

**SECTION 59-19-190 OF THE CODE OF LAWS OF SOUTH CAROLINA 1976 READS AS FOLLOWS:**

**59-19-190. PURCHASE OF LAND BY TRUSTEES; REASSIGNMENT OR DISPOSAL OF LAND PURCHASED WITH STATE FUNDS.**

WHENEVER A BOARD OF TRUSTEES DEEMS IT EXPEDIENT TO ACQUIRE LANDS FOR PUBLIC SCHOOL PURPOSES WITH ANY STATE FUNDS, IT MAY PURCHASE, SUBJECT TO THE PRIOR WRITTEN APPROVAL OF THE STATE BOARD OF EDUCATION, THE LOTS OR PARCELS OF LAND NECESSARY FOR SUCH PURCHASE. THE REASSIGNMENT OR DISPOSAL OF SUCH PARCELS OF LAND PURCHASED AFTER 1952 WITH ANY STATE FUNDS SHALL BE SUBJECT TO THE PRIOR WRITTEN APPROVAL OF THE STATE BOARD OF EDUCATION.

DESCRIPTION OF PROPERTY	SOURCE OF FUNDS	NEED STATE BOARD OF EDUCATION APPROVAL?		
		TO REASSIGN* (Lease)	TO DISPOSE OF* (Sale, Donation)	TO MORTGAGE
1. Unimproved Land	State Funds Local Funds	Yes No	Yes No	No No
2. Land with buildings and/or other/improvements already on it <u>at time of purchase</u>	State Funds Local Funds	Yes No	Yes No	No No
3. Unimproved or improved land (as in 1 or 2 above) where buildings and/or other improvements have been constructed <u>after</u> original purchase	Original Purchase - State Funds - Local Funds  Later Improvements - State Funds - Local Funds	Yes No  No No	Yes No  No No	No No  No No

\* Includes reassignment or disposal of the whole or any part thereof.