

QUITCLAIM DEED

The UNITED STATES OF AMERICA, acting by and through the Secretary of the Interior, acting by and through the Southeast Regional Director, National Park Service (hereinafter designated "Grantor"), under and pursuant to the power and authority contained in the provisions of the Federal Property and Administrative Services Act of 1949 (63 Stat. 377), as amended, and particularly as amended by Public Law 485, 91st Congress, and regulations and orders promulgated thereunder, for and in consideration of the perpetual use of the hereinafter described premises for public park and public recreation area purposes by the City of Anniston, Alabama (hereinafter designated "Grantee"), does hereby release and quitclaim to Grantee, and to its successor and assigns, subject to the reservations, exceptions, restrictions, conditions and covenants hereinafter expressed and set forth, all Grantor's right, title and interest in and to the following approximately 129.88 acres of described property and improvements, known as a portion of former Fort McClellan Military Reservation, City of Anniston, Calhoun County, Alabama, more particularly described as follows:

[See Exhibit 1 which is attached hereto and made a part hereof.]

Together with all personal property on the property which personal property is described in Exhibit 2 which is attached hereto and made a part hereof.

This conveyance is made subject to any and all existing rights-of-way, easements and covenants and agreements affecting the above-described premises, whether or not the same appear of record, including but not limited to the following easements for public utilities and pipelines:

a. Easement to Algasco recorded at Deed Book (DB) 3001, Pages 453-465 in the Probate Records of Calhoun County, Alabama:

Recorded at Plat Book EE, Page 19, Slide 328;
Recorded at Plat Book EE, Page 20, Slide 328;
Recorded at Plat Book EE, Page 21, Slide 329;
Recorded at Plat Book EE, Page 22, Slide 329;
Recorded at Plat Book EE, Page 23, Slide 329;
Recorded in DB 3001 with the easement document;
Recorded at Plat Book EE, Page 24, Slide 329;
Recorded at Plat Book EE, Page 25, Slide 329.

b. Easement to Alabama Power Company recorded at Deed book 2111, Pages 233-262 in the Probate Records of Calhoun County, Alabama.

c. Easement to BellSouth Telecommunications recorded at Deed Book 2141, Pages 217-272 in the Probate Records of Calhoun County, Alabama.

d. Easement to the Anniston Water Works and Sewer Board recorded at Deed Book 2141, Pages 217-272 in the Probate Records of Calhoun County, Alabama.

Pages 217-272 in the Probate Records of Calhoun County, Alabama.

To Have and to Hold the hereinbefore described property, subject to the reservations, exceptions, restrictions, conditions and covenants herein expressed and set forth unto the Grantee, its successors and assigns, forever.

Pursuant to authority contained in the Federal Property and Administrative Services Act of 1949, as amended, and applicable rules, regulations and orders promulgated thereunder, the General Services Administration determined the subject property to be surplus to the needs of the United States of America and assigned the property to the Department of the Interior for further conveyance to the City of Anniston, Alabama.

It is agreed and understood by and between the Grantor and the Grantee, and the Grantee, by its acceptance of this deed, does acknowledge its understanding of the agreement, and does covenant and agree to itself, and its successors and assignees, forever, as follows:

1. This property shall be used and maintained for the public purposes for which it was conveyed in perpetuity as set forth in the program of utilization and plan contained in the application, submitted by the Grantee on June 18, 1998, amended on February 10, 2003, which program and plan may be further amended from time to time at the request of either the Grantor or Grantee, with the written concurrence of the other party, and such amendments shall be added to and become a part of the original application.

2. The Grantee shall, within 6 months of the date of its deed of conveyance, erect and maintain a permanent sign or marker near the point of principal access to the conveyed areas which says:

This park land was acquired through the FEDERAL LANDS TO PARKS PROGRAM of the United States Department of the Interior, National Park Service, for the public's recreational use and enjoyment.

3. The property shall not be sold, leased, assigned, or otherwise disposed of except to another eligible governmental agency that the Secretary of the Interior agrees in writing can assure the continued use and maintenance of the property for public park or public recreational purposes subject to the same terms and conditions in the original instrument of conveyance. Any mortgage, lien, or any other encumbrance not wholly subordinate to the reverter interest of the Grantor shall constitute an impermissible disposal. However, this provision shall not preclude the Grantee and its successors or assigns from issuing revenue or other bonds related to the use of the property to the extent that such bond shall not in any way restrict, encumber, or constitute a lien on the property. Further, nothing in this provision shall preclude the Grantee from providing related recreational facilities and services compatible with the approved application, through concession agreements entered into with third parties, provided prior concurrence to such agreements is obtained in writing from the Secretary of the Interior.

4. From the date of this conveyance the Grantee, its successors and assigns, shall submit biennial reports to the Secretary of the Interior, setting forth the use made of the property during the preceding 2-year period, and other pertinent data establishing its continuous use for the purposes set forth above, for ten consecutive reports and as further determined by the Secretary of the Interior.

5. All revenue received by the Grantee through concession agreements, use permits, or other fees generated by activities on the property shall be used only for the implementation of an approved Program of Utilization for the operation of park and recreation facilities and programs on the property. After the Program of Utilization is completed, and as long as the property is properly and sufficiently operated and maintained, the revenue may be used for other public park and recreational purposes by the Grantee. Any revenue received by the Grantee which is generated on or by the operation of the property shall not be used for non-recreational purposes. Any revenue received by the Grantee which is generated through the operation of the property shall be listed and accounted for in its biennial reports to the Secretary of the Interior.

6. The Grantor, and any representative it may so delegate, shall have the right of entry upon said premises at any time to conduct inspections of the property for the purpose of evaluating the Grantee's compliance with the terms and conditions of this deed.

7. As part of the consideration for the Deed, the Grantee covenants and agrees for itself, its successors and assigns, that: (1) the program for or in connection with which this Deed is made will be conducted in compliance with, and the Grantee, its successors and assigns, will comply with all requirements imposed by or pursuant to the regulations of the Department of the Interior in effect on the date of this Deed (43 C.F.R. Part 17) issued under the provisions of Title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d-1); (2) this covenant shall be subject in all respects to the provisions of said regulations; (3) the Grantee, its successors and assigns, will promptly take and continue to take such action as may be necessary to effectuate this covenant; (4) the United States shall have the right to seek judicial enforcement of this covenant; and (5) the Grantee, its successors and assigns, will (a) obtain from each other person (any legal entity) who, through contractual or other arrangements with the Grantee, its successors and assigns, is authorized to provide services or benefits under said program, a written agreement pursuant to which such other person shall, with respect to the services or benefits which he is authorized to provide, undertake for himself the same obligations as those imposed upon the Grantee, its successors and assigns, by this covenant, and (b) furnish a copy of such agreement to the Secretary of the Interior, or his successor; and that this covenant shall run with the land hereby conveyed, and shall in any event, without regard to technical classification or designation, legal or otherwise, be binding to the fullest extent permitted by law and equity for the benefit of, and in favor of the Grantor and enforceable by the Grantor against the Grantee, its successors and assigns.

8. The Grantee agrees to comply with the requirements of Public Law 90-480 (82 Stat. 718), the Architectural Barriers Act of 1968, as amended by Public Law 91-205 of 1970 (84 Stat. 49), and the Americans with Disabilities Act of 1990 (104 Stat. 337) to assure that development of facilities on conveyed surplus properties for public park and recreation purposed are accessible to

9. Grantee shall be on the lookout for archeological artifacts during any construction activities and shall take appropriate action should any artifacts be discovered. Grantee shall comply with the provision of 36 C.F.R. Part 800, regarding protection of historic and cultural properties. Grantee's development plans shall avoid sites identified by a Cultural Resources Assessment of the property, and, prior to any alteration or construction on the property, Grantee shall consult with the Alabama State Historic Preservation Office.

10. The Grantee further covenants and agrees to comply with the National Environmental Policy Act of 1969, as amended, the 1977 Amendments to the Federal Water Pollution Control Act (Clean Water Act of 1977), the Federal Disaster Protection Act of 1973 (87 Stat. 975), Executive Order 11990 (May 24, 1977) for Protection of Wetlands and Executive Order 11988 (May 24, 1977) for Floodplain Management, where and to the extent said Amendments and Orders are applicable to the property herein conveyed, and the Grantee shall be subject to any use restrictions issued under said Amendments and Orders.

11. The Grantee further covenants, agrees to comply with and acknowledges receipt of Attachment 1, entitled Environmental Protection Provisions, consisting of 12 pages, attached hereto and made a part hereof, each page containing at the bottom the following notation: "FOST/Parks & Recreation, Fort McClellan, Alabama, January 28, 2002, Final." Attachment 1 includes a Notice of the presence of asbestos-containing materials (ACM), a Notice of the potential for presence of polychlorinated biphenyl (PCB), a Notice of the presence of lead-based paint (LBP) and a Covenant against the use of the property for residential purpose, a Notice of the presence of radon, a Notice of the potential for the presence of ordnance and explosives, a Notice of the presence of endangered species, a Notice of the presence of pesticides and a Notice of historic property and preservation covenant.

12. With reference to Tracts 5, 7 and 10 the Grantee acknowledges receipt of the following **CERCLA 120(h)(3) Notice and Covenants:**

a. Pursuant to Section 120(h)(3) of the Comprehensive Environmental Response, Compensation and Liability Act as amended, 42 U.S.C. § 9620(h)(3), ("CERCLA") the Grantor (all references to the Grantor in this paragraph, Paragraph 12, refer to the Department of the Army) hereby notifies the Grantee, its successors and assigns, of the storage, release, and disposal of hazardous substances on the Property.

(1) The Grantor hereby covenants that prior to the date of this conveyance, all corrective, remedial and response actions necessary to protect human health and the environment have been taken with respect to the Property.

(2) The Grantor hereby covenants that all corrective, remedial and response actions necessary to protect human health and the environment with respect to any hazardous substances remaining on the Property after the date of transfer shall be conducted by the Grantor.

b. The CERCLA warranty in Paragraph 12.a(1) shall not apply in any case in which the person or entity to whom the Property is transferred was a "responsible party," as defined under CERCLA Section 107(a)(2)-(4) with respect to such Property prior to such transfer.

c. The Grantor hereby reserves an access easement to the Property in any case in which a response action or corrective action is found to be necessary after the date of this conveyance at such Property, or in any case such access is necessary to carry out a response action or corrective action on adjoining property. In exercising this access easement, the Grantor shall give the Grantee, or the then record owner, at least thirty (30) days prior written notice of actions to be taken in the remediation of the property or the adjacent property, as the case may be, except for emergency situations or an imminent threat to human health and the environment, (in which case the Grantor shall give such notice as is reasonably practicable under the circumstances) and shall use reasonable means, without significant additional cost to the Grantor, to avoid and/or minimize interference with the use of the Property by the Grantee, its successors and assigns. Furthermore, any such actions undertaken by the Grantor pursuant to this Section will, to the maximum extent practicable, be coordinated with a representative of the Grantee, its successors and assigns. Grantee agrees that, notwithstanding any other provisions of the Deed, the Grantor assumes no liability to the Grantee, its successors or assigns, or any other person, should remediation of the Property interfere with the use of the Property. The Grantee shall not through construction or operation/maintenance activities interfere with any remediation or response action conducted by the Grantor under this section. The Grantee, the then record owner, and any other person, shall have no claim against the Grantor or any of its officers, agents, employees or contractors solely on account of any such interference resulting from such remediation.

d. Nothing in this paragraph is intended to, nor shall it be construed to, alter, amend, increase or diminish the parties' rights, liabilities, and duties as set forth more fully in Section 120(h) of CERCLA 42 U.S.C. Section 9620(h).

e. The Grantor shall not incur liability for additional response action or corrective action found to be necessary after the date of transfer unless the Grantee, its successors or assigns is able to demonstrate that such release or such newly discovered substance was due to Grantor's activities, ownership, use or occupation of the Property.

13. With reference to Tracts 3, 12 and 14 the Grantee acknowledges receipt of the following **CERCLA 120(h)(4) Notice and Covenants**:

a. Pursuant to Sections 120(h)(4) of the Comprehensive Environmental Response, Compensation and Liability Act, as amended, 42 U.S.C. Section 9601 et seq. ("CERCLA"), the Grantor (all references to the Grantor in this paragraph, Paragraph 13, refer to the Department of the Army) has identified, in the Finding of Suitability to Transfer (FOST), dated January 2002, a copy of which has been provided to the Grantee, the Property as real property on which no hazardous substances and no petroleum products

or their derivatives were stored for one year or more, or known to have been released or disposed of.

(1) The Grantor covenants and warrants to the Grantee and its successors in interest that in the event that any response action or corrective action is found to be necessary after the date of this conveyance as a result of hazardous substances or petroleum products contamination existing on the Property prior to the date of this conveyance, such response action or corrective action shall be conducted by the Grantor.

(2) This covenant shall not apply to the extent such remedial actions are caused by activities of the Grantee, its successors, assigns, transferees, sublessees, tenants or licensees of the Grantee.

b. The Grantor hereby reserves an access easement to the property in any case in which a response action or corrective action is found to be necessary after the date of this conveyance at such Property, or in any case such access is necessary to carry out a response action or corrective action on adjoining property. In exercising this access easement, the Grantor shall give the Grantee, or the then record owner, at least thirty (30) days prior written notice of actions to be taken in the remediation of the Property or the adjacent property, as the case may be, except for emergency situations or an imminent threat to human health and the environment, (in which case the Grantor shall give such notice as is reasonably practicable under the circumstances) and shall use reasonable means, without significant additional cost to the Grantor, to avoid and/or minimize interference with the use of the Property by the Grantee, its successors and assigns. Furthermore, any such actions undertaken by the Grantor pursuant to paragraph 13.a(1) will, to the maximum extent practicable, be coordinated with a representative of the Grantee, its successors and assigns. Grantee agrees that, notwithstanding any other provisions of the Deed, the Grantor assumes no liability to the Grantee, its successors or assigns, or any other person, should remediation of the Property interfere with the use of the Property. The Grantee shall not through construction or operation/maintenance activities interfere with any remediation or response action conducted by the Grantor under this section. The Grantee, the then record owner, any other person, shall have no claim against the Grantor or any of its officers, agents, employees or contractors solely on account of any such interference resulting from such remediation.

14. The Grantor's obligation to pay or reimburse any money under this deed, and specifically in Paragraphs 12 and 13, is subject to availability of appropriated funds to the Department of the Army, and nothing in this deed shall be interpreted to require obligations or payment by the Grantor in violation of the Anti-Deficiency Act.

15. In the event there is a breach of any of the conditions and covenants herein contained by the Grantee, its successors and assigns, whether caused by the legal or other inability of the Grantee, its successor and assigns, to perform said conditions and covenants, or otherwise, all right, title and interest in and to said premises shall revert to and become the property of the Grantor at its

option, which in addition to all other remedies for such breach shall have the right of entry upon said premises, and the Grantee, its successors and assigns, shall forfeit all right, title and interest in said premises and in any and all of the tenements, hereditaments and appurtenances thereunto belonging; provided, however, that the failure of the Secretary of the Department of the Interior to require in any one or more instances complete performance of any of the conditions or covenants shall not be construed as a waiver or relinquishment of such future performance, but the obligation of the Grantee, its successors and assigns, with respect to such future performance shall continue in full force and effect. The Grantee, by its acceptance of this deed, covenants and agrees for itself, and its successors and assigns, that in the event the Grantor exercised its option to revert all right, title, and interest in the property to the Grantor, or the Grantee voluntarily returns title to the property in lieu of a reverter, then the Grantee shall provide protection to and maintenance of said property at all times until such time as the title is actually reverted or returned to and accepted by the Grantor, including the period of any notice of intent to revert. Such protection and maintenance shall, at a minimum, conform to the standards prescribed by the General Service Administration in its Federal Property Management Regulations, 41 C.F.R. 101 - 47.402, in effect at the time of the reversion.

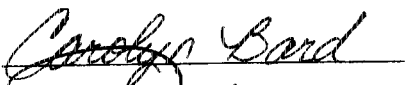

IN WITNESS WHEREOF, the Grantor has caused these presents to be executed in its name and on its behalf this the 11th day of APRIL, 2003.

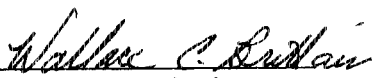
UNITED STATES OF AMERICA
Acting by and through the
Secretary of the Interior

Through:

Regional Director
Southeast Region
National Park Service

WITNESSES:

By: 
Wallace C. Brittain
Chief, Recreation and
Conservation Division

STATE OF GEORGIA)
)ss
COUNTY OF FULTON)

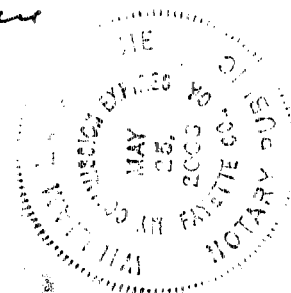
On this 11th day of APRIL, 2003, before me, the subscriber, personally

appeared Wallace C. Brittain, National Park Service, of the United States Department of the Interior, a governmental agency of the United States of America, and known to me to be the same person described in and who executed the foregoing instrument, as the act and deed of the United States of America, for and on behalf of the Secretary of the Interior, duly designated, empowered and authorized to do so by said Secretary and he acknowledges that he executed the foregoing instrument for and on behalf of the United States of America for the purposes and uses therein described.

William Lamar Huie
NOTARY PUBLIC

My commission expires:

MAY 25, 2006



The foregoing conveyance is hereby accepted and the undersigned agrees, by this acceptance, to assume and be bound by all the obligations, conditions, covenants and agreements therein contained.

GRANTEE'S MAILING ADDRESS:

1128 Gurnee Ave
Anniston, AL 36201

COUNTY OF CALHOUN
STATE OF ALABAMA

By: [Signature]

George A. Monk
City Manager

STATE OF ALABAMA)
)ss
COUNTY OF CALHOUN)

On this 27th day of June, 2007, before me, the undersigned Officer, personally appeared George A. Monk, , to me known and known to me to be the same person whose name is subscribed to the foregoing acceptance, who being by me duly sworn, did depose and say that he is City Manager, City of Anniston, Alabama, that he is duly designated, empowered, and authorized by Resolution No. 98-R-39 of the City Council of the City of Anniston dated June 9, 1998, to execute the foregoing acceptance and sign his name thereto; and that he signed his name thereto and acknowledges that he executed the foregoing instrument for and on behalf of the City of Anniston, Alabama for the purposes and uses therein described.

THIS INSTRUMENT PREPARED BY
NAME William Lamar Huie
ADDRESS US Dept of Interior
National Park Center
Atlanta
1924 Building 100 MI St SW

Myla D Burband
NOTARY PUBLIC

My commission expires:

**EXHIBIT 1 to Assignment to DOI
Legal Descriptions and Improvements**

Tract 3

A parcel of land situated in the Northeast Quarter of the Northeast Quarter of Section 20, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama, and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run **N 89°16'45" W** along the south boundary line of said Section, for a distance of **664.44** feet; thence leaving said south line, run **N 00°43'15" E** for a distance of **4053.59** feet to the westerly boundary line of a proposed 60 foot right-of-way and the **POINT OF BEGINNING**; thence leaving said right-of-way, run **N 78°08'13" W** for a distance of **260.57** feet; thence run **N 63°54'54" W** for a distance of **219.63** feet; thence run **N 42°38'58" W** for a distance of **172.83** feet; thence run **N 20°34'10" W** for a distance of **220.56** feet; thence run **N 07°27'56" E** for a distance of **230.69** feet; thence run **S 86°57'58" E** for a distance of **24.25** feet; thence run **N 56°41'05" E** for a distance of **33.35** feet; thence run **N 22°44'17" W** for a distance of **120.00** feet to the southerly boundary line of a proposed 60 foot right-of-way; thence run **S 88°26'54" E** along said right-of-way, for a distance of **53.91** feet; thence run **N 87°05'11" E** along said right-of-way, for a distance of **164.78** feet to the Point of Curvature of a curve to the left, having a radius of **771.14** feet, a central angle of **17°26'20"**, a chord length of **233.80** feet and a chord bearing of **N 78°22'01" E**; thence continue along the arc of said curve and said right-of-way, for a distance of **234.71** feet to the Point of Tangency of said curve; thence run **N 69°38'51" E** along said right-of-way, for a distance of **158.08** feet to the Point of Curvature of a curve to the right, having a radius of **1577.51** feet, a central angle of **4°35'40"**, a chord length of **126.46** feet and a chord bearing of **N 71°56'41" E**; thence continue along the arc of said curve along said right-of-way, for a distance of **126.50** feet to the Point of Curvature of a curve to the right, having a radius of **299.55** feet, a central angle of **29°45'05"**, a chord length of **153.80** feet and a chord bearing of **N 89°07'03" E**; thence continue along the arc of said curve along said right-of-way, for a distance of **155.54** feet to the Point of Tangency of said curve and the westerly boundary line of a proposed 60 foot right-of-way; thence **S 12°24'16" W** along said right-of-way, for a distance of **16.19** feet to the Point of Curvature of a curve to the left, having a radius of **1030.00** feet, a central angle of **7°58'51"**, a chord length of **143.35** feet and a chord bearing of **S 08°24'51" W**; thence continue along the arc of said curve along said right-of-way, for a distance of **143.47** feet to the Point of Tangency of said curve; thence run **S 04°25'25" W** for a distance of **73.20** feet to the Point of Curvature of a curve to the right, having a radius of **1862.99** feet, a central angle of **24°36'03"**, a chord length of **793.77** feet and a chord bearing of **S 16°43'26" W**; thence continue along the arc of said curve along said right-of-way, for a distance of **799.90** feet to the **POINT OF BEGINNING**; said described tract containing **634,538** Square Feet (**14.57** Acres) more or less.

Tract 5

A parcel of land situated in the Northwest Quarter of the Northwest Quarter of Section 15, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run **S 89°12'06" E** along the south line of said section, for a distance of **5316.45** feet to a brass disk found at the Southeast corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence leaving said south line, continue **S 89°12'06" E** along the projection of said last course, for a distance of **1218.44** feet; thence leaving said line, run **N 00°47'54" W** for a distance of **9512.14** feet to the **POINT OF BEGINNING**; said point also being the westerly boundary line of a proposed 60 foot right-of-way; thence leaving said right-of-way line, run **S 54°49'21" W** for a distance of **374.16** feet to the easterly boundary line of a proposed 80 foot right-of-way; thence run **N 38°15'22" W** along said right-of-way line, for a distance of **589.79** feet to the southerly boundary line of a proposed 50 foot right-of-way; thence run **N 52°15'40" E** along said right-of-way line, for a distance of **179.80** feet to the Point of Curvature of a curve to the left, having a radius of **225.00** feet, a central angle of **25°02'03"**, a chord length of **97.53** feet and a chord bearing of **N 39°44'38" E**; thence continue along the arc of said curve and said right-of-way line, for a distance of **98.31** feet to the Point of Tangency of said curve; said point also being the westerly boundary line of a proposed 50 foot right-of-way; thence run **S 48°01'28" E** along said right-of-way line, for a distance of **618.74** feet to the Point of Curvature of a curve to the left, having a radius of **625.00** feet, a central angle of **1°45'05"**, a chord length of **19.10** feet and a chord bearing of **S 33°34'06" E**; thence continue along the arc of said curve for a distance of **19.10** feet to the **POINT OF BEGINNING**; said described tract containing 198,225 Square Feet, (4.55 Acres) more or less.

Tract 7

A parcel of land situated in the Northeast Quarter of Section 21 and the Northwest Quarter of Section 22, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run **S 89° 12' 06" E**, along the south line of said section, for a distance of **5316.45** feet to a brass disk found at the Southeast Quarter of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence, leaving said section line, thence run **N 00° 15' 11" E** for a distance of **3200.28** feet; thence run **N 90° 00' 00" W** for a distance of **486.86** feet to the north boundary line of a proposed 100 foot right-of-way and the **POINT OF BEGINNING**; said point also being the

Point of Curvature of a non-tangent curve to the right, having a radius of 193.58 feet, a central angle of $54^{\circ} 38' 27''$, a chord length of 177.69 feet and a chord bearing of $N 18^{\circ} 02' 19'' W$; thence continue along the arc of said curve for a distance of 184.61 feet to the east boundary line of a proposed 50 foot right-of-way and the Point of Tangency of said curve; thence run $N 09^{\circ} 16' 54'' E$, along said right-of-way, for a distance of 499.12 feet to the Point of Curvature of a curve to the right, having a radius of 250.00 feet, a central angle of $55^{\circ} 41' 07''$, a chord length of 233.52 feet and a chord bearing of $N 37^{\circ} 07' 34'' E$; thence continue along the arc of said curve and said right-of-way for a distance of 242.97 feet to the Point of Tangency of said curve; said point also being the south boundary line of a proposed 50 foot right-of-way; thence run $N 64^{\circ} 58' 07'' E$ for a distance of 380.40 feet to the Point of Curvature of a curve to the left, having a radius of 381.32 feet, a central angle of $49^{\circ} 34' 12''$, a chord length of 319.71 feet and a chord bearing of $N 40^{\circ} 11' 07'' E$; thence continue along the arc of said curve and said right-of-way for a distance of 329.91 feet to the Point of Tangency of said curve; thence, leaving said right-of-way, run $S 76^{\circ} 45' 20'' E$ for a distance of 128.36 feet to the Point of Curvature of a curve to the left, having a radius of 590.37 feet, a central angle of $10^{\circ} 12' 08''$, a chord length of 104.99 feet and a chord bearing of $N 11^{\circ} 13' 25'' E$; thence continue along the arc of said curve and said right-of-way for a distance of 105.12 feet to the Point of Tangency of said curve; thence run $N 34^{\circ} 43' 39'' E$ for a distance of 386.17 feet; thence run $N 30^{\circ} 09' 00'' E$ for a distance of 29.70 feet; thence run $S 51^{\circ} 48' 00'' E$ for a distance of 30.60 feet; thence run $N 36^{\circ} 49' 01'' E$ for a distance of 35.70 feet; thence run $S 60^{\circ} 01' 00'' E$ for a distance of 52.30 feet to the west boundary line of a proposed 60 foot right-of-way; thence run $S 16^{\circ} 36' 00'' W$, along said right-of-way, for a distance of 191.89 feet to the Point of Curvature of a curve to the left, having a radius of 400.00 feet, a central angle of $20^{\circ} 12' 11''$, a chord length of 140.31 feet and a chord bearing of $S 06^{\circ} 29' 55'' W$; thence continue along the arc of said curve and said right-of-way for a distance of 141.04 feet to the Point of Tangency of said curve; thence run $S 03^{\circ} 36' 11'' E$, along said right-of-way, for a distance of 523.82 feet to the Point of Curvature of a curve to the right, having a radius of 520.00 feet, a central angle of $54^{\circ} 21' 42''$, a chord length of 475.07 feet and a chord bearing of $S 23^{\circ} 34' 40'' W$; thence continue along the arc of said curve and said right-of-way for a distance of 493.37 feet to the Point of Tangency of said curve; thence run $S 69^{\circ} 14' 42'' W$, along said right-of-way, for a distance of 63.08 feet to the north boundary line of a proposed 100 foot right-of-way; said point also being the Point of Curvature of a non-tangent curve to the right, having a radius of 1041.25 feet, a central angle of $22^{\circ} 57' 50''$, a chord length of 414.54 feet and a chord bearing of $S 62^{\circ} 14' 26'' W$; thence continue along the arc of said curve and said right-of-way for a distance of 417.33 feet to the Point of Tangency of said curve; thence run $S 73^{\circ} 43' 22'' W$, along said right-of-way, for a distance of 557.13 feet to the **POINT OF BEGINNING**; said described tract containing 1,054,262 Square Feet (24.20 Acres) more or less.

Tract 10

A parcel of land situated in the Southwest Quarter of the Northeast Quarter of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 89° 12' 06" E along the south line of said section, for a distance of 2717.77 feet; thence leaving said south line, run N 00° 47' 54" E for a distance of 1301.80 feet; thence run S 89° 12' 06" E for a distance of 1.17 feet to the easterly right-of-way line of the proposed Eastern Bypass and the POINT OF BEGINNING; thence run N 13° 37' 53" E, along said right-of-way, for a distance of 566.82 feet; thence run N 19° 01' 45" E, along said right-of-way, for a distance of 173.19 feet; thence run N 01° 51' 06" W for a distance of 369.81 feet; thence run N 15° 41' 07" E for a distance of 114.99 feet to the southern boundary line of a proposed 100 foot right-of-way; thence run N 73° 11' 00" E, along said right-of-way, for a distance of 951.39 feet; thence run N 73° 43' 22" E, along said right-of-way, for a distance of 690.93 feet; thence, leaving said right-of-way, run S 15° 51' 36" E for a distance of 778.27 feet; thence run S 74° 22' 38" W for a distance of 859.94 feet; thence run S 16° 05' 26" E for a distance of 251.44 feet; thence run S 74° 22' 52" W for a distance of 474.37 feet; thence run N 15° 37' 08" W for a distance of 251.43 feet; thence run S 74° 22' 52" W for a distance of 492.71 feet; thence run S 15° 37' 08" E for a distance of 343.96 feet; thence run S 74° 22' 52" W for a distance of 343.57 feet to the POINT OF BEGINNING; said described tract containing 1,575,307 Square Feet (36.16 Acres) more or less.

Tract 12

A parcel of land situated in the Northwest Quarter of Section 22, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 89° 12' 06" E, along the south line of said section, for a distance of 5316.45 feet to a brass disk found at the Southeast Quarter of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence, leaving said section line, run N 00° 15' 11" E for a distance of 4246.25 feet; thence run S 90° 00' 00" E for a distance of 704.23 feet to the east boundary line of a proposed 60 foot right-of-way and the POINT OF BEGINNING; thence run N 03° 36' 11" W for a distance of 288.15 feet to the Point of Curvature of a curve to the right, having a radius of 340.00 feet, a central angle of 20° 12' 11", a chord length of 119.27 feet and a chord bearing of N 06° 29' 55" E; thence continue along the arc of said curve and said right-of-way for a distance of 119.89 feet to the Point of Tangency of said curve; thence run N 16° 36' 00" E, along said right-of-way, for a distance of 75.91 feet; thence, leaving said right-of-way, run S 70° 06' 07" E for a distance of 164.39 feet; thence run N 46° 51' 57" E for a distance of 260.72 feet; thence run N 30° 39' 35" E for a distance of 89.27 feet to the south boundary line of a proposed 60 foot right-of-way; said point also being the Point of Curvature of a non-tangent curve to the right, having a radius of 420.00 feet, a central angle of 4° 02' 37", a chord length of 29.64 feet and a chord bearing of S 44° 04' 47" E; thence continue along the arc of said curve and said right-of-way for a distance of 29.64 feet to the Point of Tangency of said curve; thence run S 42° 03' 28" E, along

said right-of-way; for a distance of 133.84 feet to the Point of Curvature of a curve to the left, having a radius of 180.00 feet, a central angle of $66^{\circ} 29' 44''$, a chord length of 197.37 feet and a chord bearing of $S 75^{\circ} 18' 20'' E$; thence continue along the arc of said curve and said right-of-way for a distance of 208.90 feet to the Point of Tangency of said curve; thence run $N 71^{\circ} 26' 48'' E$, along said right-of-way, for a distance of 58.84 feet; thence, leaving said right-of-way, run $S 09^{\circ} 59' 19'' E$ for a distance of 446.22 feet; thence run $S 65^{\circ} 19' 12'' W$ for a distance of 233.11 feet; thence run $S 72^{\circ} 53' 58'' W$ for a distance of 136.30 feet; thence run $N 68^{\circ} 43' 11'' W$ for a distance of 202.80 feet; thence run $S 85^{\circ} 49' 56'' W$ for a distance of 311.57 feet to the POINT OF BEGINNING; said described tract containing 421,852 Square Feet (9.68 Acres) more or less.

Tract 14

A parcel of land situated in the NW $\frac{1}{4}$ of the NE $\frac{1}{4}$ and the NE $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 4, Township 16 South, Range 8 East and the SW $\frac{1}{4}$ of the SE $\frac{1}{4}$ and the SE $\frac{1}{4}$ of the SW $\frac{1}{4}$ of Section 33, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commencing at a open top iron found at the Southeast corner of the NW $\frac{1}{4}$ of Section 4, Township 16 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run $N 90^{\circ} 00' 00'' W$ for a distance of 60.49 feet to the northeasterly boundary line of the City of Anniston and the Point of Curvature of a non-tangent curve to the left, having a radius of 7,920.00 feet, a central angle of $15^{\circ} 25' 29''$, a chord length of 2,125.73 feet and a chord bearing of $N 07^{\circ} 12' 42'' W$; thence continue along the arc of said curve for a distance of 2,132.17 feet to the Point of Tangency of said curve and the POINT OF BEGINNING, said point also being the Point of Curvature of a curve to the left, having a radius of 7,920.00 feet, a central angle of $10^{\circ} 14' 25''$, a chord length of 1,413.64 feet and a chord bearing of $N 20^{\circ} 02' 39'' W$; thence continue along the arc of said curve for a distance of 1,415.53 feet to the Point of Tangency of said curve; thence run $N 79^{\circ} 08' 40'' E$ for a distance of 1,665.27 feet; thence run $S 15^{\circ} 46' 54'' E$ for a distance of 825.74 feet; thence run $S 58^{\circ} 22' 33'' W$ for a distance of 1,615.40 feet to the POINT OF BEGINNING; said described tract containing 40.72 acres more or less, for a grand total of 129.88 acres more or less being transferred.

Together with the following improvements:

EXHIBIT 1 - Continued Improvements

Anniston Parks & Recreation

Tract #	Facility #	Area/Other Meas	Type Space	Year Built
Tract 5	01012	31,996 SF	PHYS FIT CTR	1977
		9,373 SF	INDOOR SWIM POOL	1977
Tract 5	1012F	5,000 GA	HEAT FUEL UNGD	1996
Tract 7	00128	13,300 SF	PHYS FIT CTR	1967
Tract 7	0128F	4,000 GA	HEAT FUEL UNGD	1978
Tract 7	00129	905 SF	ADMIN GEN PURP	1936
Tract 7	00130	24,440 SF	ACS CTR	1941
Tract 7	0130F	1,500 GA	HEAT FUEL UNGD	1996
Tract 7	00132	1 EA	COURT AREA	1941
Tract 7	00133	1 EA	SOFTBALL FIELD	1942
Tract 7	00134	1 EA	BASEBALL FIELD	1941
Tract 7	00135	1 EA	RUNNING TRACK	1941
Tract 7	00136	287 SF	SEP TOILET/SHOWER	1977
Tract 7	00137	1,682 SF	PHYS FIT CTR	1976
Tract 7	00138	3,000 SF	REC SHELTER	1988
Tract 7	00139	1,000 SF	SEP TOILET/SHOWER	1988
Tract 12	02103	1 EA	RUNNING TRACK	1980
Tract 12	02104	1 EA	PLAYGROUND GP	1971
Tract 10	03140	144 SF	ENGR/HOUSING MAINT	1979
Tract 10	03146	1 EA	WASH PLATFORM ORG	1956
Tract 10	03147	1 EA	WASH PLATFORM ORG	1956
Tract 10	03148	1 EA	GREASE RACK	1956
Tract 10	3148W	2,500 GA	WASTE POL STR	1994
Tract 10	03162	1 EA	GRANDSTAND/BLEACHER	1959
Tract 10	03163	1 EA	GRANDSTAND/BLEACHER	1959
Tract 10	03164	1 EA	GRANDSTAND/BLEACHER	1959
Tract 3	03600	18,400 SF	YOUTH CTR	1984

EXHIBIT 2 to Assignment to DOI
Personal Property
Page 1 of 8

Item ID	Location	Description	Quantity	Unit	Category
31360	31360	DCA, YOUTH SERV	3600	2	COMPUTER
31370	31370	DCA, YOUTH SERV	3600	7	SYSTEM MUSIC
31419	31419	DCA, YOUTH SERV	3600	7	TABLE
31443	31443	DCA, YOUTH SERV	3600	10	TABLE POOL
31444	31444	DCA, YOUTH SERV	3600	10	TELEVISION
31446	31446	DCA, YOUTH SERV	3600	11	TABLE
31449	31449	DCA, YOUTH SERV	3600	11	BIN
31458	31458	DCA, YOUTH SERV	3545	1	PIANO UPRIGHT
31462	31462	DCA, YOUTH SERV	3545	2	SCOREBOARD
31564	31564	DCA, CANE CREEK	2247	102	WELDER ARC
31622	31622	DCA, TRUMAN GYM	1012	114	COMPUTER
31624	31624	DCA, TRUMAN GYM	1012	114	MONITOR SMC/EAS
31625	31625	DCA, TRUMAN GYM	1012	114	PRINTER
31630	31630	DCA, TRUMAN GYM	1012	101	BENCH
31631	31631	DCA, TRUMAN GYM	1012	101	STAND
31632	31632	DCA, TRUMAN GYM	1012	114	BIKE
31633	31633	DCA, TRUMAN GYM	1012	114	TUBES
31634	31634	DCA, TRUMAN GYM	1012	114	PADDLE RESCUE BOARD
31635	31635	DCA, FITNESS CT	128	101	BOARD
32072	32072	DCP	2263	UNK	SYSTEM FILING
45264	45264	DCP	2263	101	TABLE OFC
45265	45265	DCP	2263	101	PODIUM WOOD
45266	45266	DCP	2263	101	FAN ELECTRIC
45283	45283	DCP	2263	101	STAND TV WOOD
45287	45287	DCP	2263	107	EASEL STAND
45290	45290	DCP	2263	101	PROJECTOR STAND
45291	45291	DCP	2263	105	EXTINGUISHER FIRE
45293	45293	DCP	2263	105	COATRACK
45294	45294	DCP	2263	107	COATRACK
45296	45296	DCP	2263	106	LOCKERS
45297	45297	DCP	2263	106	CHAIR W/O ARMS
45298	45298	DCP	2263	107	EASEL STAND
45299	45299	DCP	2263	107	EASEL STAND
45300	45300	DCP	2263	101	EASEL STAND
45301	45301	DCP	2263	107	CABINET STEEL
45303	45303	DCP	2263	107	TABLE OFC

Page 2 of 8

Barcode	Display Barcode	Activity	Building	Room	Description
45304	45304	DCP	2263	107	CHAIR W/ARMS ROLLING
45305	45305	DCP	2263	107	CHAIR W/O ARMS
45306	45306	DCP	2263	107	LAMP DESK
45308	45308	DCP	2263	108	DESK
45309	45309	DCP	2263	108	CHAIR W/O ARMS
45310	45310	DCP	2263	101	CHAIR W/O ARMS
45311	45311	DCP	2263	108	CHAIR W/ARMS ROLLING
45312	45312	DCP	2263	108	TABLE OFC
45315	45315	DCP	2263	108	TABLE END WOOD
45316	45316	DCP	2263	108	CHAIR CUSHION DOUBLE
45319	45319	DCP	2263	108	CHAIR CUSHION DOUBLE
45320	45320	DCP	2263	108	CHAIR CUSHION DOUBLE
45321	45321	DCP	2263	108	CHAIR CUSHION SINGLE
45322	45322	DCP	2263	108	CHAIR CUSHION SINGLE
45325	45325	DCP	2263	108	EXTINGUISHER FIRE
45326	45326	DCP	2263	104	CARROL DESK
45328	45328	DCP	2263	108	TABLE OFC
45329	45329	DCP	2263	101	TABLE OFC
45330	45330	DCP	2263	102	TABLE OFC
45331	45331	DCP	2263	102	TABLE OFC
45332	45332	DCP	2263	104	TABLE OFC
45333	45333	DCP	2263	104	TABLE OFC
45334	45334	DCP	2263	104	TABLE OFC
45335	45335	DCP	2263	104	TABLE OFC
45336	45336	DCP	2263	104	TABLE OFC
45337	45337	DCP	2263	104	CARROL DESK
45339	45339	DCP	2263	102	EASEL STAND
45340	45340	DCP	2263	104	TABLE
45341	45341	DCP	2263	104	TABLE
45342	45342	DCP	2263	104	TABLE
45343	45343	DCP	2263	104	CHAIR
45344	45344	DCP	2263	104	CHAIR
45345	45345	DCP	2263	104	CHAIR
45346	45346	DCP	2263	104	CHAIR
45347	45347	DCP	2263	104	CHAIR
45348	45348	DCP	2263	104	CHAIR
45349	45349	DCP	2263	104	CHAIR
45350	45350	DCP	2263	104	CHAIR
45351	45351	DCP	2263	104	CHAIR
45352	45352	DCP	2263	104	CHAIR
45354	45354	DCP	2263	103	CHAIR W/O ARMS

Page 3 of 8

Barcode	Display Barcode	Activity	Building	Room	Asset Description
45355	45355	DCP	2263	103	CHAIR W/O ARMS
45356	45356	DCP	2263	103	CHAIR W/O ARMS
45357	45357	DCP	2263	101	CHAIR W/O ARMS
45358	45358	DCP	2263	103	CHAIR W/O ARMS
45359	45359	DCP	2263	103	CHAIR W/O ARMS
45360	45360	DCP	2263	103	CHAIR W/O ARMS
45361	45361	DCP	2263	103	CHAIR W/O ARMS
45362	45362	DCP	2263	101	CHAIR W/O ARMS
45363	45363	DCP	2263	101	CHAIR W/O ARMS
45364	45364	DCP	2263	102	CHAIR CUSHION
45365	45365	DCP	2263	103	CHAIR CUSHION DOUBLE
45366	45366	DCP	2263	103	TABLE OFC
45367	45367	DCP	2263	103	TABLE OFC
45368	45368	DCP	2263	103	TABLE
45369	45369	DCP	2263	103	PODIUM WOOD
45370	45370	DCP	2263	107	EASEL STAND
45371	45371	DCP	2263	104	STAND TV
45372	45372	DCP	2263	103	CABINET STEEL
45374	45374	DCP	2263	104	COATSTAND
45375	45375	DCP	2263	102	PROJECTOR STAND
45377	45377	DCP	2263	102	STAND TV METAL ROLLING
45378	45378	DCP	2263	102	EASEL STAND
45379	45379	DCP	2263	102	CABINET STEEL
45380	45380	DCP	2263	102	CABINET STEEL
45381	45381	DCP	2263	102	TABLE
45382	45382	DCP	2263	102	TABLE
45383	45383	DCP	2263	102	CHAIR W/O ARMS
45384	45384	DCP	2263	102	CHAIR W/O ARMS
45385	45385	DCP	2263	101	CHAIR W/O ARMS
45386	45386	DCP	2263	101	CHAIR W/O ARMS
45387	45387	DCP	2263	101	CHAIR W/O ARMS
45388	45388	DCP	2263	101	CHAIR W/O ARMS
45389	45389	DCP	2263	101	CHAIR W/O ARMS
45390	45390	DCP	2263	102	CHAIR W/O ARMS
45391	45391	DCP	2263	102	CHAIR W/O ARMS
45392	45392	DCP	2263	102	CHAIR W/O ARMS
45393	45393	DCP	2263	102	CHAIR W/O ARMS
52207	52207	DCA, FITNESS CT	128	101	BOOKCASE WD 3-SHLF
52208	52208	DCA, CANE CREEK	2252	101	BOOKSTACK FREESTAND
52404	52404	DCA, MILLER GYM	130	107	SHELF STORAGE
52405	52405	DCA, MILLER GYM	130	102	SHELF

Page 4 of 8

Barcode	Display Barcode	Activity	Building	Room	Description
52466	52466	DCA, MILLER GYM	130	102	CABINET FILE 5-DRW
52467	52467	DCA, MILLER GYM	130	102	CHAIR W/ARMS
52468	52468	DCA, MILLER GYM	130	102	STAND OFFICE
52469	52469	DCA, MILLER GYM	130	101	BOARD SCHEDULE
52494	52494	DCA, MILLER GYM	130	101	CABINET FILE 4 DR
52495	52495	DCA, MILLER GYM	130	101	CABINET STORAGE
52496	52496	DCA, MILLER GYM	130	101	DESK 6-DRW
52497	52497	DCA, MILLER GYM	130	101	SHELVING
52498	52498	DCA, MILLER GYM	130	101	CHAIR W/O ARMS
52500	52500	DCA, MILLER GYM	130	101	TABLE OFC
52502	52502	DCA, MILLER GYM	130	101	SAFE FIELD
52503	52503	DCA, MILLER GYM	130	101	CHAIR W/O ARMS
57447	57447	DCA, MILLER GYM	130	101	CHAIR W/O ARMS
58903	58903	DCA, FITNESS CT	128	101	DESK 5-DRW
58904	58904	DCA, FITNESS CT	128	101	DESK 6-DRW
58905	58905	DCA, FITNESS CT	128	101	BENCH AEROBICS
58906	58906	DCA, FITNESS CT	128	101	FAN FLOOR PED 2 PC
58907	58907	DCA, FITNESS CT	128	101	FAN FLOOR
58925	58925	DCA, CANE CREEK	2252	101	CABINET STORAGE
58926	58926	DCA, CANE CREEK	2252	101	RACK CLOTHING
58927	58927	DCA, CANE CREEK	2252	101	GRINDER BENCH
58928	58928	DCA, CANE CREEK	2252	101	CABINET 4-DWR
58929	58929	DCA, CANE CREEK	2252	101	TABLE OFC
59088	59088	DCA, TRUMAN GYM	1012	1	DESK TOP CT DRW
59089	59089	DCA, MILLER GYM	130	107	CASE TROPHY
59090	59090	DCA, MILLER GYM	130	107	FAN CIRC
59091	59091	DCA, MILLER GYM	130	107	FAN CIRC
59188	59188	DCA, CANE CREEK	2252	102	REFRIGERATOR
59307	59307	DCA, MILLER GYM	130	107	SCALES PHYS EXAM
59315	59315	DCA, MILLER GYM	130	104	DRYER WHIRLPOOL
59316	59316	DCA, MILLER GYM	130	102	DESK COMPUTER WORKSTATION
59317	59317	DCA, MILLER GYM	130	101	REFRIGERATOR
59318	59318	DCA, MILLER GYM	130	201	LOCKERS WALL STL
59323	59323	DCA, TRUMAN GYM	1012	107A	BENCH WEIGHT
59324	59324	DCA, TRUMAN GYM	1012	107A	BENCH LEG EXT
59325	59325	DCA, TRUMAN GYM	1012	108	BENCH CURL
59326	59326	DCA, TRUMAN GYM	1012	108	LADDER ALUM 6 FT
59327	59327	DCA, TRUMAN GYM	1012	202	DESK
59328	59328	DCA, TRUMAN GYM	1012	202	BOARD ABDOMINAL
59329	59329	DCA, TRUMAN GYM	1012	202	LADDER FOR ABDOMINAL

Page 5 of 8

Barcode	Display Barcode	Location	Building	Room	Description
59330	59330	DCA, TRUMAN GYM	1012	202	SCALES PHYSICIAN
59353	59353	DCA, MILLER GYM	130	101	ANSWERING MACHINE
59354	59354	DCA, TRUMAN GYM	1012	101A	TABLE OFC METAL
59355	59355	DCA, TRUMAN GYM	1012	101A	DRYER TUMBLER
59356	59356	DCA, TRUMAN GYM	1012	107A	MACH WASHING 8LB CAP
59357	59357	DCA, YOUTH SERV	3600	1	SOFA 3 SEAT
59358	59358	DCA, YOUTH SERV	3600	1	SOFA 2 SEAT
59359	59359	DCA, YOUTH SERV	3600	1	SOFA 2 SEAT
59360	59360	DCA, YOUTH SERV	3600	1	SOFA 3 SEAT
59361	59361	DCA, YOUTH SERV	3600	2	CHAIR
59362	59362	DCA, YOUTH SERV	3600	3	WORKSTATION BI-LEVEL
59363	59363	DCA, YOUTH SERV	3600	4	CABINET FILE
59365	59365	DCA, YOUTH SERV	3600	7	REEFER 2-DR LH
59366	59366	DCA, YOUTH SERV	3600	7	REEFER 2-DR LN
59367	59367	DCA, YOUTH SERV	3600	7	CHAIR UPHOL BASE
59368	59368	DCA, YOUTH SERV	3600	7	DESK WOOD LEFT DROP
59369	59369	DCA, YOUTH SERV	3600	8	SETTEE
59370	59370	DCA, YOUTH SERV	3600	8	WASHER EXTR 18-LB
59371	59371	DCA, YOUTH SERV	3600	8	DRYER 9-16 LB
59372	59372	DCA, YOUTH SERV	3600	8	ICE MACHINE
59373	59373	DCA, YOUTH SERV	3600	8	CLEANER VAC
59374	59374	DCA, YOUTH SERV	3600	8	EXTRACTOR CARPET
59375	59375	DCA, YOUTH SERV	3600	10	SOFA 2 SEAT
59376	59376	DCA, YOUTH SERV	3600	10	SOFA 3 SEAT
59377	59377	DCA, YOUTH SERV	3600	10	CHAIR
59378	59378	DCA, YOUTH SERV	3600	11	CABINET HIDEAWAY
59379	59379	DCA, YOUTH SERV	3600	11	CENTER DRESS UP
59380	59380	DCA, YOUTH SERV	3600	2	DESK METAL
61563	61563	DCA, MILLER GYM	130	102	CABINET FILE 5-DRW
61935	61935	DCA, MILLER GYM	130	101	SHELVING
62098	62098	DCA, MILLER GYM	130	101	SHELVING
62324	62324	DCA, YOUTH SERV	3600	7	CHAIR UPHOL BASE
62446	62446	DCA, YOUTH SERV	3600	7	CHAIR UPHOL BASE
62646	62646	DCA, TRUMAN GYM	1012	107A	BENCH WEIGHT
62752	62752	DCA, TRUMAN GYM	1012	107A	BENCH WEIGHT
64389	64389	DCA, MILLER GYM	130	107	SHELF STORAGE
64829	64829	DCA, FITNESS CT	128	101	FAN FLOOR PED 2 PC
65011	65011	DCA, MILLER GYM	130	107	SCALES PHYSICIAN
65032	65032	DCA, YOUTH SERV	3600	10	SOFA 3 SEAT
65034	65034	DCA, YOUTH SERV	3600	10	SOFA 2 SEAT
65044	65044	DCA, YOUTH SERV	3600	7	DESK WOOD LEFT DROP

Page 6 of 8

BIPO	BIPO	BIPO	BIPO	BIPO	BIPO
65058	65058	DCA, TRUMAN GYM	1012	202	BOARD ABDOMINAL
65250	65250	DCA, YOUTH SERV	3600	2	DESK METAL
69089	69089	DCA, YOUTH SERV	3600	10	CHAIR
69165	69165	DCA, TRUMAN GYM	1012	202	SCALE PHYSCIAN
69253	69253	DCA, YOUTH SERV	3600	10	CHAIR
69329	69329	DCA, TRUMAN GYM	1012	202	SCALES PHYSICIAN
69414	69414	DCA, YOUTH SERV	3600	10	CHAIR
69490	69490	DCA, TRUMAN GYM	1012	202	SCALES PHYSICIAN
75582	75582	DCA, FITNESS CT	128	101	BENCH AEROBICS
75682	75682	DCA, FITNESS CT	128	101	BENCH AEROBICS
75783	75783	DCA, FITNESS CT	128	101	BENCH AEROBICS
75882	75882	DCA, FITNESS CT	128	101	BENCH AEROBICS
75979	75979	DCA, FITNESS CT	128	101	BENCH AEROBICS
76079	76079	DCA, FITNESS CT	128	101	BENCH AEROBICS
76179	76179	DCA, FITNESS CT	128	101	BENCH AEROBICS
76278	76278	DCA, FITNESS CT	128	101	BENCH AEROBICS
76375	76375	DCA, FITNESS CT	128	101	BENCH AEROBICS
106790	106790	DCA, FITNESS CT	128	101	BENCH
106794	106794	DCA, TRUMAN GYM	1012	206	MIRROR
106796	106796	DCA, MILLER GYM	130	UNK	SCALE PHYSICIAN EXAM
106797	106797	DCA, YOUTH SERV	3600	11	BIN
106799	106799	DCA, TRUMAN GYM	1012	202	NAUTILUS
106801	106801	DCA, TRUMAN GYM	1702	202	BIKE
106803	106803	DCA, FITNESS CT	128	101	SCALE
106806	106806	DCA, YOUTH SERV	3600	10	TABLE POOL
106808	106808	DCA, TRUMAN GYM	1012	114	COMPRESSOR
106811	106811	DCA, FITNESS CT	128	101	BENCH
106814	106814	DCA, FITNESS CT	128	101	TREADMILL
106815	106815	DCA, MILLER GYM	130	FIELD	BENCH
106816	106816	DCA, FITNESS CT	128	101	BENCH
106825	106825	DCA, TRUMAN GYM	1012	107A	WEIGHT SET
106826	106826	DCA, CANE CREEK	2252	105	SPIKER
106828	106828	DCA, CANE CREEK	2252	105	MACHINE LAPPING
106831	106831	DCA, TRUMAN GYM	1012	UNK	BOARD ABDOMINAL
106841	106841	DCA, TRUMAN GYM	1012	UNK	PLATFORM OFFCI SPORTS
106848	106848	DCA, FITNESS CT	128	UNK	LIFECYCLE
106898	106898	DCA, MILLER GYM	130	107	BLEACHER PORT
106899	106899	DCA, MILLER GYM	130	107	BLEACHER PORT
106900	106900	DCA, MILLER GYM	130	107	BLEACHER PORT
106910	106910	DCA, TRUMAN GYM	1012	UNK	SCALE PHYSICIAN EXAM
106911	106911	DCA, TRUMAN GYM	1012	UNK	SCALE PHYSICIAN EXAM

Page 7 of 8

Barcode	Display Barcode	Location	Building	Room	Equipment
106912	106912	DCA, TRUMAN GYM	1012	UNK	SCALE PHYSICIAN EXAM
106934	106934	DCA, TRUMAN GYM	1012	112	RACING LANES
106935	106935	DCA, TRUMAN GYM	1012	112	RACING LANES
106936	106936	DCA, TRUMAN GYM	1012	112	RACING LANES
106937	106937	DCA, TRUMAN GYM	1012	112	RACING LANES
106938	106938	DCA, TRUMAN GYM	1012	112	RACING LANES
106944	106944	DCA, MILLER GYM	130	107	COVERING
106945	106945	DCA, MILLER GYM	130	107	COVERING
106946	106946	DCA, MILLER GYM	130	107	COVERING
106947	106947	DCA, MILLER GYM	130	107	COVERING
106948	106948	DCA, MILLER GYM	130	107	COVERING
106964	106964	DCA, TRUMAN GYM	1012	UNK	PLATFORM START LN RACE
106965	106965	DCA, TRUMAN GYM	1012	UNK	PLATFORM START LN RACE
106966	106966	DCA, TRUMAN GYM	1012	UNK	PLATFORM START LN RACE
106967	106967	DCA, TRUMAN GYM	1012	UNK	PLATFORM START LN RACE
106968	106968	DCA, TRUMAN GYM	1012	UNK	PLATFORM START LN RACE
107021	107021	DCA, TRUMAN GYM	1012	114	TUBES
107022	107022	DCA, TRUMAN GYM	1012	114	TUBES
107023	107023	DCA, TRUMAN GYM	1012	114	TUBES
107024	107024	DCA, TRUMAN GYM	1012	114	TUBES
107025	107025	DCA, TRUMAN GYM	1012	114	TUBES
107026	107026	DCA, TRUMAN GYM	1012	114	TUBES
107027	107027	DCA, TRUMAN GYM	1012	114	TUBES
107633	107633	DCP	2263	101	BOARD
110175	110175	DCA, MILLER GYM	1702	YARD	MONITOR
110177	110177	DCA, MILLER GYM	130	YARD	COMPUTER
126167	126167	DCA, YOUTH SERV	3600	7	BALL TRANSPORT
126168	126168	DCA, YOUTH SERV	3600	7	BALL TRANSPORT
126242	126242	DCA, YOUTH SERV	3600	2	CROQUET SET
127701	9522	DCA, FITNESS CT	128	101	BENCH AEROBICS
127702	9523	DCA, FITNESS CT	128	101	BENCH AEROBICS
127703	9524	DCA, CANE CREEK	2252	105	CABINET STORAGE
127704	9525	DCA, MILLER GYM	130	107	BOARD BULLETIN
127708	9530	DCA, MILLER GYM	130	101	MAKER COFFEE
127719	9629	DCA, MILLER GYM	130	107	BOARD BULLETIN
127727	9654	DCA, MILLER GYM	130	104	BAG MOUNT SPEED
127732	9659	DCA, MILLER GYM	130	104	BAG MOUNT SPEED
128271	12671	DCP	2263	101	MICROPHONE
128272	12672	DCP	2263	101	TELEPHONE W/O MEM
128273	12673	DCP	2263	101	TELEPHONE W/O MEM
128274	12674	DCP	2263	108	TELEPHONE W/MEM

Page 8 of 8

Item #	Display Unit #	Acct #	Building	Room	Description
128275	12675	DCP	2263	108	TELEPHONE W/O MEM
128732	14848	DCA, MILLER GYM	130	YARD	MOWER LAWN
128733	14850	DCA, MILLER GYM	130	YARD	PLOW TURNING DISK
128734	14851	DCA, MILLER GYM	130	YARD	PLOW TURNING DISK
128735	14853	DCA, MILLER GYM	130	YARD	BENCH TENNIS
128739	14871	DCA, CANE CREEK	2252	101	EDGER
128740	14876	DCA, CANE CREEK	2252	105	MOWER
128741	14877	DCA, MILLER GYM	130	UNK	MOWER LAWN MURRAY
128742	14878	DCA, CANE CREEK	2252	UNK	MOWER LAWN RIDING
128752	14894	DCP	2263	101	CHAIR CUSHION
128753	14895	DCP	2263	101	TABLE DESKTOP
128883	15303	DCA, MILLER GYM	130	105	BAG PUNCHING
129041	15615	DCA, CANE CREEK	2252	101	SANDER DISK
129042	15616	DCA, CANE CREEK	2252	101	SHARPENER MOWER
129043	15617	DCA, CANE CREEK	2252	105	TORCH OXYGEN CUTTING
129047	15624	DCA, FITNESS CT	128	101	MAT
129048	15625	DCA, FITNESS CT	128	101	MAT
129049	15626	DCA, FITNESS CT	128	101	MAT
129050	15627	DCA, FITNESS CT	128	101	MAT
129051	15628	DCA, FITNESS CT	128	101	MAT
129052	15629	DCA, FITNESS CT	128	101	MAT
129053	15630	DCA, FITNESS CT	128	101	MAT
129054	15631	DCA, FITNESS CT	128	101	MAT
129055	15632	DCA, FITNESS CT	128	101	MAT
129056	15633	DCA, FITNESS CT	128	101	MAT
129057	15639	DCA, FITNESS CT	128	101	SET WEIGHT
129066	15656	DCA, MILLER GYM	130	107	PIT JUMP
129067	15657	DCA, MILLER GYM	130	107	PLAQUE
129068	15659	DCA, MILLER GYM	130	107	RIMS BASKETBALL
129069	15660	DCA, MILLER GYM	130	107	RIMS BASKETBALL
129070	15661	DCA, MILLER GYM	130	107	RIMS BASKETBALL
129071	15662	DCA, MILLER GYM	130	107	RIMS BASKETBALL
129072	15663	DCA, MILLER GYM	130	107	SET BASES MAGNET
129073	15664	DCA, MILLER GYM	130	105	SET SOFTBALL
129074	15666	DCA, MILLER GYM	130	107	SOFTBALL SET MEN
129088	15680	DCA, TRUMAN GYM	1012	107A	BAR
129089	15681	DCA, TRUMAN GYM	1012	UNK	BAR
129090	15682	DCA, TRUMAN GYM	1012	UNK	BAR
129091	15683	DCA, TRUMAN GYM	1012	101	DUMBELL
141959	141959	TF - PERSONAL PROP SEC	REILY		TABLE PICNIC