## Statement of Reason for Exemption From Real Property Conveyance Fee

DTE 100EX Rev. 1/14

Ohio Revised Code section 319.202 and 319.54(G)(3)

Acct. or permanent parcel no	FOR COUNTY AUDITOR'S USE ONLY			Date	Co. no.	Number	
Property located in	Instr.	Tax. district no.	Tax list	Land	Bldg.	Total	
Acct. or permanent parcel no	DTE code number_			□ Split/r	new plat Remarks		
The Following Must Be Completed by Grantee or His/Her Representative  Type or print all information. See instructions on reverse.  1. Grantor's name  2. Grantee's name  Grantee's dadress  3. Address of property  4. Tax billing address  5. No conveyance fees shall be charged because the real property is transferred:  3. It is billing address  5. No conveyance fees shall be charged because the real property is transferred:  5. No conveyance fees shall be charged because the real property is transferred:  6. It is confirm or conrect a deed previously executed and recorded.  7. It is confirm or conrect a deed previously executed and recorded.  8. It is confirm or conrect a deed previously executed and recorded.  9. It is confirm or conrect a deed previously executed and recorded.  9. It is pursuant to court order, to the extent that such transfer is not the result of a sale effected or completed pursuant to such ord.  9. It is pursuant to a regraphization of corporations or unincorporated associations or pursuant to the dissolution of a corporation, to the extent that such transfer is not the result of a sale effected or completed pursuant to such ord.  9. It is pursuant to a regraphization of corporations or unincorporated associations or pursuant to the dissolution of a corporation, to the corporation conveys the property to a stockholder as a distribution in kind of the corporation's assess the exchange for it shartes in the dissolved corporation property on consideration, nominal consideration or in sole consideration of the subsidiary's stock.  1. It is pursuant to a read property property to a stockholder as a distribution in kind of the corporation's assess tin exchange for it shartes in the dissolved corporation property conveyed does not exceed \$1.00.  1. It is pursuant to a reverted to mineral rights, unless the lease is for a term of years renewable forever.  1. It is a grantee of the subsidiary's stock.  1. It is a grantee of the subsidiary's stock.  1. It is a grantee of the subsidiary is stock.  1. It	Property located in taxing district						
The Following Must Be Completed by Grantee or His/Her Representative  Type or print all information. See instructions on reverse.  1. Grantor's name Phone  2. Grantee's name Phone  Grantee's address — Phone  Grantee's address — Phone  Fhone  7. Tax billing address — Phone  8. Address of property — Phone  9. Thor in the United States, this state or any instrumentality, agency or political subdivision of the United States or this state or support or political subdivision of the United States or this state or support or political subdivision of the United States or this state — Solely in order to provide or release security for a debt or obligation.  1. C) to confirm or correct a deed previously executed and recorded.  2. d) to evidence a gift, in any form, between husband and wife, or parent and child, or the spouse of either.  3. pursuant to our order, to the extent that such transfer is not the result of a sale effected or completed pursuant to such order.  4. pursuant to our order, to the extent that such transfer is not the result of a sale effected or completed pursuant to such order.  5. pursuant to a reorganization of corporations or unincorporated associations or pursuant to the dissolution of a corporation, to the corporation conveys the property to a stockholder as a distribution in kind of the corporation is assets in exchange for it shares in the dissolved corporation.  5. h) by a subsidiary orporation to its parent corporation for no consideration, nominal consideration or in sole consideration or or surrender of the subsidiary's stock.  1. b) by lease, whether or not it extends to mineral or mineral rights, unless the lease is for a term of years renewable forever.  1. b) by lease, whether or not it extends to mineral or mineral rights, unless the lease is for a term of years renewable forever.  2. i) to a grantee other than a dealer in real property, solely for the purpose of and as a step in, its prompt sale to others.  3. in to a grantee other than a dealer in real property is obtained to a new r	Name on tax duplication	ate			Tax d	luplicate year	
The Following Must Be Completed by Grantee or His/Her Representative  Type or print all information. See instructions on reverse.  1. Grantor's name Phone  2. Grantee's name Phone  Grantee's address Phone  A Tax billing address Phone  B D D D D D D D D D D D D D D D D D D	Acct. or permanent parcel no Map book Page						
Type or print all information. See instructions on reverse.  Phone  Grantee's name	Description						
2. Grantee's name							
Grantee's address  3. Address of property  4. Tax billing address  5. No conveyance fees shall be charged because the real property is transferred:  — a) to or from the United States, this state or any instrumentality, agency or political subdivision of the United States or this state or by solely in order to provide or release security for a debt or obligation.  — c) to confirm or correct a deed previously executed and recorded.  — d) to evidence a gift, in any form, between husband and wife, or parent and child, or the spouse of either.  — e) on sale for delinquent taxes or assessments.  — f) pursuant to court order, to the extent that such transfer is not the result of a sale effected or completed pursuant to such order gip pursuant to a reorganization of corporations or unincorporated associations or pursuant to the dissolution of a corporation, to the corporation conveys the property to a stockholder as a distribution in kind of the corporation's assets in exchange for the shares in the dissolved corporation.  — h) by a subsidiary corporation to its parent corporation for no consideration, nominal consideration or in sole consideration or or surrender of the subsidiary's stock.  — j) by lease, whether or not it extends to mineral or mineral rights, unless the lease is for a term of years renewable forever.  — j) when the value of the real property or interest in real property conveyed does not exceed \$100.  — k) of an occupied residential property being transferred to the builder of a new residence when the former residence is trade consideration for the new residence.  — j) to a grantee other than a dealer in real property, solely for the purpose of and as a step in, its prompt sale to others.  — m) to or from a person when no money or other valuable and tangible consideration readily convertible into money is paid or to real estate and the transaction is not a gift.  — n) to an heir or devisee, between spouses or to a surviving spouse, from a person to himself and others, to a surviving tenant, of a regi	1. Grantor's name — Phone — Phone —						
<ul> <li>3. Address of property</li> <li>4. Tax billing address</li> <li>5. No conveyance fees shall be charged because the real property is transferred: <ul> <li>a) to of from the United States, this state or any instrumentality, agency or political subdivision of the United States or this state or all to or from the United States or this state or any instrumentality, agency or political subdivision of the United States or this state or by solely in order to provide or release security for a debt or obligation.</li> <li>c) to confirm or correct a deed previously executed and recorded.</li> <li>d) to evidence a gift, in any form, between husband and wife, or parent and child, or the spouse of either.</li> <li>e) on sale for delinquent taxes or assessments.</li> <li>f) pursuant to court order, to the extent that such transfer is not the result of a sale effected or completed pursuant to such order to pursuant to a reorganization of corporations or unincorporated associations or pursuant to the dissolution of a corporation to the corporation conveys the property to a stockholder as a distribution in kind of the corporation's assets in exchange for it shares in the dissolved corporation.</li> <li>h) by a subsidiary corporation to its parent corporation for no consideration, nominal consideration or in sole consideration or or surrender of the subsidiary's stock.</li> <li>ii) by lease, whether or not it extends to mineral or mineral rights, unless the lease is for a term of years renewable forever.</li> <li>iii) when the value of the real property being transferred to the builder of a new residence when the former residence is trade consideration for the new residence.</li> <li>iii) when the value of the real property, solely for the purpose of and as a step in, its prompt sale to others.</li> <li>iii) to a grantee other than a dealer in real property, solely for the purpose of and as a step in, its prompt sale to others.</li> <li>iii) to or from a person when no money or other valuable and tangible consideration r</li></ul></li></ul>	2. Grantee's name			Phone			
<ul> <li>4. Tax billing address</li> <li>5. No conveyance fees shall be charged because the real property is transferred: <ul> <li>a) to or from the United States, this state or any instrumentality, agency or political subdivision of the United States or this state or by solely in order to provide or release security for a debt or obligation.</li> <li>c) to confirm or correct a deed previously executed and recorded.</li> <li>d) to evidence a gift, in any form, between husband and wife, or parent and child, or the spouse of either.</li> <li>e) on sale for delinquent taxes or assessments.</li> <li>f) pursuant to count order, to the extent that such transfer is not the result of a sale effected or completed pursuant to such ordinates or assessments.</li> <li>g) pursuant to a reorganization of corporations or unincorporated associations or pursuant to the dissolution of a corporation, to the corporation conveys the property to a stockholder as a distribution in kind of the corporation's assets in exchange for the shares in the dissolved corporation.</li> <li>n) by a subsidiary corporation to its parent corporation for no consideration, nominal consideration or in sole consideration or surrender of the subsidiary's stock.</li> <li>i) by lease, whether or not it extends to mineral or mineral rights, unless the lease is for a term of years renewable forever.</li> <li>j) when the value of the real property or interest in real property conveyed does not exceed \$100.</li> <li>k) of an occupied residential property being transferred to the builder of a new residence when the former residence is trade consideration for the new residence.</li> <li>j) to a grantee other than a dealer in real property, solely for the purpose of and as a step in, its prompt sale to others.</li> <li>m) to or from a person when no money or other valuable and tangible consideration readily convertible into money is paid or to real estate and the transaction is not a gift.</li> <li>n) to an heir or devisee, between spouses or to a surviving spouse</li></ul></li></ul>	Grantee's addre	ess					
5. No conveyance fees shall be charged because the real property is transferred:  a) to or from the United States, this state or any instrumentality, agency or political subdivision of the United States or this state or any instrumentality, agency or political subdivision of the United States or this state or any instrumentality, agency or political subdivision of the United States or this state or all to or from the United States or this state or any instrumentality, agency or political subdivision of the United States or this state or as executed and recorded.  d) to evidence a gift, in any form, between husband and wife, or parent and child, or the spouse of either.  e) on sale for delinquent taxes or assessments.  f) pursuant to court order, to the extent that such transfer is not the result of a sale effected or completed pursuant to such ord groups and the corporation of the corporation of the dissolution of a corporation, to the corporation conveys the property to a stockholder as a distribution in kind of the corporation's assets in exchange for the shares in the dissolved corporation.  h) by a subsidiary corporation to its parent corporation for no consideration, nominal consideration or in sole consideration or or surrender of the subsidiary's stock.  b) by lease, whether or not it extends to mineral or mineral rights, unless the lease is for a term of years renewable forever.  j) when the value of the real property or interest in real property conveyed does not exceed \$100.  k) of an occupied residential property being transferred to the builder of a new residence when the former residence is trade consideration for the new residence.  l) to a grantee other than a dealer in real property, solely for the purpose of and as a step in, its prompt sale to others.  m) to or from a person when no money or other valuable and tangible consideration readily convertible into money is paid or to real estate and the transaction is not a gift.  n) to an heir or devisee, between spouses or to a surviving spouse, fr	3. Address of prop	erty					
a) to or from the United States, this state or any instrumentality, agency or political subdivision of the United States or this state b) solely in order to provide or release security for a debt or obligation. c) to confirm or correct a deed previously executed and recorded. d) to evidence a gift, in any form, between husband and wife, or parent and child, or the spouse of either. e) on sale for delinquent taxes or assessments. f) pursuant to a reorganization of corporations or unincorporated associations or pursuant to the dissolution of a corporation sor unincorporated associations or pursuant to the dissolution of a corporation of the corporation conveys the property to a stockholder as a distribution in kind of the corporation's assets in exchange for it shares in the dissolved corporation. h) by a subsidiary corporation to its parent corporation for no consideration, nominal consideration or in sole consideration of or surrender of the subsidiary's stock. j) when the value of the real property or interest in real property conveyed does not exceed \$100. k) of an occupied residential property being transferred to the builder of a new residence when the former residence is trade consideration for the new residence. l) to a grantee other than a dealer in real property, solely for the purpose of and as a step in, its prompt sale to others. m) to or from a person when no money or other valuable and tangible consideration readily convertible into money is paid or to real estate and the transaction is not a gift. n) to an heir or devisee, between spouses or to a surviving spouse, from a person to himself and others, to a surviving tenant, of a registered owner.  o) to a trustee acting on behalf of minor children of the deceased. p) of an easement or right-of-way when the value of the interest conveyed does not exceed \$1,000. q) of property sold to a surviving spouse pursuant to Ohio Revised Code section (R.C.) 2106.16. r) to or from an organization exempt from federal income under Internal Revenue Code section 50	4. Tax billing addre	ess					
7. Has the grantor indicated that this property is qualified for current agricultural use valuation for the preceding or current tax year?   Year If yes, complete form DTE 102.	d) to evidence a gift, in any form, between husband and wife, or parent and child, or the spouse of either.  e) on sale for delinquent taxes or assessments.  f) pursuant to court order, to the extent that such transfer is not the result of a sale effected or completed pursuant to such order.  g) pursuant to a reorganization of corporations or unincorporated associations or pursuant to the dissolution of a corporation, to the extent that the corporation conveys the property to a stockholder as a distribution in kind of the corporation's assets in exchange for the stockholder's shares in the dissolved corporation.  h) by a subsidiary corporation to its parent corporation for no consideration, nominal consideration or in sole consideration of the cancellation or surrender of the subsidiary's stock.  i) by lease, whether or not it extends to mineral or mineral rights, unless the lease is for a term of years renewable forever.  j) when the value of the real property or interest in real property conveyed does not exceed \$100.  k) of an occupied residential property being transferred to the builder of a new residence when the former residence is traded as part of the consideration for the new residence.  i) to a grantee other than a dealer in real property, solely for the purpose of and as a step in, its prompt sale to others.  m) to or from a person when no money or other valuable and tangible consideration readily convertible into money is paid or to be paid for the real estate and the transaction is not a gift.  n) to an heir or devisee, between spouses or to a surviving spouse, from a person to himself and others, to a surviving tenant, or on the death of a registered owner.  o) to a trustee acting on behalf of minor children of the deceased.  p) of an easement or right-of-way when the value of the interest conveyed does not exceed \$1,000.  q) of property sold to a surviving spouse pursuant to Ohio Revised Code section (R.C.) 27106.16.  i) to or from an organization expent from federal income under Internal Reven						

Date

Signature of grantee or representative

DTE 100EX Rev. 1/14 Page 2

## Instructions to Grantee or Representative for Completing Statement of Reason for Exemption From Real Property Conveyance Fee, DTE 100EX

## Complete lines 1 through 8.

**WARNING:** All questions must be completed to the best of your knowledge to comply with Ohio Revised Code (R.C.) section 319.202. Persons willfully failing to comply or falsifying information are guilty of a misdemeanor of the first degree (R.C. section 319.99(B)).

- Line 1 List grantor's name as shown in the deed or other instrument conveying this real property.
- Line 2 List grantee's name as shown in the deed or other instrument conveying this real property and the grantee's mailing address.
- **Line 3** List address of property conveyed by street number and name.
- Line 4 List complete name and address to which tax bills are to be sent. **CAUTION:** Each property owner is responsible for paying the property taxes on time even if no tax bill is received.
- Line 5 Check one of the exemptions (a)-(y) as appropriate. Keep in mind that a county auditor may inspect any and all documents in connection with the submission of a conveyance to determine whether the transfer is entitled to exemption. The auditor may exercise that discretionary power by requiring additional information in the form of affidavits, deeds, trust documents, purchase agreements, closing statements, court orders, resolutions from corporate boards of directors, articles of incorporation, Internal Revenue Service exemption certificates, or in any other form deemed necessary by the auditor that sufficiently substantiates the claim for exemption.
- Line 6 If the grantor has indicated that the property to be conveyed will receive the senior citizen, disabled person or surviving spouse homestead exemption for the preceding or current tax year under R.C. section 323.152(A), grantor must complete DTE 101 or submit a statement that complies with the provisions of R.C. section 319.202(A)(2), and the grantee must submit such form to the county auditor along with this statement.
- Line 7 If the grantor has indicated that the property to be conveyed was qualified for current agricultural use valuation for the preceding or current tax year under R.C. section 5713.30, the grantor must complete DTE 102 or a statement that complies with R.C. section 319.202(B)(2), and the grantee must submit such form to the county auditor along with this statement.
- Line 8 Complete line 8 (application for owner occupancy 2½% reduction on qualified levies) only if the parcel is used for residential purposes. To receive the owner occucpancy tax reduction for next year, you must own and occupy your home as your principal place of residence (domicile) on Jan. 1 of that year. A homeowner and spouse may receive this reduction on only one home in Ohio. Failure to complete this application prohibits the owner from receiving this reduction until another proper and timely application is filed.