk Counties and a recorded copy shall be promptly forwarded to the State
1851	Properties Commission.
1852	SECTION 271.
1853	That the authorization to grant the above-described easement to Ronald Collum shall expire
1854	three years after the date that this resolution becomes effective.
1855	SECTION 272.
1856	That the State Properties Commission is authorized and empowered to do all acts and things
1857	necessary and proper to effect the grant of the easement.
1858	ARTICLE XXII
1859	SECTION 273.
1860	That the State of Georgia is the owner of the hereinafter described real property lying and
1861	being in Rabun County, Georgia, commonly known as Tallulah Gorge State Park; and the
1862	property is in the custody of the Georgia Department of Natural Resources which, by official
1863	action dated May 19, 2020, does not object to the granting of an easement; and, in all matters
1864	relating to the easement, the State of Georgia is acting by and through its State Properties
1865	Commission.

1866

# SECTION 274.

That the State of Georgia, acting by and through its State Properties Commission, may grant
to Amanda Anne Hall, Margie J. Deer, Sally J. Grose, and Nollie Leigh Motes, collectively,
"the Motes Family," or their successors and assigns, a nonexclusive easement to construct,

install, operate, and maintain utilities and a road for ingress and egress. Said easement areais located in Rabun County, and is more particularly described as follows:

1872 That approximately 2.02 acres, lying and being in the 9th District, Rabun County, Georgia,1873 and that portion only as shown on a survey furnished by the Motes Family, and being on

1874 file in the offices of the State Properties Commission and may be more particularly

1875 described by a plat of survey prepared by a Georgia registered land surveyor and presented

- 1876 to the State Properties Commission for approval.
- 1877

#### SECTION 275.

1878 That the above-described easement area shall be used only for the purposes of constructing,

1879 installing, operating, and maintaining utilities and a road for ingress and egress.

1880

#### SECTION 276.

1881 That the Motes Family shall have the right to remove or cause to be removed from said 1882 easement area only such trees and bushes as may be reasonably necessary for the 1883 construction, installation, operation, and maintenance of utilities and a road for ingress and 1884 egress.

1885

#### SECTION 277.

That, after the Motes Family has put into use the utilities and road for ingress and egress for which this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, the Motes Family, or their successors and assigns, shall have the option of removing their facilities from the easement area or leaving the same in place, in which event the utilities and road for ingress and egress shall become the property of the State of Georgia, or its successors and assigns.

#### **SECTION 278.**

That no title shall be conveyed to the Motes Family and, except as herein specifically granted to the Motes Family, all rights, title, and interest in and to said easement area are reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to the Motes Family.

1898

1893

#### SECTION 279.

1899 That if the State of Georgia, acting by and through its State Properties Commission, determines that any or all of the facilities placed on the easement area should be removed or 1900 relocated to an alternate site on state-owned land in order to avoid interference with the state 1901 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 1902 1903 easement to allow placement of the removed or relocated facilities across the alternate site 1904 under such terms and conditions as the State Properties Commission shall in its discretion 1905 determine to be in the best interest of the State of Georgia, and the Motes Family shall 1906 remove or relocate its facilities to the alternate easement area at its sole cost and expense 1907 without reimbursement by the State of Georgia unless, in advance of any construction being 1908 commenced, the Motes Family provides a written estimate for the cost of such removal and 1909 relocation and the State Properties Commission determines, in its sole discretion, that the 1910 removal and relocation is for the sole benefit of the State of Georgia. Upon written request 1911 from the Motes Family or any third party, the State Properties Commission, in its sole 1912 discretion, may grant a substantially equivalent nonexclusive easement within the property 1913 for the relocation of the facilities without cost, expense, or reimbursement from the State of 1914 Georgia.

1915

#### SECTION 280.

1916 That the easement granted to the Motes Family shall contain such other reasonable terms,1917 conditions, and covenants as the State Properties Commission shall deem in the best interest

1918 of the State of Georgia and that the State Properties Commission is authorized to use a more

1919 accurate description of the easement area, so long as the description utilized by the State

- 1920 Properties Commission describes the same easement area herein granted.
- 1921 SECTION 281.

1922 That this resolution does not affect and is not intended to affect any rights, powers, interest, 1923 or liability of the Georgia Department of Transportation with respect to the state highway 1924 system or of a county with respect to the county road system or of a municipality with 1925 respect to the city street system. The Motes Family shall obtain any and all other required 1926 permits from the appropriate governmental agencies as are necessary for their lawful use of 1927 the easement area or public highway right of way and comply with all applicable state and 1928 federal environmental statutes in their use of the easement area.

1929

# SECTION 282.

1930 That the consideration for such easement shall be for a fair market value not less than
1931 \$650.00 and such further consideration and provisions as the State Properties Commission
1932 may determine to be in the best interest of the State of Georgia.

1933

# SECTION 283.

1934 That this grant of easement shall be recorded by the Motes Family in the Superior Court of1935 Rabun County and a recorded copy shall be promptly forwarded to the State Properties1936 Commission.

1937

# SECTION 284.

1938 That the authorization to grant the above-described easement to the Motes Family shall1939 expire three years after the date that this resolution becomes effective.

	21 HR 143/AP
1940	SECTION 285.
1941	That the State Properties Commission is authorized and empowered to do all acts and things
1942	necessary and proper to effect the grant of the easement.
1943	ARTICLE XXIII
1944	SECTION 286.

1945 That the State of Georgia is the owner of the hereinafter described real property lying and 1946 being in Talbot County, Georgia, and is commonly known as Big Lazer Wildlife 1947 Management Area; and the property is in the custody of the Georgia Department of Natural 1948 Resources which, by official action dated February 25, 2020, does not object to the granting 1949 of an easement; and, in all matters relating to the easement, the State of Georgia is acting by 1950 and through its State Properties Commission.

1951 SECTION 287.

1952 That the State of Georgia, acting by and through its State Properties Commission, may grant 1953 to Upson Electric Membership Corporation, or its successors and assigns, a nonexclusive 1954 easement to construct, install, operate, and maintain underground and overhead electrical 1955 distribution lines and associated equipment. Said easement area is located in Talbot County, 1956 and is more particularly described as follows:

That approximately 1.0 acre, lying and being in the Land Lots 243 and 23, 2nd District,
Talbot County, Georgia, and that portion only as shown on a drawing furnished by Upson
Electric Membership Corporation, and being on file in the offices of the State Properties
Commission 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.

21 HR 143/AF	
3 SECTION 288.	1963
4 That the above-described easement area shall be used only for the purposes of constructing	1964
5 installing, operating, and maintaining underground and overhead electrical distribution lines	1965
6 and associated equipment.	1966
7 SECTION 289.	1967
8 That Upson Electric Membership Corporation shall have the right to remove or cause to be	1968
9 removed from said easement area only such trees and bushes as may be reasonably necessary	1969
0 for the construction, installation, operation, and maintenance of the underground and	1970
1 overhead electrical distribution lines and associated equipment.	1971
2 SECTION 290.	1972
3 That, after Upson Electric Membership has put into use the underground and overhead	1973
4 electrical distribution lines and associated equipment for which this easement is granted, a	1974
5 subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia	1975

or its successors and assigns, of all the rights, title, privileges, powers, and easement granted
herein. Upon abandonment, Upson Electric Membership Corporation, or its successors and
assigns, shall have the option of removing their facilities from the easement area or leaving
the same in place, in which event the underground and overhead electrical distribution lines
and associated equipment shall become the property of the State of Georgia, or its successors
and assigns.

1982

#### **SECTION 291.**

1983 That no title shall be conveyed to Upson Electric Membership Corporation and, except as 1984 herein specifically granted to Upson Electric Membership Corporation, all rights, title, and 1985 interest in and to said easement area are reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges,and interest granted to Upson Electric Membership Corporation.

1988

#### **SECTION 292.**

1989 That if the State of Georgia, acting by and through its State Properties Commission, 1990 determines that any or all of the facilities placed on the easement area should be removed or 1991 relocated to an alternate site on state-owned land in order to avoid interference with the state 1992 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 1993 easement to allow placement of the removed or relocated facilities across the alternate site 1994 under such terms and conditions as the State Properties Commission shall in its discretion 1995 determine to be in the best interest of the State of Georgia, and Upson Electric Membership 1996 Corporation shall remove or relocate its facilities to the alternate easement area at its sole 1997 cost and expense without reimbursement by the State of Georgia unless, in advance of any 1998 construction being commenced, Upson Electric Membership Corporation provides a written 1999 estimate for the cost of such removal and relocation and the State Properties Commission 2000 determines, in its sole discretion, that the removal and relocation is for the sole benefit of the 2001 State of Georgia. Upon written request from Upson Electric Membership Corporation or any 2002 third party, the State Properties Commission, in its sole discretion, may grant a substantially 2003 equivalent nonexclusive easement within the property for the relocation of the facilities 2004 without cost, expense, or reimbursement from the State of Georgia.

2005

#### **SECTION 293.**

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

	21 HR 143/AP
2011	SECTION 294.
2012	That this resolution does not affect and is not intended to affect any rights, powers, interest,
2013	or liability of the Georgia Department of Transportation with respect to the state highway
2014	system or of a county with respect to the county road system or of a municipality with
2015	respect to the city street system. Upson Electric Membership Corporation shall obtain any
2016	and all other required permits from the appropriate governmental agencies as are necessary
2017	for its lawful use of the easement area or public highway right of way and comply with all
2018	applicable state and federal environmental statutes in its use of the easement area.
2019	SECTION 295.
2020	That, given the public purpose of the project, the consideration for such easement shall be
2021	\$10.00 and such further consideration and provisions as the State Properties Commission
2022	may determine to be in the best interest of the State of Georgia.
2023	SECTION 296.
2024	That this grant of easement shall be recorded by Upson Electric Membership Corporation in
2025	the Superior Court of Talbot County and a recorded copy shall be promptly forwarded to the
2026	State Properties Commission.
2027	SECTION 297.
2028	That the authorization to grant the above-described easement to Upson Electric Membership
2029	Corporation shall expire three years after the date that this resolution becomes effective.
2030	SECTION 298.
2031	That the State Properties Commission is authorized and empowered to do all acts and things
2032	necessary and proper to effect the grant of the easement.

# ARTICLE XXIV SECTION 299.

That the State of Georgia is the owner of the hereinafter described real property lying and being in Troup County, Georgia, and is commonly known as the East Campus of West Georgia Technical College; and the property is in the custody of the Technical College System of Georgia which, by official action dated March 11, 2020, does not object to the granting of an easement; and, in all matters relating to the easement, the State of Georgia is acting by and through its State Properties Commission.

2041

# SECTION 300.

2042 That the State of Georgia, acting by and through its State Properties Commission, may grant

2043 to the City of LaGrange or its successors and assigns, a nonexclusive easement to construct,

2044 install, operate, and maintain telecommunication lines over the East Campus of West Georgia

2045 Technical College to serve the campus. Said easement area is located in Troup County, and

2046 is more particularly described as follows:

That approximately 2.0 acres, lying and being in the Land Lot 174, 6th District, Troup County, Georgia, and that portion only as shown on a drawing furnished by the City of LaGrange, and being on file in the offices of the State Properties Commission 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.

2052

# SECTION 301.

2053 That the above-described easement area shall be used only for the purposes of constructing,

2054 installing, operating, and maintaining telecommunication lines.

2055	SECTION 302.
2056	That the City of LaGrange shall have the right to remove or cause to be removed from said
2057	easement area only such trees and bushes as may be reasonably necessary for the
2058	construction, installation, operation, and maintenance of telecommunication lines.
2059	SECTION 303.
2060	That, after the City of LaGrange has put into use the telecommunication lines for which this
2061	easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to
2062	the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers,
2063	and easement granted herein. Upon abandonment, the City of LaGrange, or its successors
2064	and assigns, shall have the option of removing their facilities from the easement area or
2065	leaving the same in place, in which event the telecommunication lines shall become the

HR 143/AP

2066 property of the State of Georgia, or its successors and assigns.

2067

21

#### **SECTION 304.**

That no title shall be conveyed to the City of LaGrange and, except as herein specifically granted to the City of LaGrange, all rights, title, and interest in and to said easement area are reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to the City of LaGrange.

2073

#### **SECTION 305.**

That if the State of Georgia, acting by and through its State Properties Commission, determines that any or all of the facilities placed on the easement area should be removed or relocated to an alternate site on state-owned land in order to avoid interference with the state use or intended use of the easement area, it may grant a substantially equivalent nonexclusive easement to allow placement of the removed or relocated facilities across the alternate site 2079 under such terms and conditions as the State Properties Commission shall in its discretion 2080 determine to be in the best interest of the State of Georgia, and the City of LaGrange shall 2081 remove or relocate its facilities to the alternate easement area at its sole cost and expense without reimbursement by the State of Georgia unless, in advance of any construction being 2082 2083 commenced, the City of LaGrange provides a written estimate for the cost of such removal 2084 and relocation and the State Properties Commission determines, in its sole discretion, that 2085 the removal and relocation is for the sole benefit of the State of Georgia. Upon written 2086 request from the City of LaGrange or any third party, the State Properties Commission, in 2087 its sole discretion, may grant a substantially equivalent nonexclusive easement within the 2088 property for the relocation of the telecommunication lines without cost, expense, or 2089 reimbursement from the State of Georgia.

2090

#### SECTION 306.

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

2096

#### SECTION 307.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Georgia Department of Transportation with respect to the state highway system or of a county with respect to the county road system or of a municipality with respect to the city street system. The City of LaGrange shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

	21 HR 143/AP
2104	SECTION 308.
2105	That, given the public purpose of the project, the consideration for such easement shall be
2106	\$10.00 and such further consideration and provisions as the State Properties Commission
2107	may determine to be in the best interest of the State of Georgia.
2108	SECTION 309.
2109	That this grant of easement shall be recorded by the City of LaGrange in the Superior Court
2110	of Troup County and a recorded copy shall be promptly forwarded to the State Properties
2111	Commission.
2112	SECTION 310.
2113	That the authorization to grant the above-described easement to the City of LaGrange shall
2114	expire three years after the date that this resolution becomes effective.
2115	SECTION 311.
2116	That the State Properties Commission is authorized and empowered to do all acts and things
2117	necessary and proper to effect the grant of the easement.
2118	ARTICLE XXV
2119	SECTION 312.
2120	That the State of Georgia is the owner of the hereinafter described real property lying and
2121	being in Walton County, Georgia, and is commonly known as Wildlife Resources Division
2122	Headquarters at the Walton Fish Hatchery; and the property is in the custody of the Georgia
2123	Department of Natural Resources which, by official action dated May 20, 2015, does not

2124 object to the granting of an easement; and, in all matters relating to the easement, the State

2125 of Georgia is acting by and through its State Properties Commission.

	21 HR 143/AP
2126	SECTION 313.
2127	That the State of Georgia, acting by and through its State Properties Commission, may grant
2128	to Walton Electric Membership Corporation, or its successors and assigns, a nonexclusive
2129	easement to construct, install, operate, and maintain above ground electrical distribution lines
2130	and associated equipment. Said easement area is located in Walton County, and is more
2131	particularly described as follows:
2132	That approximately 0.5 of an acre, lying and being in the Land Lot 72, 418th District,
2133	Walton County, Georgia, and that portion only as shown on a drawing furnished by Walton
2134	Electric Membership Corporation, and being on file in the offices of the State Properties
2135	Commission and may be more particularly described by a plat of survey prepared by a
2136	Georgia registered land surveyor and presented to the State Properties Commission for
2137	approval.
2138	SECTION 314.
2139	That the above-described easement area shall be used only for the purposes of constructing,
2140	installing, operating, and maintaining aboveground electrical distribution lines and associated
2141	equipment.
2142	SECTION 315.
2143	That Walton Electric Membership Corporation shall have the right to remove or cause to be
2144	removed from said easement area only such trees and bushes as may be reasonably necessary
2145	for the construction, installation, operation, and maintenance of aboveground electrical
2146	distribution lines and associated equipment.

2147 SECTION 316. 2148 That, after Walton Electric Membership Corporation has put into use the aboveground 2149 electrical distribution lines and associated equipment for which this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, Walton Electric Membership Corporation, or its successors and assigns, shall have the option of removing their facilities from the easement area or leaving the same in place, in which event the aboveground electrical distribution lines and associated equipment shall become the property of the State of Georgia, or its successors and assigns.

2156

#### SECTION 317.

That no title shall be conveyed to Walton Electric Membership Corporation and, except as herein specifically granted to Walton Electric Membership Corporation, all rights, title, and interest in and to said easement area are reserved in the State of Georgia, which may make any use of said easement area not inconsistent with or detrimental to the rights, privileges, and interest granted to Walton Electric Membership Corporation.

2162

#### SECTION 318.

2163 That if the State of Georgia, acting by and through its State Properties Commission, 2164 determines that any or all of the facilities placed on the easement area should be removed or 2165 relocated to an alternate site on state-owned land in order to avoid interference with the state 2166 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 2167 easement to allow placement of the removed or relocated facilities across the alternate site 2168 under such terms and conditions as the State Properties Commission shall in its discretion 2169 determine to be in the best interest of the State of Georgia, and Walton Electric Membership 2170 Corporation shall remove or relocate its facilities to the alternate easement area at its sole 2171 cost and expense without reimbursement by the State of Georgia unless, in advance of any 2172 construction being commenced, the Walton Electric Membership Corporation provides a 2173 written estimate for the cost of such removal and relocation and the State Properties 2174 Commission determines, in its sole discretion, that the removal and relocation is for the sole 2175 benefit of the State of Georgia. Upon written request from Walton Electric Membership 2176 Corporation or any third party, the State Properties Commission, in its sole discretion, may 2177 grant a substantially equivalent nonexclusive easement within the property for the relocation 2178 of the facilities without cost, expense, or reimbursement from the State of Georgia.

2179

#### SECTION 319.

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

2185

#### SECTION 320.

That this resolution does not affect and is not intended to affect any rights, powers, interest, or liability of the Georgia Department of Transportation with respect to the state highway system or of a county with respect to the county road system or of a municipality with respect to the city street system. Walton Electric Membership Corporation shall obtain any and all other required permits from the appropriate governmental agencies as are necessary for its lawful use of the easement area or public highway right of way and comply with all applicable state and federal environmental statutes in its use of the easement area.

2193

#### SECTION 321.

That, given the public purpose of the project, the consideration for such easement shall be \$10.00 and the conveyance of approximately 0.41 of an acre of an existing easement to be relocated and such further consideration and provisions as the State Properties Commission may determine to be in the best interest of the State of Georgia.

21

	21 HR 143/AP
2198	SECTION 322.
2199	That this grant of easement shall be recorded by Walton Electric Membership Corporation
2200	in the Superior Court of Walton County and a recorded copy shall be promptly forwarded
2201	to the State Properties Commission.
2202	SECTION 323.
2203	That the authorization to grant the above-described easement to Walton Electric Membership
2204	Corporation shall expire three years after the date that this resolution becomes effective.
2205	SECTION 324.
2206	That the State Properties Commission is authorized and empowered to do all acts and things
2207	necessary and proper to effect the grant of the easement.
2208	ARTICLE XXVI
2209	SECTION 325.
2210	
2210	That the State of Georgia is the owner of the hereinafter described real property lying and
2211	being in Ware County, Georgia, and is commonly known as the Waycross Day Reporting
2212	Center; and the property is in the custody of the Georgia Department of Community
2213	Supervision which, by official action dated December 10, 2020, does not object to the
2214	granting of an easement; and, in all matters relating to the easement, the State of Georgia is
2215	acting by and through its State Properties Commission.
2216	SECTION 326.
2217	That the State of Georgia, acting by and through its State Properties Commission, may grant

2218 to Ware County, or its successors and assigns, an easement to construct, install, operate, and

2219 maintain road improvements along RC Davis Road. Said easement area is located in Ware

2220 County, and is more particularly described as follows:

That approximately 0.08 of an acre, lying and being in Land Lot 209, 8th Land District, Ware County, Georgia, and that portion only as shown on a survey furnished by Ware County, and being on file in the offices of the State Properties Commission 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.

2226

#### SECTION 327.

2227 That the above-described easement area shall be used only for the purposes of constructing,

2228 installing, operating, and maintaining road improvements along RC Davis Road.

2229

#### SECTION 328.

That Ware County shall have the right to remove or cause to be removed from said easement area only such trees and bushes as may be reasonably necessary for the proper construction, installation, operation, and maintenance of the road improvements along RC Davis Road.

2233

#### SECTION 329.

That, after Ware County has put into use the road improvements along RC Davis Road for which this easement is granted, a subsequent abandonment of the use thereof shall cause a reversion to the State of Georgia, or its successors and assigns, of all the rights, title, privileges, powers, and easement granted herein. Upon abandonment, Ware County, or its successors and assigns, shall have the option of removing their facilities from the easement area or leaving the same in place, in which event the road improvements along RC Davis Road shall become the property of the State of Georgia, or its successors and assigns.

	21 HR 143/AP
2241	SECTION 330.
2242	That no title shall be conveyed to Ware County and, except as herein specifically granted to
2243	Ware County, all rights, title, and interest in and to said easement area are reserved in the
2244	State of Georgia, which may make any use of said easement area not inconsistent with or
2245	detrimental to the rights, privileges, and interest granted to Ware County.
2246	SECTION 331.
2247	That if the State of Georgia, acting by and through its State Properties Commission,
2248	determines that any or all of the facilities placed on the easement area should be removed or
2249	relocated to an alternate site on state-owned land in order to avoid interference with the state
2250	use or intended use of the easement area, it may grant a substantially equivalent nonexclusive
2251	easement to allow placement of the removed or relocated facilities across the alternate site
2252	under such terms and conditions as the State Properties Commission shall in its discretion
2253	determine to be in the best interest of the State of Georgia, and Ware County shall remove
2254	or relocate its facilities to the alternate easement area at its sole cost and expense without
2255	reimbursement by the State of Georgia unless, in advance of any installation being
2256	commenced, Ware County provides a written estimate for the cost of such removal and
2257	relocation and the State Properties Commission determines, in its sole discretion, that the
2258	removal and relocation is for the sole benefit of the State of Georgia. Upon written request
2259	from Ware County or any third party, the State Properties Commission, in its sole discretion,

- 2260 may grant a substantially equivalent nonexclusive easement within the property for the 2261 relocation of the facilities without cost, expense, or reimbursement from the State of Georgia.
- 2262

# SECTION 332.

That the easement granted to Ware County shall contain such other reasonable terms, conditions, and covenants as the State Properties Commission shall deem in the best interest of the State of Georgia and that the State Properties Commission is authorized to use a more 2266 accurate description of the easement area, so long as the description utilized by the State 2267 Properties Commission describes the same easement area herein granted.

- 2268 SECTION 333. 2269 That this resolution does not affect and is not intended to affect any rights, powers, interest, 2270 or liability of the Georgia Department of Transportation with respect to the state highway 2271 system or of a county with respect to the county road system or of a municipality with 2272 respect to the city street system. Ware County shall obtain any and all other required permits 2273 from the appropriate governmental agencies as are necessary for its lawful use of the 2274 easement area or public highway right of way and comply with all applicable state and 2275 federal environmental statutes in its use of the easement area.
- 2276

2283

#### SECTION 334.

2277 That the consideration for such easement shall be for a fair market value not less than 2278 \$650.00 and such further consideration and provisions as the State Properties Commission 2279 may determine to be in the best interest of the State of Georgia.

- 2280 SECTION 335. 2281 That this grant of easement shall be recorded by Ware County in the Superior Court of Ware 2282 County and a recorded copy shall be promptly forwarded to the State Properties Commission.
- **SECTION 336.** 2284 That the authorization to grant the above-described easement to Ware County shall expire 2285 three years after the date that this resolution becomes effective.

	21 HR 143/AP
2286	SECTION 337.
2287	That the State Properties Commission is authorized and empowered to do all acts and things
2288	necessary and proper to effect the grant of the easement.
2289	ARTICLE XXVII
2290	SECTION 338.

That the State of Georgia is the owner of the hereinafter described real property lying and being in Washington County, Georgia, and is commonly known as the Oconee Fall Line Technical College; and the property is in the custody of the Technical College System of Georgia which, by official action dated January 20, 2021, does not object to the granting of an easement; and, in all matters relating to the easement, the State of Georgia is acting by and through its State Properties Commission.

2297

#### SECTION 339.

That the State of Georgia, acting by and through its State Properties Commission, may grant to Southern Company Gas, or its successors and assigns, a nonexclusive easement to construct, install, operate, and maintain underground gas distribution lines to serve the TCSG-342a Transportation Center. Said easement area is located in Washington County, and is more particularly described as follows:

That approximately 1.06 acres, lying and being in 17th District, and 1488th GMD, Washington County, Georgia, and that portion only as shown on a drawing furnished by Southern Company Gas, and being on file in the offices of the State Properties Commission 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.

	21 HR 143/AP
2308	SECTION 340.
2309	That the above-described easement area shall be used only for the purposes of constructing,
2310	installing, operating, and maintaining underground gas distribution lines.
2311	SECTION 341.
2312	That Southern Company Gas shall have the right to remove or cause to be removed from said
2313	easement area only such trees and bushes as may be reasonably necessary for the proper
2314	construction, installation, operation, and maintenance of underground gas distribution lines.
2315	SECTION 342.
2316	That, after Southern Company Gas has put into use the underground gas distribution lines
2317	for which this easement is granted, a subsequent abandonment of the use thereof shall cause
2318	a reversion to the State of Georgia, or its successors and assigns, of all the rights, title,
2319	privileges, powers, and easement granted herein. Upon abandonment, Southern Company
2320	Gas, or its successors and assigns, shall have the option of removing their facilities from the
2321	easement area or leaving the same in place, in which event the underground gas distribution
2322	lines shall become the property of the State of Georgia, or its successors and assigns.
2323	SECTION 343.
2324	That no title shall be conveyed to Southern Company Gas and, except as herein specifically

2324 That no title shart be conveyed to Southern Company Gas and, except as herein specificary 2325 granted to Southern Company Gas, all rights, title, and interest in and to said easement area 2326 are reserved in the State of Georgia, which may make any use of said easement area not 2327 inconsistent with or detrimental to the rights, privileges, and interest granted to Southern 2328 Company Gas. 2330 That if the State of Georgia, acting by and through its State Properties Commission, 2331 determines that any or all of the facilities placed on the easement area should be removed or 2332 relocated to an alternate site on state-owned land in order to avoid interference with the state 2333 use or intended use of the easement area, it may grant a substantially equivalent nonexclusive 2334 easement to allow placement of the removed or relocated facilities across the alternate site 2335 under such terms and conditions as the State Properties Commission shall in its discretion 2336 determine to be in the best interest of the State of Georgia, and Southern Company Gas shall remove or relocate its facilities to the alternate easement area at its sole cost and expense 2337 2338 without reimbursement by the State of Georgia unless, in advance of any construction being 2339 commenced, Southern Company Gas provides a written estimate for the cost of such removal 2340 and relocation and the State Properties Commission determines, in its sole discretion, that 2341 the removal and relocation is for the sole benefit of the State of Georgia. Upon written request from Southern Company Gas or any third party, the State Properties Commission, 2342 2343 in its sole discretion, may grant a substantially equivalent nonexclusive easement within the 2344 property for the relocation of the facilities without cost, expense, or reimbursement from the 2345 State of Georgia.

SECTION 344.

2346

21

2329

#### **SECTION 345.**

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

	21 HR 143/AP
2352	SECTION 346.
2353	That this resolution does not affect and is not intended to affect any rights, powers, interest,
2354	or liability of the Georgia Department of Transportation with respect to the state highway
2355	system or of a county with respect to the county road system or of a municipality with
2356	respect to the city street system. Southern Company Gas shall obtain any and all other
2357	required permits from the appropriate governmental agencies as are necessary for its lawful
2358	use of the easement area or public highway right of way and comply with all applicable state
2359	and federal environmental statutes in its use of the easement area.
2360	SECTION 347.
2361	That, given the public purpose of the project, the consideration for such easement shall be
2362	\$10.00 and such further consideration and provisions as the State Properties Commission
2363	may determine to be in the best interest of the State of Georgia.
2364	SECTION 348.
2365	That this grant of easement shall be recorded by Southern Company Gas in the Superior
2366	Court of Washington County and a recorded copy shall be promptly forwarded to the State
2367	Properties Commission.
2368	SECTION 349.
2369	That the authorization to grant the above-described easement to Southern Company Gas shall
2370	expire three years after the date that this resolution becomes effective.
2371	SECTION 350.
2372	That the State Properties Commission is authorized and empowered to do all acts and things
2373	necessary and proper to effect the grant of the easement.

	21 HR 143/AP
2374	ARTICLE XXVIII
2375	SECTION 351.
2376	That this resolution shall become effective as law upon its approval by the Governor or upon
2377	its becoming law without such approval.
2378	SECTION 352.
2379	That all laws and parts of laws in conflict with this resolution are repealed.