RESOLUTION NO. 25-93 CITY OF CENTERVILLE, OHIO

SPONSORED 19H	BY COUNCILMEMBERDAY OF	1. V. Stone	ON THE, 1993.
	CITY MANAGER TO ENT DAYTON KOREAN BAPTI PURCHASE OF REAL PR	IZING AND DIRECTING THE ER INTO A CONTRACT WITH ST CHURCH FOR THE OPERTY FOR ROAD RIGHT (THORIZING THE PAYMENT	H
RESOLVES:	THEREFORE, THE MUNI	CIPALITY OF CENTERVILL	E HEREBY
and direct property f Baptist Ch	ed to enter into a or road right of wa	e City Manager is here contract for the purch y purposes with Dayton id contract is attache herein.	ase of real Korean
Contract i	s hereby authorized e for the purpose of	ne amount of money spec I to be expended by the of the road right of wa	City of
effective	SECTION 3. As a reimmediately upon pa	esolution, this measure assage.	shall become
1993.	PASSED this 19th da	Shale f	dents
AMMECM.		Mayor of the Cit Centerville, Ohi	y of

Clerk of the Council of the City of Centerville, Ohio

CERTIFICATE

The undersigned, Clerk of the Council of the City of Centerville, Ohio, hereby certifies that the foregoing is a true and correct copy of Resolution Number 25-93, passed by the Council of the City of Centerville, Ohio, on the 1941 day of 1993.

Clerk of Council

Approved as to form, consistency with the Charter and Constitutional Provisions.

Department of Law Robert N. Farquhar Municipal Attorney



DESCRIPTION OF PARCEL 70WD WILMINGTON PIKE WIDENING REVISED June 24, 1992

Located in Section 15, Town 2, Range 6, M.R.s., City of Centerville, County of Montgomery, State of Ohio, and being a portion of land conveyed to the Faith Family Worship Center, Inc. by deed recorded in Deed Microfiche Number 87-173C10 in the Deed Records of Montgomery County, Ohio, and being more particularly described as follows:

Beginning at the corner common to Sections 9, 10, 15 and 16, Town 2, Range 6, M.R.s., said corner being a northeast corner in the City of Centerville Corporation line and a southeast corner in the City of Kettering Corporation Line, said corner also being in the line common to Montgomery County and Greene County;

thence along the line common to Sections 15 and 16 and along the City of Centerville and the City of Kettering corporation lines, North seventy degrees ten minutes forty-three seconds (70°10'43") West for one hundred fifteen and 03/100 (115.03) feet to a point in the west right-of-way line of Wilmington Pike as conveyed to the City of Kettering, Ohio by deed recorded in Deed Book 2273, page 298 in the Deed Records of Montgomery County, Ohio, said point being the northeast corner of grantor's land, said point also being in the south line of Lot 17 of Marlan Park Subdivision Section Two as recorded in Plat Book "G-G", page 58 of the Plat Records of Montgomery County, Ohio and the TRUE POINT OF BEGINNING;

thence along the west right-of-way line of Wilmington Pike and the east line of grantor's land for the following four (4) courses:

on a non-tangential bearing, South twenty-nine degrees fourteen minutes twelve seconds (29°14'12") East for sixty-one and 16/100 (61.16) feet;

thence on a curve to the right with a radius of five hundred thirty-two and 96/100 (532.96) feet for an arc distance of one hundred thirty-nine and 53/100 (139.53) feet, [long chord bearing South thirteen degrees forty-four minutes seven seconds (13°44'07") East for one hundred thirty-nine and 13/100 (139.13) feet, central angle of said curve being fifteen degrees no minutes no seconds (15°00'00")];

thence on a radial bearing, North eighty-three degrees forty-five minutes fifty-three seconds (83°45'53") East for ten and 00/100 (10.00) feet;

thence on a curve to the right with a radius of five hundred forty-two and 96/100 (542.96) feet for an arc distance of seventy-four and 65/100 (74.65) feet, [long chord bearing South two degrees seventeen minutes forty-seven seconds (02°17'47") East for seventy-four and 59/100 (74.59) feet, central angle of said curve being seven degrees fifty-two minutes forty seconds (7°52'40")];

thence on a radial bearing, South eighty-eight degrees twenty-one minutes twenty-seven seconds (88°21'27") East for thirty and 00/100 (30.00) feet to a monument box with a 1" iron pin inside found in the east line of grantor's land;

thence along the east line of grantor's land, South one degree twenty-three minutes six seconds (01°23'06") West for one hundred thirty-seven and 92/100 (137.92) feet to the southeast corner of grantor's land and the northeast corner of land conveyed to Metropolitan Builders and Developers, Inc. by deed recorded in Deed Book 2197, page 220 of the Deed Records of Montgomery County, Ohio;

thence along the north line of Metropolitan Builders and Developers, Inc. land and the south line of grantor's land, North eighty-eight degrees thirty-five minutes seventeen seconds (88°35'17") West for thirty-nine and 46/100 (39.46) feet;

WOOLPERT CONSULTANTS • 409 EAST MONUMENT AVENUE • DAYTON, OHIO 45402-1261 513/461-5660 • FAX 513/461-0743

thence leaving the north line of Metropolitan Builders and Developers, Inc. land and the south line of grantor's land, on a tangent bearing, North one degree twenty-seven minutes twenty-three seconds (01°27′23") East for five and 78/100 (5.78) feet;

thence on a curve to the left with a radius of eight hundred seventy-five and 73/100 (875.73) feet for an arc distance of four hundred fifteen and 44/100 (415.44) feet, [long chord bearing North twelve degrees eight minutes three seconds (12°08'03") West for four hundred eleven and 56/100 (411.56) feet, central angle of said curve being twenty-seven degrees ten minutes fifty-one seconds (27°10'51")] to a point in the line common to Sections 15 and 16, the City of Centerville and the City of Kettering corporation lines, the south line of Lot 17 of Marlan Park Subdivision Section Two and grantor's north line;

thence with the line common to Sections 15 and 16, the City of Centerville and the City of Kettering corporation lines, the south line of Lot 17 of Marlan Park Subdivision Section Two and grantor's north line, South seventy degrees ten minutes forty-three seconds (70°10'43") East for twenty-four and 80/100 (24.80) feet to the TRUE POINT OF BEGINNING, subject however to all covenants, conditions, restrictions, reservations, and easements contained in any instrument of record pertaining to the above described tract of land.

It is understood that the above described tract of land contains no and 279/1000 (0.279) acres, more or less, inclusive of the present road which occupies no and 095/1000 acres, more or less.

The bearing system used is based on the Cheltenham Section One record plan system, recorded in Plat Book 137, Page 21 of the Plat Records of Montgomery County, Ohio.

This description was prepared by Woolpert Consultants.

Daryl L. Wells

Ohio Professional Surveyor #6932

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RE 41-2 -LPA		
5-85 —	County	District
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STATE O	Parcel No DF OHIO TRANSPORTATION DMINISTRATION	
그 그 가장 가장 가지 하는 경기 때문에	LE AND PURCHASE MPROVEMENTS FOR	(LPA)
This Agreement, entered into on the below date by and between	DAYTON KOREAN B	APTIST CHURCH
hereinafter (if more than one, collectively) called the OWNER (ar hereby agree(s) to relinquish and release to the purchaser here described real property); and the STATE OF OHIO, Department	in all right, Interest and expecta-	ncy of dower in the hereinafter
WITNESSETH: In consideration of the mutual promises, agree. 1. Purchaser promises and agrees to pay to said Owner the formula of the mutual promises.		nound for
Dollars (\$ b 000 . D) which total sum to be paid compensation for:		tract shall constitute the entire
(A) The real property to be conveyed. (B) For damages to any residual lands of the owner; (C) For owner's coverants berein:	5	

And for any supplemental instruments necessary for transfer of title.

It is understood and agreed that the Owner is responsible for all delinquent taxes and assessments, including penalties and interest; and all other real estate taxes and assessments which are a lien on the closing date. The current calendar year's taxes are to be prorated on an estimated basis to the date of acquisition of title or date of possession; whichever is the earlier date. Owner is also responsible for all future installments of special assessments levied and assessed against said real property, whether these special assessments have or have not been certified to the county auditor for collection provided those installments are a lien on said real property at the date of transfer. The Purchaser may hold in escrow a sufficient amount of the purchase money to satisfy the above items. Any balance remaining after taxes, assessments, etc. are discharged, shall be refunded to the Owner and any deficiency shall be the responsibility of the Owner, Programme Bije Coli.

- 2. Owner agrees to sell and convey, upon the fulfillment of all the obligations and ferms of this in GREEMENT, by a good and sufficient deed of general warranty of title, with full release of dower, to said PURCHASER, its successors and assigns, the real property in fee simple, or if otherwise specified, the rights or estate in the real property, as described in Exhibit A, attached hereto which is incorporated herein and made a part hereof as if fully rewritten herein, together with all the appurtenances and hereditaments thereunto belonging and improvements now located thereon and all fixtures of every nature now attached or used with said land and improvements.
- 3. Owner further agrees to release to said Purchaser, its successors and assigns, any and all abutters rights, including access rights, appurtenant to any remaining lands of the Owner of which the above described real property now forms a part, in, over, from and to the real property described in Exhibit A hereof. (This paragraph applies to limited access parcels only.)
- Owner further agrees to execute supplemental instruments necessary for the construction and maintenance of said highway project, over, across, and upon the real property described in Exhibit A.
- 5. Owner further agrees to convey said real property as herein set forth, with release of dower, warranting the same free and clear from all liens and encumbrances whatsoever, except zoning restrictions and public utility easements of record.
- 6. Owner further agrees to assist wherever possible to procure, record and deliver to the Purchaser releases and cancellations of all interest in such title, including, but not limited to tenants, lessees or others now in possession, or in any manner occupying said premises, and all assessment claims against said real property.
- 7. Owner also agrees that he will not change the existing character of the land. In the event of any damage, change, alteration or destruction occurs to said real property thereon, resulting from any cause whatspever, prior to the date the possession is surrendered to the Purchaser, the Owner agrees to restore it to the condition it was in at the time of the execution of this agreement by the Owner, or to accept the purchase price consideration, hereinabove stated, less the cost of such restoration. In case the Owner refuses to restore it to the condition it was in at the time of the execution of this Agreement by the Owner, or to accept the money consideration less the cost of such restoration as hereinabove stated, the Purchaser may, at its option after discovery or notification of such destruction, removal or injury, terminate this agreement by written notice to said

- 8. Prior to acceptance by the Purchaser, the execution of this Agreement by the Owner shall constitute an offer to self-which shall continue for a period of twenty (20) days from the date of such execution. Upon acceptance of this Agreement by the Purchaser within said period, it shall constitute a valid and binding Agreement of Sale and Purchase.
- 9. Owner agrees that the Purchaser may designate an excrow agent who shall act in behalf of both parties in connection with the consummation and closing of this Agreement which shall be made at a time and place agreed upon between the parties, but no later than ten days after notification of the Owner by the Purchaser that Purchaser its ready to close.

11. This contract shall be binding upon Owner and Owner's heirs, executors, administrators, successors and assigns, and shall

the arrangement in this was a graph of the first

10. Physical possession of vacant land shall be surrendered no later than the date payment is tendered.

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(Address)	*1			(Mailing Add	(513) 433-0288 433 dress)	***
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