STATEMENT OF REASON FOR EXEMPTION FROM MANUFACTURED AND MOBILE HOME CONVEYANCE FEE

DTE FORM 100M(EX) (Prescribed 10/99) Revised Code Sections 319.202 and 319.54(F)(3)

| TYPE OR PRINT ALL INFORMATION | | FOR COUNTY AUDITOR'S USE ONLY | | |
|-------------------------------|--------|-------------------------------|-----------|------|
| Tax List | County | | Tax Dist. | Date |
| Vaar | Number | | Number | |

| Year | Number | Number | Date | |
|---|---|--|---|---|
| Home Located in | | | Taxing District | Number |
| Name on Tax Duplicate | | Tax Duplicate Ye | ar | Neigh. Code |
| Description of Home: | Year Mfg | Certificate Of Title No | | Value |
| Make: | Serial No | Registration No. | | |
| | FOLLOWING MUST BE COM | MPLETED BY GRANTEE OR GRANTEE | 'S REPRESENTATIVE | |
| 2. Grantee's (Buyer) Name Grantee's Address | 2 | | Phone: | |
| 5. Tax Billing Address | shall be charged because the he United States, this state, or an er to provide or release security a gift, in any form, between huselinquent taxes or assessments ourt order, to the extent that succeptaints or unconveys the property to a stocky decorporation; y corporation to its parent corporation to its parent corporation to the subsidiary's stock; see the lease is for a term of year of the home or interest in he home being transferred to the deal other than a manufactured or m reson when no money or other value to the transaction is not a gift; acting on behalf of minor child old to a surviving spouse pursuance or organization exempt from fed insideration and is in further and | ny instrumentality, agency, or political sub- y for a debt or obligation; sband and wife, or parent and child or the s; uch transfer is not the result of a sale effec- nincorporated associations or pursuant to the ockholder as a distribution in kind of the cor- oration for no consideration, nominal consi- ars renewable forever; ome conveyed does not exceed one hundraller of a new home when the former home is tra- nobile home dealer, solely for the purpose luable and tangible consideration readily co- | podivision of the United St spouse of either; eted or completed pursual dissolution of a corporation poration's assets in exchange for deteration, or in sole consideration, or in sole consideration as a step in, its proposed and as a step in, its proposed in the consideration of and as a step in, its proposed in the consideration of an asset in the consideration of the consideration o | ates or this state; Int such order; In, to the extent that the orthe stockholder's shares deration of the cancellation attion for the new home; It on to be paid for the provided such transfer is |
| (r) To the grantor of the trust of the trust of the trust of the beneficion became irr (t) To a corporat 7. Has the grantor indicates | f a trust by a trustee of the trust, we to withdraw trust assets; aries of a trust if the fee was parevocable at the death of the gration for incorporation into a spo | orts facility constructed pursuant to section detection to receive the senior citizen, disabled personal to receive the senior citizen, disabled personal to the control of | ant to the exercise of the gr st to the trustee or pursuant n 307.696 of the Revised | to trust provisions that |
| | | o complete this application prohibits the own y be grantee's (buyer's) principal residence | | |
| I declare under penaltie statement. | s of perjury that this statemen | t has been examined by me and to the best of | my knowledge and belief is a | true, correct, and complete |