

FEB 28 2011
07:09 AM

HIDALGO COUNTY, TEXAS
ASSET TRANSFER FORM - INITIAL PAGE

ORIGINAL
TF #2011-114
Page 001 of 001

DEPARTMENT NAME	DEPT. NO.	LOCATION
Hidalgo County Sheriff's Office	280	Edinburg, TX
District Attorney's Office	080	100 N. Closser, 3 rd Floor, Edinburg, TX 78539

TRANSFER TO: From: CONTACT PERSON (PRINT) ROY CAZARES CONTACT # 318-2300 FAX # 318-2078

FIXED ASSET DIVISION USE ONLY

DESCRIPTION OF ITEM	INVENTORY TAG NO.	SERIAL NO./VIN.	CURRENT CONDITION	FUND NO.	COST	PIU	LOC
LG Plasma 50" TV - Model No. -609S60-UA Case No. 10-12588	53052	909RMCJ330667	G	1100	\$ 899.97		
LG Plasma 50" TV - Model No. -50PQ30-UA Case No. 10-2588	53053	90TVRMOK305388	G	1100	899.97		
LG 42" TV - Model No. -42LC2D-UD Case No. 10817	53054	608MX0A2F588	G	1100	888.00		
<p>NOTES: This is a Sheriff's Office District Attorney's Office A&U List # 34 3/1/11</p> <p>DISPOSED</p>							

* JUSTIFICATION FOR TRANSFER OF PROPERTY: Item will be used in the different courtrooms for displaying on evidence (photos, videos).

Note: Condition of Item(s): (G) = Good working condition, (F) = Fair condition, and (B) = Broken

The transfer is hereby approved by the Purchasing Agent:

Marty Salazar

Marty Salazar 3/4/11

Contact Person transferring Item(s) out:

PRINT NAME	SIGNATURE	DATE
Rene Guerra	<i>Rene Guerra</i>	
PRINT NAME	SIGNATURE	DATE
	<i>[Signature]</i>	
PRINT NAME	SIGNATURE	DATE
Juan Alvarado	<i>Juan Alvarado</i>	3/8/11
PRINT NAME	SIGNATURE	DATE

Person receiving Item(s) described equipment for our department/office:

Reviewed & Processed by EA Division

RECEIVED MAR 04 2011

Fixed Assets Division Use Only

FROM	TO	TO BE INITIALED BY CONTACT PERSON WHEN ITEMS ARE REMOVED FROM PREMISES
DEPT. NO. _____	DEPT. NO. _____	Initial _____ Date _____
AMOUNT. _____	AMOUNT. _____	EFFECTIVE DATE: 02/02/2009

Please Submit Original Only (To Purchasing Department- Hidalgo County Administration Building - 2812 S. Business 281, Edinburg, TX 78539)

3-7-2011

HIDALGO COUNTY SHERIFF'S OFFICE
AUCTION # 34

PURSUANT TO ARTICLE 18/17 . T.C.C.P.. THE HIDALGO COUNTY SHERIFF'S OFFICE IS HEREBY GIVING NOTICE TO OWNERS OF THE ABANDONED AND UNCLAIMED PROPERTY LIST BELOW, THAT IF SUCH PROPERTY IS NOT CLAIMED WITHIN THREE (3) MONTHS FROM THE DATE OF THIS PUBLICATION, SUCH PROPERTY WILL BE SOLD.

THE PROPERTY WILL NOT BE RETURNED TO AN INDIVIDUAL WITHOUT PROOF OF OWNERSHIP AND A CASE REPORT ACCOMPANYING COPY OF POLICE REPORT FROM THE PROPER LAW ENFORCEMENT AGENCY MADE AT THE TIME OF THE OFFENSE. ANYONE WHO BELIEVES HIS OR HER PROPERTY MAY HAVE BEEN RECOVERED BY THE SHERIFF'S OFFICE SHOULD CONTACT THE EVIDENCE TECHNICIAN, MONDAY THROUGH FRIDAY, 8:00 TO 5:00 P.M. AT (956) 383-8114

1 Red portable air tank	07-16722
2 Kenwood amp	
3 Phillips DVD player	
4 PS2 game system	10-12588
5 Brn box with cotume jewelry	10-12588
6 PS2 game system	10-12588
7 Phillips CD player	10-12588
8 Lake wood fan	10-12588
9 Campbell air compressor	10-12588
10 50" LG flat screen tv	10-12588
11 50" LG flat screen tv	10-12588
12 Dish receiver	10-12588
13 DVD player Jensen	10-12588
14 Mongoose bike	10-19103
15 Sony DVD player	10-12588
16 Dell Laptop	10-10817
17 Power bass	10-12588
18 Toshiba laptop	
19 HP printer	10-12588
20 Music stand	10-12588
21 Pool stick	10-12588
22 XBOX 360 Sony PSP	10-10025
23 Brothers printer	10-12588
24 Zenith VHS DVD player	10-12588
25 Sun bean heater	10-12588
26 Canon player	10-12588
27 RCA theeatre receiver	10-12588
28 LG 43" TV	10-10817
29 Sony playstation system	10-12588
30 Sony cam recorder	10-12588
31 RYOBI weedeater	10-12588
32 Echo weedeater	10-12588
33 JVC stereo	10-12588
34 Apple Computer	10-10817

§ 263.105

LOCAL GOVERNMENT CODE

fair market lease value of the property and air rights being leased.

(c) The parties to the lease mutually shall determine the other conditions of the lease.

Acts 1987, 70th Leg., ch. 149, § 1, eff. Sept. 1, 1987.

§ 263.106. Sale

(a) The commissioners court of a county may sell land owned by the county and the air rights above the land to an individual or a private corporation or association if:

(1) all existing revenue bond obligations encumbering the land have been fully discharged as to bondholders;

(2) a hotel has been built on the land in conjunction with an existing convention center and the hotel has been operated continuously for at least five years from its inception;

(3) the parties to an existing lease of land mutually agree to the sale of the land and the air rights; and

(4) the county receives an amount for the land and air rights that is fair under the market conditions existing at the time of the sale.

(b) The commissioners court may impose deed restrictions or reverters to preserve the use of the land for a purpose consistent with the construction, expansion, ownership, and operation of a hotel and related facilities in conjunction with a convention center.

(c) A sale of land under this subchapter may include land appurtenant to the land on which the hotel or related facilities have been built.

Acts 1987, 70th Leg., ch. 149, § 1, eff. Sept. 1, 1987.

§ 263.107. Expenditure of Tax Funds

In an agreement authorized by this subchapter, the commissioners court of a county may spend tax funds consistent with state law but must limit each commitment or expenditure of tax funds associated with the agreement to an amount available from current revenues of the county.

Acts 1987, 70th Leg., ch. 149, § 1, eff. Sept. 1, 1987.

[Sections 263.108 to 263.150 reserved for expansion]

SUBCHAPTER D. DISPOSITION OF SALVAGE OR SURPLUS PROPERTY

§ 263.151. Definitions

In this subchapter:

(1) "Salvage property" means personal property, other than items routinely discarded as waste, that because of use, time, accident, or any other cause is so worn, damaged, or obsolete that it has no value for the purpose for which it was originally intended.

(2) "Surplus property" means personal property that:

(A) is not salvage property or items routinely discarded as waste;

(B) is not currently needed by its owner;

(C) is not required for the owner's foreseeable needs; and

(D) possesses some usefulness for the purpose for which it was intended.

Acts 1987, 70th Leg., ch. 149, § 1, eff. Sept. 1, 1987. Amended by Acts 1989, 71st Leg., ch. 1, § 61(b), eff. Aug. 28, 1989.

§ 263.152. Disposition

(a) The commissioners court of a county may:

(1) periodically sell the county's surplus or salvage property by competitive bid or auction, except that competitive bidding or an auction is not necessary if the purchaser is another county or a political subdivision within the county that is selling the surplus or salvage property;

(2) offer the property as a trade-in for new property of the same general type if the commissioners court considers that action to be in the best interests of the county;

(3) order any of the property to be destroyed or otherwise disposed of as worthless if the commissioners court undertakes to sell that property under Subdivision (1) and is unable to do so because no bids are made; or

(4) dispose of the property by donating it to a civic or charitable organization located in the county if the commissioners court determines that:

(A) undertaking to sell the property under Subdivision (1) would likely result in no bids or a bid price that is less than the county's expenses required for the bid process;

(B) the donation serves a public purpose; and

(C) the organization will provide the county with adequate consideration, such as relieving the county of transportation or disposal expenses related to the property.

(b) If the property is earth-moving, material-handling, road maintenance, or construction equipment, the commissioners court may exercise a repurchase

option in a contract in disposing of property under Subsection (a)(1) or (a)(2). The repurchase price of equipment contained in a previously accepted purchase contract is considered a bid under Subsection (a)(1) or (a)(2).

(c) Repealed by Acts 2003, 78th Leg., ch. 43, § 2; Acts 2003, 78th Leg., ch. 345, § 3.

Acts 1987, 70th Leg., ch. 149, § 1, eff. Sept. 1, 1987. Amended by Acts 1989, 71st Leg., ch. 1, § 61(b), eff. Aug. 28, 1989; Acts 1991, 72nd Leg., ch. 416, § 3, eff. Sept. 1, 1991; Acts 1993, 73rd Leg., ch. 237, § 1, eff. Aug. 30, 1993; Acts 1995, 74th Leg., ch. 746, § 5, eff. Aug. 28, 1995; Acts 1999, 76th Leg., ch. 254, § 1, eff. May 28, 1999; Acts 2003, 78th Leg., ch. 43, §§ 1, 2, eff. May 15, 2003; Acts 2003, 78th Leg., ch. 345, §§ 1, 3, eff. June 18, 2003.

§ 263.153. Notice

(a) The commissioners court shall publish notice of a sale of surplus or salvage property in at least one newspaper of general circulation in the county.

(b) The notice must be published on or after the 30th day but before the 10th day before the date of the sale.

Acts 1987, 70th Leg., ch. 149, § 1, eff. Sept. 1, 1987.

§ 263.154. Rejection of Offer

The commissioners court or its designated representative conducting the sale may reject any offer to purchase surplus or salvage property if the court or representative finds the rejection to be in the best interests of the county.

Acts 1987, 70th Leg., ch. 149, § 1, eff. Sept. 1, 1987.

§ 263.155. Record

(a) The commissioners court shall keep a record of each item of surplus or salvage property sold and the sale price of each item.

(b) The commissioners court shall keep, for one year, a record of each item of surplus or salvage property destroyed or otherwise disposed of.

Acts 1987, 70th Leg., ch. 149, § 1, eff. Sept. 1, 1987. Amended by Acts 1989, 71st Leg., ch. 1, § 61(c), eff. Aug. 28, 1989.

§ 263.156. Proceeds

Unless otherwise provided by law, the commissioners court shall deposit the proceeds from the sale of surplus or salvage property:

(1) in the county treasury to the credit of the general fund or the fund from which the property was purchased; or

(2) if the property was used for maintenance or construction of county roads and bridges, in the county treasury to the credit of the county road and bridge fund.

Acts 1987, 70th Leg., ch. 149, § 1, eff. Sept. 1, 1987.

§ 263.157. Title

If a purchaser of surplus or salvage property at a sale held in accordance with this subchapter complies in good faith with the conditions of the sale and the applicable rules of the commissioners court, the purchaser obtains good title to the property.

Acts 1987, 70th Leg., ch. 149, § 1, eff. Sept. 1, 1987.

§ 263.158. Rules

The commissioners court may adopt rules necessary to administer this subchapter.

Acts 1987, 70th Leg., ch. 149, § 1, eff. Sept. 1, 1987.

[Sections 263.159 to 263.200 reserved for expansion]

SUBCHAPTER E. CONVEYANCE OF REAL PROPERTY FROM COUNTY TO UNITED STATES

§ 263.201. Acquisition and Conveyance of Land for Water Projects

(a) If a county that has a part of its boundary coincident with a part of the international boundary between the United States and Mexico, or that is contiguous to such a county, has made an agreement with the United States to acquire and, on request, convey to the United States, with or without monetary consideration, land or an interest in land desired by the United States to enable the United States or an establishment of the United States to carry out an act of the United States Congress in aid of navigation, irrigation, flood control, or improvement of water courses and to accomplish a purpose specified by Section 2204.101, Government Code, the commissioners court of the county may:

(1) on request by the United States through its proper officer for the conveyance of land, or an interest in land, that is necessary for the construction, operation, or maintenance of the water project, acquire the land or interest in land by gift or purchase or by condemnation in accordance with Chapter 21, Property Code, for ultimate conveyance to the United States; and