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## 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 occupancy 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.

## DTE 100EX Rev. 1/14

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

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

FOR COUNTY AUDITOR'S USE ONLY		Date	Co. no.	Number
Instr. Tax. district no.	Tax list	Land	Bldg.	Total 0.00
DTE code number		Split/	new plat Remarks	
Property located in				taxing district
Name on tax duplicate			Tax	duplicate year
Acct. or permanent parcel no.		Мар	book Page	
Description				
		mation. See instructions	on reverse.	
1. Grantor's name				
2. Grantee's name	Phone			
Grantee's address				
3. Address of property				
4. Tax billing address				and the second s
b) solely in order to provide or c) to confirm or correct a deed d) to evidence a gift, in any forr e) on sale for delinquent taxes f) pursuant to court order, to the g) pursuant to a reorganization the corporation conveys the shares in the dissolved corporation to resurrender of the subsidiar i) by a subsidiary corporation to resurrender of the subsidiar i) by lease, whether or not it explicitly in the property when the value of the real processideration for the new real processideration for the new real estate and the transaction of a registered owner.  o) to a from a person when no real estate and the transaction of a registered owner.  o) to a trustee acting on behalf p) of an easement or right-of-w q) of property sold to a survivin r) to or from an organization econsideration and is in further among the heirs at law or depaid for the real property.  t) to a trustee of a trust, when the grant of the trust or to withdray revoke the trust or to withdray to the beneficiaries of a trust by a revoke the trust or to withdray to the beneficiaries of a trust by a revoke the trust or to withdray to the beneficiaries of a trust by a revoke the trust or to withdray to the property of a trust by a revoke the trust or to withdray to the beneficiaries of a trust became irrevocable at the decomposition of the property of the property of the grantor indicated that this proper	previously executed and rem, between husband and wor assessments.  e extent that such transfer of corporations or unincorproperty to a stockholder a cration.  to its parent corporation for y's stock.  Itends to mineral or mineral or operty or interest in real property being transferred to sidence.  The property being transferred to sidence.  The property of the real property, solely money or other valuable at on is not a gift.  The property of the trust has trustee of the charitable or parises, including a surviving the grantor of the trust has trustee of the trust, when the trust assets.  The fee was paid on the trust has trustee of the grantor.  The fee was paid on the trust has trustee of the grantor.  The fee was paid on the trust has trustee of the grantor.  The fee was paid on the trust has trustee of the grantor.  The fee was paid on the trust has trustee of the grantor.  The fee was paid on the trust has trustee of the grantor.  The fee was paid on the trust has trustee of the grantor.  The fee was paid on the trust has trustee of the grantor.  The fee was paid on the trust has trustee of the grantor.  The fee was paid on the trust has trustee of the grantor.  The fee was paid on the trust has trustee of the grantor.  The fee was paid on the trust has trustee of the grantor.  The fee was paid on the trust has trustee of the grantor.  The fee was paid on the trust has trustee of the grantor.  The fee was paid on the trust has trustee of the grantor.	ecorded.  iffe, or parent and child  is not the result of a say corated associations or as a distribution in kind  no consideration, non  Il rights, unless the lea- operty conveyed does the builder of a new  for the purpose of and and tangible considerat  g spouse, from a persociation cased.  terest conveyed does Revised Code section cubic purpose of such and spouse of a common reserved an unlimited the transfer is made to  transfer from the grante constructed pursuant to mader R.C. section 1724 agricultural use valuation  DTE 101.  agricultural use valuation	ale effected or completed programment to the dissolution of the corporation's asset a set in final consideration or in some is easily for a term of years remot exceed \$100. The sidence when the former as a step in, its prompt sation readily convertible into the to himself and others, to the context of the context of the trust of	n of a corporation, to the extent that is in exchange for the stockholder's le consideration of the cancellation newable forever.  It residence is traded as part of the le to others.  If money is paid or to be paid for the la surviving tenant, or on the death le a surviving tenant, or on the death le cancellation in money is paid or to be exercise of the grantor's power to or pursuant to trust provisions that 69.6].  If the consideration in money is paid or to be cancellation in money is paid or to be exercise of the grantor's power to or pursuant to trust provisions that 69.6].
If yes, is the property a multi-unit dwelli i declare under penalties of perjury that this plete statement.	_	ined by me and to the	best of my knowledge and	belief it is a true, correct and com-
Note Statement.				
Signature of grantee or representative			Date	To the state of th