

**Resolution 2024-92
Surplus Vehicles and Equipment/Transit**

WHEREAS, Kootenai County Public Transit (Citylink North) has the following vehicles on its asset list:

Quantity	Description	Asset No.	Vehicle No.	VIN
1	2009 Ford Crown Victoria	4514	612	2FAHP71V19X141536
1	2008 Dodge Caravan	4941	610	2D8HN44H58R796758

WHEREAS, *Idaho Code* § 31-808 vests the Board of County Commissioners with the power and authority to manage real and personal property for the benefit of the County; and

WHEREAS, *Idaho Code* § 31-829 provides that whenever any elected official has any personal property belonging to the County under his/her jurisdiction or control which, in his/her judgement, is of no further use to the county, he/she may, with the consent of the Board of County Commissioners, have the property declared as surplus and dispose of the property through sale or other lawful means; and

WHEREAS, vehicles and equipment purchased with federal grant funding must be used for authorized purposes during the useful life of the assets and for the purposes of the project; and

WHEREAS, the minimum useful life of the above-referenced vehicles and equipment in miles and/or years has been met; and

WHEREAS, because the service life of above-referenced vehicles and equipment has been reached and the unit market value is less than \$5,000, the resale or salvage value of each asset does not trigger the property disposition provisions in the Federal Transportation Administration (FTA) Master Agreement, and therefore, these assets can be retained, sold, or otherwise disposed of with no obligation to reimburse FTA;

WHEREAS, due to miles, years in service, repair and safety concerns, the above-referenced vehicles are of no further use to the County; and

WHEREAS, each of the items described hereinabove has a value less than \$5,000 and in excess of \$250.00; and

WHEREAS, the Kootenai County Public Transit Office desires to have each of these items declared as surplus property and to be authorized to retain, sell, or otherwise dispose of them in accordance with FTA Circular C 5010.1D and Idaho law;

NOW THEREFORE, BE IT HEREBY RESOLVED that the property described hereinabove shall be, and is hereby declared to be surplus property, and in accordance

therewith, the vehicles shall be offered for sale at public auction to the highest bidder, after advertising the same as surplus property in accordance with *Idaho Code* § 31-808. Any property remaining unsold after being offered for sale at public auction may be sold or disposed of as authorized in *Idaho Code* § 31-808 or other applicable law.

Upon a motion to adopt the text of the foregoing Resolution made by Commissioner Mattare, seconded by Commissioner Brooks, the following vote was recorded:

Commissioner Mattare: Aye
Commissioner Brooks: Aye
Chairman Duncan: Aye

Upon said roll call, the text of the foregoing was duly enacted as a Resolution of the Board of Commissioners of Kootenai County, Idaho on the 10th day of December, 2024.

KOOTENAI COUNTY
BOARD OF COMMISSIONERS

ATTEST:
JENNIFER LOCKE, CLERK



Leslie Duncan, Commissioner - Signed 12/10/2024



Teri Johnston, Deputy Clerk - Signed 12/11/2024



Bruce E. Mattare, Commissioner - Signed 12/10/2024



Bill Brooks, Commissioner - Signed 12/11/2024