

Resolution 2018-31
Salvage Vehicle/Equipment/Asset Deletion/KCSO/Human Resources

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;

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, the Kootenai County Sheriff's Office has in its possession as one of its law enforcement fleet vehicles a 2015 Ford Interceptor Utility Vehicle, VIN No. 1FM5K8AR7FGB68323, with an estimated odometer reading of 42,000 miles, as identified on Exhibit "A" attached hereto. The vehicle is equipped with the following items:

Non-capital assets

- Push bumper and wrap around
- Siren speaker
- Front corner strobes
- Vehicle graphics
- Front partition
- Circuit board

Capital assets

- MPH Industry Doppler Traffic Radar Unit, Serial No. BEE109004657 (see Exhibit "B-1" attached hereto)
- Watchguard P-11 Video Camera, Serial No. DVR2-013981 (see Exhibit "B-2" attached hereto)

and,

WHEREAS, the vehicle referenced hereinabove was involved in an auto accident on February 1, 2018, causing vehicle damage so extensive that the vehicle was deemed totaled by ICRMP, the County's insurance carrier, in that the cost of repairs would exceed the vehicle's value; and,

WHEREAS, as a result of the auto accident referenced hereinabove, the law enforcement equipment identified above was extensively damaged and the same is irreparable and unsalvageable; and,

WHEREAS, pursuant to the terms of the Public Entity Multi-Lines Insurance Policy issued to Kootenai County for the 2017-2018 Policy Year, ICRMP has agreed to pay the County a sum certain for the totaled vehicle and damaged law enforcement equipment referenced hereinabove, and will then arrange to salvage the vehicle and equipment through a private vendor; and,

WHEREAS, the Kootenai County Sheriff's Office desires to have the vehicle and the law enforcement equipment identified above removed from the County's asset list.

NOW THEREFORE, IT IS HEREBY RESOLVED that the vehicle and law enforcement equipment referenced hereinabove be, and hereby is, declared as salvage property, and in accordance therewith, the Board of County Commissioners hereby authorizes the transfer of title of the vehicle to ICRMP in exchange for the ICRMP payment.

BE IT FURTHER RESOLVED that the vehicle and the law enforcement equipment referenced on Exhibits "A," "B-1," and "B-2" be removed from the County's list of assets which is managed by the Kootenai County Clerk/Auditor.

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

Commissioner Bingham:
Commissioner Fillios:
Chairman Eberlein:

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 ____ day of March, 2018.

Dated this _____ day of March, 2018.

KOOTENAI COUNTY
BOARD OF COMMISSIONERS

Marc Eberlein, Chairman

Chris Fillios, Commissioner

Bob Bingham, Commissioner

ATTEST:
JIM BRANNON, CLERK

By: _____
Deputy Clerk