AEP OHIO
An AEP Company
BOUNDLESS ENERGY

Eas.			

## **Easement & Right of Way**

CITY OF GAHANNA, a.k.a., CITY OF GAHANNA, OHIO, an Ohio municipal corporation, "Grantor", in consideration of \$1.00, the easement terms, and other good and valuable consideration from the Ohio Power Company, an Ohio corporation and a unit of American Electric Power, 700 Morrison Road, Gahanna, Ohio 43230, "Grantee", the receipt and sufficiency of which is acknowledged, grants and conveys with general warranty covenants to Grantee, its successors, assigns, lessees, licensees and tenants, a right of way and easement, "Easement" for electric and other current/future energy or communication purposes, overhead and underground, in, on, over, through and across the following described lands situated in the State of Ohio, County of Franklin, City of Gahanna, Quarter Township 1, Township 1, Range 17, United States Military Lands. Being part of a 1.27 acre tract of land, part of a 28-1/2 acre tract of land and part of Reserve "B" (8.793 acres) as delineated on the recorded plat of Woodside Green Section No. 2 of Record in Plat Book 53, pages 54, 55 and 56, Recorder's Office, Franklin County, Ohio and as further described in Instrument Number 200010240215752, Instrument Number 19672B15, and Instrument Number 00753A13 of the Franklin County Recorder's Office (Parcel # 025-004345-00, Parcel # 025-004276-00 & Parcel # 025-005784-00).

## Said lines and facilities shall be constructed within the limits of certain strips of land. The dimensions of which are shown on the attached drawing marked Exhibit "A" and made a part hereof.

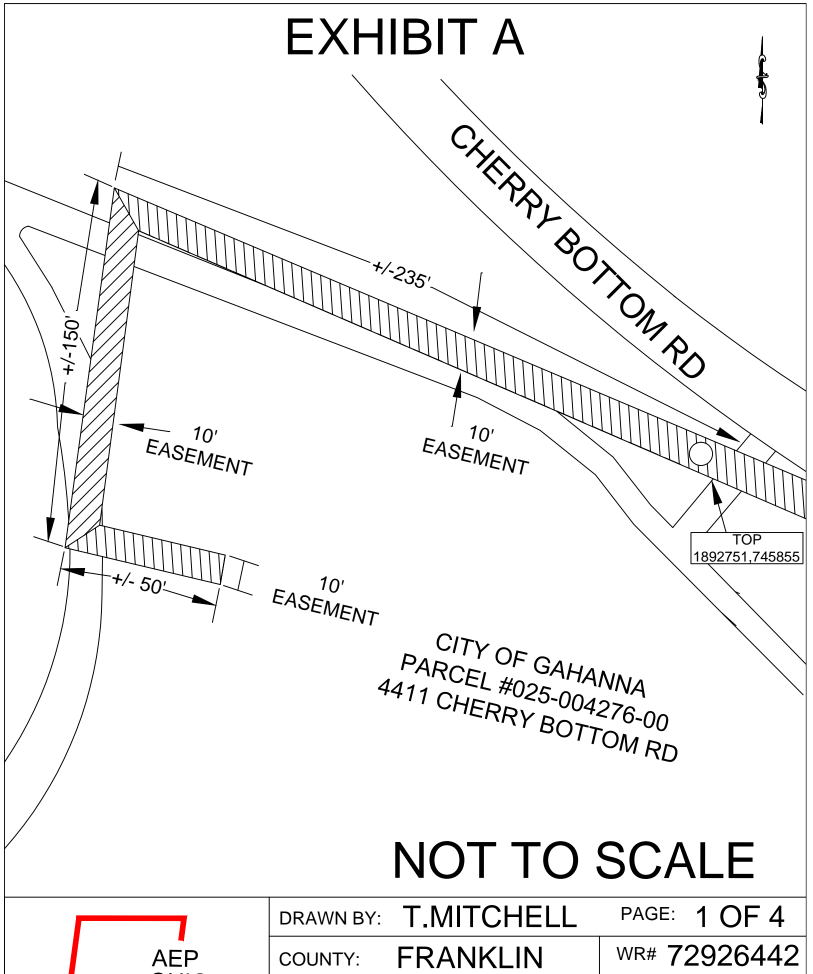
This Easement conveys all necessary and convenient rights for the Easement's use, including, without limitation, the rights to: construct, operate, maintain, inspect, protect, repair, replace, enlarge, upgrade, extend and remove utility facilities and relocate within the Easement, all necessary and convenient facilities which include but are not limited to: poles, anchors, guys, supporting structures, conductors, conduits, enclosures, grounding systems, foundations, manholes, transformers, and associated equipment, adding thereto from time to time; perform grading or filling for such facilities; cut, trim, remove and/or otherwise control, with herbicides or by other means, at Grantee's option (without any liability to Grantor), any trees, limbs or branches, brush, shrubs, undergrowth, of whatever size, buildings, structures, or other obstructions that in Grantee's reasonable judgment endanger or interfere with the safety or use of its facilities, both within and adjoining the Easement. Within the Easement, Grantor shall not: place any structures, piles or debris, interfere with lateral support, change the level of the ground by excavation or

mounding without Grantee's written consent, allow any construction that would be inconsistent with the National Electric Safety Code or Grantee's design standards, and, for underground lines, permit or cause any excavation, except for other utilities, provided such utilities rights do not conflict with this Easement. This Easement also conveys the right of ingress and egress in and over any reasonable routes at all times. If any governmental authority requires Grantee to relocate the facilities contemplated by this grant, this Easement conveys the right to relocate such facilities to a comparable location of Grantee's choosing, without the need for a new easement.

Grantor may use its property for all purposes not inconsistent with the full enjoyment of the Easement, but Grantor acknowledges high voltage electric lines will be constructed within the Easement and Grantor shall use its property in a manner consistent with all applicable safety rules and regulations for working near electric lines. Safety/required clearance issues may be referred to Grantee's Engineering Group. Grantee shall restore the premises or pay reasonable damages done to fences, drains, seeded lawns (not landscaping), gates, ditches and crops caused by Grantee's use of the Easement. Grantor has authority to grant this Easement. No delay or omission by Grantee in exercising any right hereunder shall operate as a waiver or forfeiture of such right. This Easement grant is effective and binding upon the parties, their successors, assigns, lessees, licensees, heirs and legal representatives, and if any term hereunder is held invalid, the remainder shall not be affected thereby.

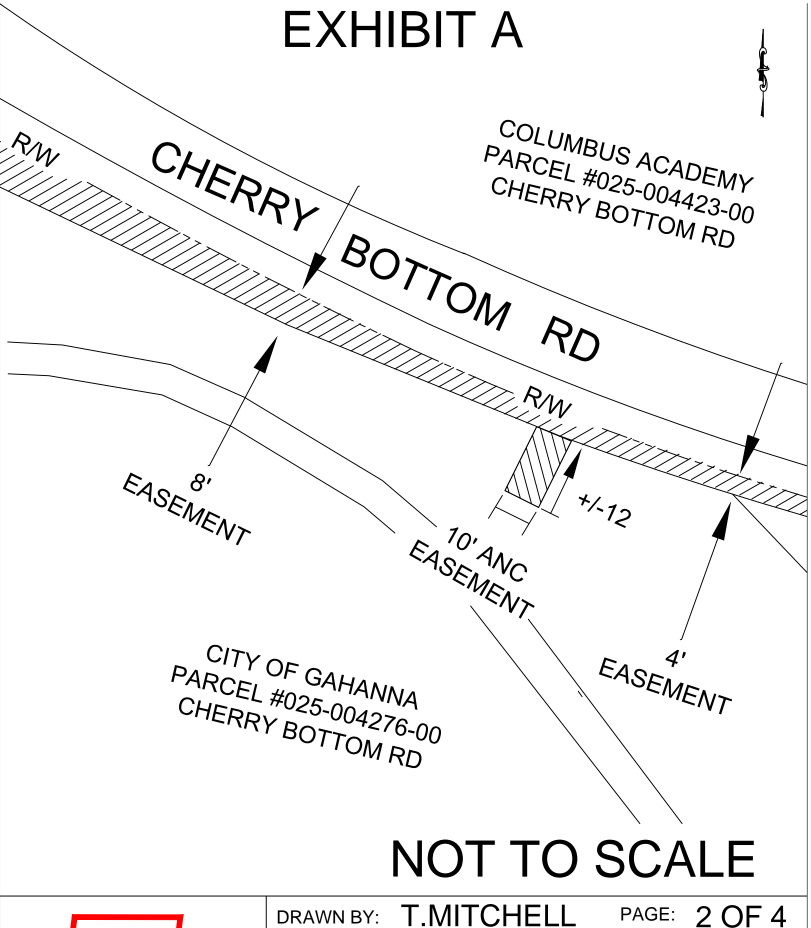
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WITNESS, Grantor signed this Ease	ment on the day of	, 2019.
	CITY OF GAHANNA, a.k.a., CITY OF GAHANNA, OHIO, an Ohio municipal corporation	
	Ву:	
	Print Name:	
	<u>Title:</u>	
STATE OF OHIO,	}	
COUNTY OF	}	
The foregoing instrument w	as acknowledged before me this day	of, 2019
by	(Name),	(Title of Officer
of the CITY OF GAHANNA, a.k.a	., CITY OF GAHANNA, OHIO, an Ohio	nunicipal corporation.
	Notary Public	
	My Commission Expires	



AEP COUNTY: FRANKLIN WR# 72926442

OHIO POWER COMPANY STATE: OHIO SCALE: NTS



		DRAWN BY:	T.MITCHELL	PAGE:	2 OF 4
AEP		COUNTY:	FRANKLIN	WR# <b>7</b>	2926442
	OHIO	CITY/TWP:	GAHANNA	DATE:	06/04/19
OHIO POWER COMPANY		STATE: OHIO		SCALE: NTS	

