Date

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY				
Department: F	January 24, 2012 Palm Tran Palm Tran Palm Tran	[X] Consent [] Ordinance	[]Regular []Public Hearing	
	I. EXECUT	VE BRIEF		
Motion and Title: St	taff recommends moti	on to:		
	on authorizing the conv Buses to Hernando Cou		oc Mobility 20-Passenger	
	nent regarding the conv Buses to Hernando Cou		oc Mobility 20-Passenger	
Summary: Palm Tran needs to dispose of (3) Arboc Mobility 20-Passenger Low Floor Cut Away Buses. These buses have not reached their useful life, and in accordance with the Federal Transit Administration (FTA) guidelines, may be conveyed to another FTA grant recipient. Hernando County has approached Palm Tran and expressed their desire to acquire these buses. Hernando County has affirmed that it is an entity qualified and eligible to receive a conveyance of personal property from Palm Beach County in accordance with the requirements of Section 125.38, F.S., and that it desires to use the Buses for the public or community interest and welfare. These buses were purchased using 100% Federal Funds earmarked to the City of Boynton Beach, and Palm Beach County purchased the buses on behalf of the City of Boynton Beach. The City of Boynton Beach has notified Palm Tran of the discontinuation of their service and these buses are no longer needed by the City. Countywide (DR)				
Background and Justification: Transit buses purchased through the use of FTA funds must be used for the purpose intended for the vehicle's useful life. The useful life of these transit buses is either seven (7) years or 200,000 miles. The buses mentioned above have not reached their useful life and may be transferred to another FTA grant recipient. Because there is a residual FTA interest, Palm Beach County must receive FTA's approval to transfer the buses to Hernando County and Hernando County must also receive FTA concurrence to add these buses to their FTA sponsored assets. Hernando County will be fully responsible for all transportation costs. Additional findings to be made by the Board in support of the transfer of the buses are set forth in the resolution authorizing their conveyance. Palm Tran will submit the Board's resolution to the FTA and request FTA's written approval to transfer the buses to Hernando County.				
2	 Resolution of the Boa Agreement with Hern Request to Transfer A Palm Beach County. 	ando County (2 co		
Recommended By:	Department Director		Jav. 4, 2012 Date	

Assistant County Administrator

II. FISCAL IMPACT ANALYSIS

Fiscal Years	2012	2013	2014	2015	2016
Grant Expenditures					
Operating Costs					
External Revenues	(\$1.00)				
Program Income (County)					
In-Kind Match (County)					
NET FISCAL IMPACT	(\$1.00)				
# ADDITIONAL FTE POSITIONS (Cumulative)	0				-
ls Item Included In Cur	rent Budget?	Yes	No X		
ls Item Included In Cur Budget Account No.:				Object _	
	Progr	am	Reporting Cat	egory	
B. Recommended S	Progr Sources of Fun	amds/Summary o	Reporting Cat	egory :	
B. Recommended S	Progr Sources of Fun scal Review:	amds/Summary o	Reporting Cate of Fiscal Impact Finance Manage	egory :	
	Progr Sources of Fun scal Review:	ds/Summary of John Murphy,	Reporting Cate of Fiscal Impact Finance Management	egory :	

D	l casl	Suffici	onev

this item complies with current County policies.

Contract Dev. and Control

C. Other Department Review:

Assistant County Attorney

Department Director

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RESOLUTION NO. R-

RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, FINDING THAT CERTAIN COUNTY-OWNED BUSES ARE NOT NEEDED FOR THE COUNTY'S TRANSIT SYSTEM OR ANY OTHER COUNTY PURPOSE; AUTHORIZING THE SALE, CONVEYANCE AND TRANSFER OF THE BUSES HERNANDO COUNTY; APPROVING AN AGREEMENT WITH COUNTY HERNANDO REGARDING THE SALE, TRANSFER CONVEYANCE AND OF THE **BUSES**; ESTABLISHING AN EFFECTIVE DATE.

WHEREAS, Palm Beach County ("County") has three (3) transit buses ("Buses") that have not reached the end of their useful service life and the County has determined that the buses are not needed for the County's public transit system or any other County purpose; and

WHEREAS, Hernando County has applied to County's Board of County Commissioners (Board) for the Buses and requested that they be conveyed to Hernando County for use within its public transit system and for the purpose of promoting the public or community interest and welfare, and the Board is satisfied that the Buses are required for such purposes; and

WHEREAS, Hernando County is an entity that is qualified and eligible to receive a conveyance of personal property from Palm Beach County in accordance with the requirements of Section 125.38, F.S., and Hernando County has advised Palm Tran that it desires to use the Buses for the public or community interest and welfare; and

WHEREAS, County's acquisition of the Buses was funded by a grant from the Federal Transit Administration (FTA) and the FTA has a federal interest in the remaining fair market value and useful life of the Buses; and

WHEREAS, FTA Circular 5010.1D requires that an FTA grantee obtain FTA's approval prior to transfer rolling stock to another FTA grantee and that the grantee to receive the rolling stock obtain FTA's approval prior to its receipt of the rolling stock; and

WHEREAS, Hernando County is a current grantee of the FTA; and

WHEREAS, the FTA has advised Palm Tran staff that the County may transfer title of the Buses to Hernando County if County complies with all FTA requirements applicable to the transfer of the Buses, and Hernando County, in one of its current FTA grants or in its next grant application, acknowledges the Buses' fair market value and the Federal interest in the Buses, complies with all FTA requirements applicable to its receipt of the Buses and obtains FTA's approval of its receipt of the Buses and;

WHEREAS, the Board has determined that the Buses will be used for the public or community interest and welfare as described herein and in an Agreement Regarding the Sale, Conveyance and Transfer of Buses to Hernando County, Florida ("Agreement"), and that the Buses should be transferred and conveyed for the nominal sum of One Dollar and other good and valuable consideration in accordance with the Agreement and the rules and requirements of the FTA; provided, that, all conditions precedent to the transfer required under the Agreement and FTA Circular 5010.1D have been satisfied.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that:

1. The recitals set forth above are true and correct.

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Page 2 of	f_ <i>_</i>

2.	The	Board	does	hereby	authorize	its	Chair,	on	behalf	of	the	Board,	to	enter	into	the
Agreer	nent	with He	ernanc	lo Coun	ty for the s	sale	, conve	yan	ice and	tra	nsfe	r of the	Вι	ıses d	escri	bed
below.																

- 3. Following execution of the Agreement, title to the Buses is to be transferred and conveyed to Hernando County in accordance with the provisions of the Agreement; provided that, all conditions precedent to the transfer have been met, including but not limited to, Palm Tran's receipt of notice that FTA has approved the transfer. County's County Administrator or his designee, is authorized to take all steps needed to effectuate the sale, conveyance and transfer of the Buses.
- 4. The Vehicle Identification Numbers and Palm Beach County asset numbers of the vehicles to be conveyed are as follows:

5. This Resolution shall take effect upon its adoption.

The foregoing resolution was offered by	Commissioner, who moved its
adoption. The motion was seconded by	Commissioner, and upon being
put to a vote, the vote was as follows:	
Commissioner Shelley Vana, Chair	
Commissioner Steven L. Abrams, \	/ice Chairman
Commissioner Karen T. Marcus	<u></u>
Commissioner Paulette Burdick	
Commissioner Burt Aaronson	
Commissioner Jess R. Santamaria	
Commissioner Priscilla A. Taylor	<u></u>
The Chair thereupon declared this resolu	ution duly passed and adopted this day of
APPROVED AS TO FORM AND LEGAL SUFFICIENCY	PALM BEACH COUNTY, FLORIDA, by its BOARD OF COUNTY COMMISSIONERS
	Sharon R. Bock, Clerk and Comptroller
By: County Attorney	By: Deputy Clerk

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AGREEMENT REGARDING THE SALE, CONVEYANCE AND TRANSFER OF BUSES TO HERNANDO COUNTY, FLORIDA (THE HERNANDO EXPRESS BUS "The Bus")

THIS AGREEMENT REGARDING THE SALE, CONVEYANCE AND TRANSFER OF BUSES is made and entered into this _____ day of _____, 2011, by and between Palm Beach County, a political subdivision of the State of Florida, (hereinafter referred to as "Palm Beach County"), and Hernando County, a political subdivision of the State of Florida, (hereinafter referred to as "Hernando County").

WITNESETH:

WHEREAS, Palm Beach County's Department of Surface Transportation (also known as "Palm Tran") has determined that it has three (3) Arboc Mobility 20-Passenger Low Floor Cut Away Buses (collectively referred to herein as "Buses") that are not needed for any County purpose, that the Buses are an uneconomical asset, and that Palm Beach County no longer has a public transit need for the Buses; and

WHEREAS, Hernando County has advised Palm Tran, that Hernando County is in need of replacement Buses and desires to acquire the Buses from Palm Beach County; and

WHEREAS, Hernando County has represented that it will incorporate the Buses into Hernando County's "The Bus" public transit system, and use them to promote the community interest and welfare by enhancing its public transit system; and

WHEREAS, Hernando County has applied to Palm Beach County for the conveyance of the Buses and affirms that it will use the Buses to accomplish the purposes described herein; and

WHEREAS, Hernando County represents and affirms that it is an entity qualified and eligible to receive a conveyance of personal property from Palm Beach County in accordance with the requirements of Section 125.38, F.S.; and

WHEREAS, Palm Beach County has determined that the Buses are not needed for any Palm Beach County purpose, that the Buses are required for use by Hernando County, and that the Buses should be conveyed to Hernando County for the nominal sum of One Dollar (\$1.00); provided, that, the Federal Transit Administration approves the conveyance; and

WHEREAS, Palm Beach County's Board of County Commissioners finds that the use Hernando County will make of the Buses constitutes and will serve a valid public purpose; and

WHEREAS, Palm Beach County is willing to transfer the Buses to Hernando County for use as contemplated hereunder.

NOW, THEREFORE, in consideration of the covenants and promises contained herein, the parties agree as follows:

- 1. Incorporation of Recitals: The foregoing recitals are true and correct and incorporated into and made a part of this Agreement.
- 2. Purpose: The purpose of this Agreement is to set forth the various duties, rights and obligations of the parties regarding the transfer of the Buses to Hernando County and Hernando County's use of the Buses to promote the community's interest and welfare by utilizing the Buses in "The Bus" public transit system as contemplated in this Agreement. The Buses to be transferred to Hernando County consist of three (3) 2010 Arboc Mobility 20-Passenger Low Floor Cut Away Buses with the following Vehicle Identification Numbers:

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1GB6G5BGXB1144332 Fixed Asset #10186898 1GB6G5BG1B1143666 Fixed Asset #10186901 1GB6G5BGXB1143908 Fixed Asset #10186900

- 3. Representatives: Palm Beach County's representative following the execution of this Agreement will be Palm Tran's Executive Director whose telephone number is 561-841-4200, or his designee. Hernando County's representative following the execution of this Agreement will be Ronald F. Pianta, AICP, Director of Land Services/ MPO, whose telephone number is (352) 754-4057 or such other representative designated by Hernando County.
- 4. Transfer of Title: Palm Beach County agrees to transfer title, relinquish possession and deliver the Buses to Hernando County at Palm Tran's main facility located at 3201 Electronics Way, West Palm Beach, Florida or such other location in Palm Beach County, Florida, on such date and time specified by Palm Beach County's Representative; provided, that, the Federal Transit Administration (FTA) has notified Palm Beach County that it has approved the transfer of the Buses to Hernando County, and Palm Beach County has received from Hernando County the nominal sum of One Dollar (\$1.00). Hernando County shall be solely responsible for and shall bear all costs arising out of and related to the conveyance, transfer of title, delivery and acceptance of the Buses, of whatsoever kind or nature. Hernando County acknowledges that the original purchase price of the Buses was funded under FTA Grants No. FL-03-0327 and FL-04-0030, and that the Buses, at the time they were acquired by Palm Beach County, had a seven (7) year or 200,000 miles service life. Hernando County further acknowledges that the Buses have not been placed into service or depreciated, that each bus has a service life of seven (7) years or 200,000 miles and that the corresponding total value of all three Buses is \$367,500.00, and that FTA has a continuing interest in the Buses. Palm Beach County is willing to release its ownership and control of the Buses to Hernando County following Palm Beach County's receipt of FTA's approval of the transfer of the Buses to Hernando County in accordance with any applicable FTA guidance, and FTA Circulars C 5010.1D and C 9300.1B. Hernando County further agrees that it will include the transferred vehicles in its next grant application and take all actions deemed appropriate or required by the FTA (in accordance with FTA Circular C 5010.1D), so as to establish the transfer to and Hernando County's acceptance of the ownership and responsibility for the Buses, and the release of Palm Beach County from any future liability or responsibility for the Buses. Hernando County acknowledges that with the execution of this Agreement it accepts responsibility for the continued satisfactory maintenance and control of the Buses in accordance with FTA requirements. Hernando County further represents that the Buses are needed for revenue service and that it will include the transferred Buses on its equipment inventory records.
- 5. Acceptance of Buses "As Is" and Disclaimer of Warranty: It is understood between the parties that Palm Beach County is conveying the Buses to Hernando County "as is" and that no representations are made as to the maintenance, design, safety, operability or condition of the Buses or any equipment associated therewith. No warranties are made, of any kind or nature, and none shall be deemed to be in effect, including but not limited to any warranty with respect to the maintenance, design, condition, safety or operability of the Buses, their quality or capacity, their conformity to or compliance with any requirement of law (whether state, federal or local), or any rule, specification or contract pertaining to the Buses. No warranties are made regarding patent infringement, any latent defect or the Buses' fitness for any or a particular purpose or an Hernando County's execution of this Agreement shall act as its implied purpose. acknowledgment that it has performed a detailed inspection of the Buses and accepts them in their "as is" condition. Hernando County further acknowledges and agrees that no representations or warranties have been made regarding the Buses, and that it has not relied upon any statement or representation made by Palm Beach County or Palm Tran, Inc. or their respective officers, employees, servants or agents regarding the Buses or any equipment that may or not may be located thereon. Hernando County shall inspect the Buses and correct any and all conditions that may interfere with or affect the safe operation or use of the Buses or create a danger to any person or property prior to it or any other person or entity using or operating the

 Palm Beach County is not the manufacturer of the Buses or any equipment associated therewith. Palm Beach County is not the agent of the manufacturer, and no warranty against patent or latent defects in material, workmanship, or capacity is given. Palm Beach County does not warrant the Buses or any equipment associated therewith as being fit for a particular purpose, an implied purpose or any purpose or as having been maintained or adjusted to a certain condition, level or degree of safety, or as required by law. No oral or written statement, representation, information or advice from Palm Beach County, Palm Tran, Inc. or any of their respective officers or employees whether given before, during or after delivery of the Buses shall create a warranty, including any warranty as to maintenance, safety, operability or reliability, and Hernando County expressly acknowledges that it is not entitled to rely on any such statement, representation, information or advice, if such was made or given.

NO WARRANTIES, WHETHER EXPRESS OR IMPLIED, ARE GIVEN. ALL WARRANTIES OF MERCHANTABILITY AND FITNESS FOR ANY, AN IMPLIED OR PARTICULAR PURPOSE ARE EXPRESSLY EXCLUDED. PALM BEACH COUNTY SHALL NOT BE LIABLE FOR ANY GENERAL, SPECIAL, DIRECT OR INDIRECT DAMAGES, INCLUDING WITHOUT LIMITATION, ANY LOST PROFITS, SAVINGS OR OTHER CONSEQUENTIAL, EXEMPLARY OR INCIDENTAL DAMAGES ARISING OUT OF THIS AGREEMENT AND/OR HERNANDO COUNTY'S USE OR OPERATION OF THE BUSES. NEITHER PALM BEACH COUNTY NOR PALM TRAN, INC. SHALL BE LIABLE FOR ANY CLAIM FOR DAMAGES, INCLUDING WITHOUT LIMITATION, PERSONAL INJURY OR PROPERTY DAMAGE, BASED UPON A CLAIM IN CONTRACT, TORT (INCLUDING NEGLIGENCE), MISREPRESENTATION, STRICT LIABILITY OR BREACH OF WARRANTY.

- 6. Discrimination Prohibited: Hernando County represents and warrants that it will not discriminate in any use made of the Buses and that its employees and passengers will be treated equally without regard to race, color, religion, disability, sex, age, national origin, ancestry, marital status, sexual orientation, familial status, gender and gender identity or expression.
- 7. Responsibility: Hernando County shall be solely responsible for all costs associated with or related to the sale, conveyance, delivery, transfer of title and its use of the Buses. Hernando County agrees that Palm Beach County and Palm Tran, Inc. has no responsibility or duty, of any kind or nature, to any person or entity, relating to the Buses. Hernando County expressly waives and releases Palm Beach County and Palm Tran, Inc. from any and all responsibility or liability, of any kind or nature whatsoever, that Palm Beach County or Palm Tran, Inc, had, has or may have to Hernando County or any other person or entity, related to Palm Beach County's conveyance of the Buses to Hernando County or Hernando County's ownership or the use, operation, maintenance or possession of the Buses.
- 8. No Agency Relationship: Palm Beach County will transfer title to the Buses for the nominal sum of One Dollar (\$1.00), in accordance with FTA Circular C 5010.1D and other applicable FTA regulations or requirements, after receiving FTA's written approval. Palm Beach County is merely a donor of the Buses. Neither Hernando County nor any other agency or entity that may use or operate the Buses is an agent, servant or employee of Palm Beach County or Palm Tran, Inc. Neither Palm Beach County nor Palm Tran, Inc. is an agent, servant or employee of Hernando County or any agency, entity or third party with which Hernando County has or may have a relationship. Hernando County acknowledges and agrees that neither Palm Beach County nor Palm Tran, Inc. has any control over the actions, activities or decisions of Hernando County or any agency, entity or third party with which Hernando County may have a relationship. Nothing contained herein shall create an agency relationship between Hernando County and Palm Beach County or Hernando County and Palm Tran, Inc., or any other agency or entity and Palm Beach County and Palm Tran, Inc.

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- 9. Hernando County shall not assign, transfer or otherwise encumber this Agreement, in whole or in part, without first having obtained the prior written consent of Palm Beach County.
- 10. Hold Harmless and Indemnification: To the extent permitted by law, Hernando County agrees to protect, defend, reimburse, save, indemnify and hold Palm Beach County, Palm Tran, Inc., their successors or assigns, and their respective directors, officers, servants, agents or employees, free and harmless, at all times, from and against any and all suits, actions, damages, liabilities, interest, attorney's fees, costs and expenses of any kind or nature, including all costs of appeals, arising out of or related, in any manner whatsoever, to Hernando County's acquisition, inspection, acceptance, possession, use, operation or maintenance of the Buses, any intentional or negligent act or omission of Hernando County, or any intentional or negligent act or omission of Palm Beach County or Palm Tran, Inc. that relates, in any manner, to Hernando County's acquisition, inspection, ownership, operation, maintenance, possession or use of the Buses. Hernando County expressly agrees that neither Palm Beach County nor Palm Tran, Inc. has a duty to Hernando County or any other agency or entity, the public, any member of the public, any passenger being transported on one of the Buses, or any other third party to notify Hernando County or any other person of any defect or dangerous condition or to correct any defect or dangerous condition which may exist or affect, in any way whatsoever, Hernando County's or any other agency's or entity's use, maintenance or operation of the Buses. The foregoing indemnification shall survive the expiration or termination of this Agreement and shall remain in effect at all times during which Hernando County and/or any other agency or entity owns, possesses, uses, maintains or has an interest in the Buses.
- 11. Remedies and Venue: This Agreement shall be governed by the laws of the State of Florida and any and all legal action necessary to enforce this Agreement shall be held in Palm Beach County, Florida. No remedy herein conferred upon any party is intended to be exclusive of any other remedy, and each and every such remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or otherwise. No single or partial exercise by any party of any right, power, or remedy hereunder shall preclude any other or further exercise thereof
- 12. No Third Party Beneficiaries Created: This Agreement is not intended to be a third party beneficiary contract and creates no right in anyone other than Hernando County, Palm Beach County and Palm Tran, Inc. No other person or entity shall have any rights, interest, or claims against Palm Beach County or Palm Tran, Inc. as a result of this Agreement or Hernando County's acquisition, possession, ownership, use, operation or maintenance of the Buses, or be entitled to any benefits under or on account of this Agreement as a third-party beneficiary or otherwise. Hernando County expressly acknowledges and agrees that neither Palm Beach County nor Palm Tran, Inc. has a duty, of any kind or nature, to Hernando County, any agency, entity or third party as a result of Hernando County's or any other agency, entity or third party's acquisition, ownership, operation, maintenance, possession or use of the Buses.
- 13. Any notice given pursuant to the terms of this Agreement shall be in writing and hand delivered or sent by U.S. Mail. All notices shall be addressed to the following:

As to Palm Beach County:
Executive Director, Palm Tran
3201 Electronics Way
West Palm Beach, FL 33407
(561) 841-4200

As to Hernando County:

The County Administrator 20 N. Main Street, Room 265 Brooksville, FL 34601 352-754-4000

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- 14. Representations: Hernando County acknowledges Palm Beach County's intent to sell and convey the Buses to Hernando County in accordance with the requirements of Section 125.38, F.S. Hernando County affirms its representation to County that it is an entity eligible to receive personal property from Palm Beach County under Section 125.38, F.S. To the extent permitted by law, Hernando County shall save, defend, indemnify and hold harmless Palm Beach County and Palm Tran, Inc. for any and all liability or responsibility that Palm Beach County or Palm Tran, Inc., had, has or may have as a result of a determination that Hernando County is not an entity eligible to receive personal property from Palm Beach County under Section 125.38, F.S.
- 15. Waiver: No waiver of any provisions of this Agreement shall be effective unless it is in writing and signed by the party against whom it is asserted. Any such written waiver shall only be applicable to the specific instance to which it relates and shall not be deemed a continuing or future waiver.
- 16. Captions: The captions and section designations herein set forth are for convenience only and shall have no substantive meaning.
- 17. Joint Preparation: The preparation of this Agreement has been a joint effort of the parties and the resulting document shall not, solely as a matter of judicial construction, be construed more severely against one of the parties than the other.
- 18. Severability: Should any section, paragraph, sentence, clause or provision hereof be held by a court of competent jurisdiction to be invalid, such shall not affect the remaining portions of this Agreement.
- 19. Entirety of Contract and Modifications: Palm Beach County and Hernando County agree that this Agreement sets forth the entire agreement between the parties, and that there are no promises or understandings other than those stated herein. No modification, amendment or alteration in the terms or conditions contained herein shall be effective unless contained in a written document executed with the same formality and equality of dignity herewith.
- 20. Survivability: Any provision of this Agreement which is of a continuing nature or imposes an obligation which extends beyond the term of this Agreement shall survive its expiration or earlier termination.

(Remainder of Page Intentionally Left Blank)

1 2 3 4	IN WITNESS WHERE OF, the parties effective on the date first above written.	have executed this Interlocal Agreement and it is
5	Palm Beach County, Florida, by its Board of County Commissioners	Hernando County, Florida, by its Board of County
6 7 8 9 10 11 12 13 14	By:Chair	By: James Adkins, Chairman COUNTY COU
15 16	Attest:	Attest:
17 18 19	Sharon R. Block, Clerk & Comptroller	Karen Nicolai, Clerk of Court Robert States Nacolar By: Hall Nicolar
20 21 22 23 24	By: \ Deputy Clerk	By: Maln Nacolar Clerk
25 26 27 28 29 30 31 32 33 34 35	Approved as to Ferms and Conditions By: Chrick Cohen, Executive Director Palm Tran	
36 37 38 39 40	Approved as to Form and Legal Sufficiency	Approved as to Form and Legal Sufficiency
41 42 43 44 45 46 47 48 49 50 51	County Attorney	County Attorney



REQUEST TO TRANSFER ASSETS TO FIXED ASSETS MGT OFFICE PALM BEACH COUNTY

OFMB/ FINANCIAL MANAGEMENT DIVISION FIXED ASSETS MANAGEMENT OFFICE

TORIU		(Please type	(Please type or print clearly in black or blue pen)				FORM #2		
DEPARTMENT/DIVISION N	NAME Palm	TRAN	CUSTODIAN CODE		7320	DATE	DATE /-3-12.		
ASSET	DESCRI	PTION	REASON CODE	CONDITION	FAMO UPDATE REFERENCE	E Z# ASSIGNED	ASSIGNED.	O SGRAP	
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1 EXCESS CONDITION CODES 1 NEW 2 G	2 OBSOLETE OOD 3 FAIR	3 OTHER SURPLUS (spec	ify) <i>Merized</i> 6 y KEN/SERVICEABLE	· · · · · · · · · · · · · · · · · · ·	4 STATUTORY/PUBLIC PUBLIC P	PRPOSE/BCC ACTION (Describe in Comments Se	(specify)	
COMMENTS (details on Reason	on 4 Transfers, Trade-ins, Scrapt			APPHOVALSE	XED ASSETS: MANAGEME O	eplace.	d onc obtain Jan a	ed BC	
ORIGINATOR OFFICER			3-12-	INVENTORY O	FFICER	prior To	DATE_	Wee	
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