

Resolution 2019-36
Surplus Equipment and Asset Deletion/Solid Waste Department

WHEREAS, Idaho Code 31-807 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 judgment, 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 means; and

WHEREAS, Idaho Code 31-808 provides that property not exceeding \$250.00 in value may be sold through a private sale without notice of public auction; and

WHEREAS, the Kootenai County Solid Waste Department has in its possession one Boom Truck, Asset Tag No. #4833, one transfer trailer, Asset Tag No. # 4175, two (2) pickup trucks, Asset Tag Nos. #3491 and #4058, and video surveillance equipment, Asset Tag Nos. #6734 and Asset Tag No. #6271, which are obsolete due to age, inoperable and not repairable, and/or are fully depreciated, and have therefore outlived their useful life and are of no further use to the County; and

WHEREAS, the estimated total value of the transfer trailer, pickup truck Asset Tag No. #4058, and video surveillance equipment is each less than \$250.00; and

WHEREAS, the Kootenai County Solid Waste Department desires to have the above referenced property declared as surplus property, disposed of pursuant to law, and deleted from the County's asset list;

NOW THEREFORE, IT IS HEREBY RESOLVED that the items referenced hereinabove be, and hereby are, declared to be surplus property, and in accordance therewith, the Board of County Commissioners may take action to dispose of said items by public or private sale, or by other means in accordance with Idaho law, and remove the same from the County's list of assets.

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

Commissioner Brooks:	Aye
Commissioner Duncan:	Aye
Chairman Fillios:	Aye

