ORANGE TOWNSHIP COLUMBIA COUNTY, PENNSYLVANIA

ORDINANCE NO. 2022-4

AN ORDINANCE TERMINATING THE ARTICLES OF AGREEMENT CREATING THE ORANGEVILLE AREA POLICE DEPARTMENT

BE IT ENACTED, AND IT IS HEREBY ENACTED, by the Board of Supervisors of Orange Township that the Articles of Agreement, dated April 7, 2003, are hereby terminated in accordance with the attached Agreement entered into between Orangeville Borough and Orange Township regarding Orangeville Borough's withdrawal from the Orangeville Area Police Department.

ENACTED this 28th day of December, 2022.

ORANGE TOWNSHIP:

CALVIN FOX, CHAIR

ATTEST:

ERIKA BURKHART, SECRETARY

(SEAL)

AN AGREEMENT TO TERMINATE THE ARTICLES OF AGREEMENT CREATING THE ORANGEVILLE AREA POLICE DEPARTMENT

THIS AGREEMENT, made this day of	, 2022, by,
between, and among ORANGEVILLE BOROUGH, a political subdivision located	d at 301 Mill
Street, Orangeville, Columbia County, Pennsylvania (hereinafter referred to as "B	OROUGH"),
AND ORANGE TOWNSHIP, a political subdivision located at 2028 State Route	487,
Orangeville, Columbia County, Pennsylvania (hereinafter referred to as "TOWNS	HIP").

WITNESSETH

WHEREAS, Borough and Township entered into Articles of Agreement dated on or about April 7, 2003, to create the Orangeville Area Police Department, a copy of which document is attached hereto, made part hereof, and marked Exhibit A; and,

WHEREAS, the aforesaid Articles of Agreement provide for the withdrawal from the Agreement by either party upon one (1) year written notice served by certified mail on all other parties hereto; and,

WHEREAS, on or about December 30, 2021, Borough provided written notice to Township stating Borough would be withdrawing from the Orangeville Area Police Department on December 31, 2022; and,

WHEREAS, Borough and Township wish to set forth an Agreement as to the transfer of the Orangeville Area Police Department and the responsibilities of each party.

NOW, THEREFORE, in consideration of the terms and conditions in this Agreement, the parties do hereby agree as follows:

- The Articles of Agreement, dated on or about April 7, 2003, shall be terminated by Ordinances passed by each municipality with an effective date of December 31, 2022.
- 2. All equipment, materials, supplies, vehicles, and records shall be transferred to Township on or before December 31, 2022.
- 3. Borough and Township shall cooperate with the transfer of all property and records and shall not unreasonably withhold any items.
- 4. In accordance with the Articles of Agreement, Article VII, Section B, the common equipment, materials, and supplies shall be appraised and each of the participating municipalities shall receive value in the same proportion as the actual expenses of that municipality during the past twelve (12) month period.
- 5. An appraisal of the common equipment, materials, and supplies in the amount of Eighty-One Thousand Six Hundred Eighty-Two Dollars and Seventy Cents (\$81,682.70) is attached hereto, made part hereof, and marked Exhibit B.
- 6. The apportionment for the year 2022 was 34.25% for Borough and 65.75% for Township.
- 7. Township shall pay to Borough the sum of Twenty-Seven Thousand Nine Hundred Seventy-Six Dollars and Thirty-Two Cents (\$27,976.32), representing Borough's share of the value of the equipment, materials, and supplies, which shall be paid in two equal annual payments to be made on March 1st of each year, beginning with March 1, 2023, until paid in full.
- 8. Borough and Township shall split the balance remaining in the Police bank account after all of the municipalities' quarterly payments have been received, the outstanding bills for 2022 have been paid, and the annual audit has been completed. The parties shall receive an

amount in the same proportion as the amount allocated to the Police Department by each municipality for 2022, as indicated in paragraph 6 above.

- 9. A calculation shall be made to determine the monetary value of the sick time accrued by Police Chief Daniel Patel, as of December 31, 2022, using his 2022 pay rate. Borough shall pay to Township 34.25% of the monetary value of Chief Patel's accrued sick time. This amount shall be determined by the Police Board Auditor and paid to Township within forty-five (45) days after the audit has been completed.
 - 10. Borough shall cooperate in transferring the Police Pension Plan to Township.

[THIS SPACE HAS INTENTIONALLY BEEN LEFT BLANK]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the day and year first above written.

The state of the s	
	ORANGEVILLE BOROUGH COLUMBIA COUNTY, PENNSYLVANIA:
	BY:
ATTEST:	
VICKI MOYER, SECRETARY	
(SEAL)	
	ORANGE TOWNSHIP COLUMBIA COUNTY, PENNSYLVANIA:
	BY: Color CHAIR
ATTEST:	CALVINTOX, CHAIR
ERIKA BURKHART, SECRETARY	

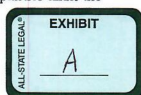
(SEAL)

ARTICLES OF AGREEMENT

Made, executed and delivered in multiple copies this ____day of _____,2003, by, between and among collectively, Orangeville Borough, Orange Township, all political subdivisions of the Commonwealth of Pennsylvania, situated in the County of Columbia hereinafter referred to as the municipalities.

WITNESSETH:

- WHEREAS, the municipalities desire collectively to associate themselves together in and by virtue of this Agreement to create the Orangeville Area Police Department; and
- WHEREAS, the power to create such police department is granted by the Constitution of the Commonwealth of Pennsylvania, Article IX, Section 5; and
- WHEREAS, because of increasing population mobility and a concomitant increase in public safety problems tending to obliterate historical municipal boundaries in the enforcement of laws of the Commonwealth of Pennsylvania and the ordinances of the several municipalities; and
- WHEREAS, there is an urgent need for uniformity and continuity in the enforcement of the laws of the Commonwealth of Pennsylvania and the ordinances of the several municipalities, and
- WHEREAS, the area of the municipalities, party to this Agreement, is an area of small or nonexistent police departments; and
- WHEREAS, coordination and integration of the integration of exercise and discharge of the police powers in the municipalities tended to be less than desirable and as required; and
- WHEREAS, the governing bodies of Orangeville Borough and Orange Township have, by appropriate resolutions, manifested a genuine interest in safer communities through improved police service, and
- WHEREAS, the participating municipalities have determined that the provision of police service across historical municipal lines will increase their ability to preserve and protect the public safety and welfare of all the residents of the entire area; and
- WHEREAS, the duly elected public officials of the participating municipalities desire a full and complete police program that contains the components of adequate police service; and
- WHEREAS, it is the desire of the aforesaid municipalities to enter this Agreement for the purpose of having available for use through out the territorial limits of all participating municipalities the service of police employed by any and all of the said municipalities under the



terms and conditions hereinafter set forth; and

WHEREAS, cooperation among the adjoining and adjacent municipalities is the proper exercise and discharge of their governmental powers, duties, and functions, and is provided in the Constitution of the Commonwealth of Pennsylvania in Article IX, Section 5, as well as The Pennsylvania Consolidate Statutes Title 53, Section 2301 through 2315 enacted by the State Legislature in 1996.

NOW THEREFORE, for and in consideration of the mutual promises hereinafter contained, the parties hereunto intending to be legally bound hereby, have agreed as follows, to wit:

The term of this Agreement shall remain in full force and effect until terminated by either party. Any party hereunto can, upon one year's written notice served by certified mail upon all other parties hereunto, withdraw from this Agreement.

ARTICLE I POLICE DISTRICT BOUNDARIES

SECTION A. A single police district for purposes of public service comprising the total geographic area of Orangeville Borough and Orange Township is hereby established, herinafter known as the Orangeville Area Police District, which shall be served by the Orangeville Area Police Department. If additional political subdivisions join this Agreement, then the mutual municipal boundaries of such joining political subdivisions shall be disregarded for the purposes of providing police services, and the single police district of the regional Department shall consist of the total geographic area of the Municipalities and all joining political subdivisions.

SECTION B. The Municipalities shall be deemed to have surrendered their authority to police the geographic area set forth in Section A herein to the Regional Department subject to the terms of this Agreement. Notwithstanding the foregoing, each Municipality shall retain concurrent police powers as may be necessary to enforce non-traffic ordinances enacted by such Municipality.

ARTICLE II REGIONAL POLICE BOARD

SECTION A. The Orangeville Area Police Department shall be under the general supervision of a joint board to be known as the Orangeville Area Police Board, (hereinafter referred to as "Board").

SECTION B. The Board shall consist of two representatives from the governing body of each Municipality which is a party to this Agreement and one citizen at large, who is a resident

within the Orangeville Area Police District, appointed to the Board by the Board.

- **SECTION** C. When additional political subdivisions become part of the Regional Department, each such joining political subdivision shall appoint two members to the Board who shall be a members of the governing body of such political subdivision.
- **SECTION D.** The representatives from Orangeville Borough shall be the mayor or one or more members of Borough Council and the representatives from Orange Township shall be one or more members of the Township Supervisors.
- **SECTION E.** The citizen at large member of the Board shall be appointed to the Board by the Board. The citizen at large member shall not be a member of the governing body of a Municipality.
- SECTION F. The governing body of the joining Municipalities shall appoint the members of the Board for a term of one year, renewable annually, The term of office shall commence on the date of appointment, which shall be made at the organizational meeting of the governing body of each such Municipality. The citizen at large shall be appointed by the Board for a term of one year, renewable annually.
- SECTION G. If a member of the Board is separated from the Board of Supervisors or the mayors office or from Borough Council, for any reason, or is absent or incapacitated, such office on the Board will automatically become vacant and the governing body of the Municipality by which said member was appointed shall make an appointment for the unexpired term or interim term. If the citizen member at large is absent or incapacitated, such office on the Board will automatically become vacant and the Board shall make an appointment to the unexpired term or interim term.
- SECTION H. The officers of the Board shall be Chairman, Vice-Chairman, their duties as prescribed by Roberts Rules of Order, Revised. The Board may appoint a Secretary/Treasurer.

ARTICLE III MEETINGS

SECTION A. The Board shall hold its reorganizational meeting on the second Monday of the month in which the reorganizational meeting of the governing bodies of the Municipalities has occurred for the purpose of electing officers for a one-year term. In the event that such day is a legal holiday under the laws of the Commonwealth, then the annual reorganizational meeting of the Board shall be held on the next succeeding day which is not a legal holiday under the laws of the Commonwealth or at such other time as may be determined by the Board.

SECTION B. The Board shall meet on the second Monday of April, July, and October for the purpose of conducting the business of the Board, and in the event that such day is a legal holiday under the laws of the Commonwealth, on the next succeeding day which is not a legal holiday under the laws of the Commonwealth, or at such other time as may be determined by the Board. All meetings of the Board shall be scheduled and conducted in compliance with the Sunshine Law, 65, Pa. C.S. 701 et seq.

SECTION C. Special or rescheduled regular meetings may be scheduled by appropriate resolution of the board fixing the date, time, and place of such meetings. Special or rescheduled regular meetings may be called by the chairman and shall be called at the written request of any one or more members of the Board. The call and the request, if any, shall state the purpose of the meeting. Written notice of each such special or rescheduled meeting shall be given, at least one day prior to the day named for the meeting, to each member of the Board who does not waive such notice in writing. In addition, the Board shall, as required by law, follow the provisions of the Sunshine Law of 1986, P.L. 388, number 84, as amended, in scheduling and conducting meetings.

SECTION D. A majority of the members of the Board shall be necessary to constitute a quorum for the transaction of business, and the acts of a majority of the members present at a meeting at which a quorum is present shall be the action of the Board. Voting on all questions shall be publicly cast and in case of roll call votes recorded. The parliamentary procedure of the Board shall be governed by Roberts Rules of Order, Revised.

SECTION E. The Board shall maintain an accurate record of the minutes of meetings, regular or special, and other records; and further, such minutes and records shall, all reasonable times, be open for inspection by any citizen of the participating Municipalities.

ARTICLE IV APPORTIONMENT FORMULA

SECTION A. All costs for area-wide police service, including but not limited to employee payroll and benefits, motor vehicles, and headquarters operating expenses, shall be apportioned on an equitable basis. The apportionment formula shall be reviewed annually by the Board but may only be changed upon unanimous consent of all participating Municipalities.

SECTION B. The cost distribution between the Municipalities shall be as follows:

- 1. Orange Township shall be obligated for 60% of the total budget for the fiscal year beginning on January 1, 2003.
- 2. Orangeville Borough shall be obligated for 40% of the total budget for the fiscal year beginning on January 1, 2003.

The cost distribution set forth herein shall continue unless unanimous consent of all participating Municipalities occurs.

SECTION C. If one or more additional political subdivisions shall join the Regional Department the appointment formula shall be revised as unanimously agreed by the participating Municipalities, including any newly joining Municipality.

ARTICLE V FINANCE

SECTION A. The Board shall prepare an annual budget which shall be submitted for consideration and approval to each of the participating Municipalities not later than November 1 of each calendar year. The operation of the Regional Department shall be funded primarily through annually assessed contributions from the Municipalities, plus such supplemental funding as may be available from time to time from local, state and federal sources.

SECTION B. Each Municipality shall review the annual budget prepared by the Board. Each Municipality shall either approve the annual budget by resolution or shall provide the Board with a written list of points for clarification or amendment on or before November 15. The prior year's budget shall be operative until approvals by all Municipalities are given to the Board.

SECTION C. Each Municipality shall pay to the Board its proportionate share of the annual budget appropriations on a quarterly basis with payments being due on January 1, April 1, July 1, and October 1 for the periods of January 1 through March 31, April 1 through June 30, July 1 through September 30, and October 1 through December 31.

SECTION D. Funds paid to the Board shall be invested by the Treasurer upon consultation with the Board pending disbursement for services. Funds shall be invested in accordance with applicable requirements for the investment of funds which are imposed upon the Municipalities by the Commonwealth. Funds shall be disbursed upon the warrant or other order of the Treasurer or such other person as the Board may authorize to execute such warrants or orders. All funds relating to the Regional Department shall be segregated, and shall not be comingled with any funds of any participating Municipality.

SECTION E. The Treasurer shall provide a bond to the Board in the sum directed by the Board. Two of following three officers shall have the power to sign checks: Chairman, Vice Chairman and Treasurer. The Board shall approve all disbursements, either prospectively or retroactively, provided, however, that the power to sign checks without Board approval shall only be done within the constraints and limitations of the approved budget.

SECTION F. The Board shall file an annual written report with each Municipality by March 31 of each year. The Board shall have its books, accounts, and records audited annually,

and the annual audit report shall be presented to each Municipality as a part of the annual report. The Attorney General of the Commonwealth of Pennsylvania shall have the right to examine the books, accounts, and records of the Board. Books, accounts and records of the Regional Department shall be accessible to each participating Municipality at all times.

SECTION G. The Municipalities are responsible for their prorata share of the employer costs of the Regional Police Pension Fund under Act 205 of 1984, and may fund their share with all or part of the General Municipal State Aid Pension funds distributed to the participating Municipalities by the Commonwealth of Pennsylvania. Allocation of sufficient funds shall be forwarded by the joining parties to this Agreement to the Board, for the purposes authorized under such act governing the operation of Police Pension funds, the amount credited against the proportionate share of total cost to be paid by the parties to the Agreement. The Regional Police Department shall comply with all provisions of Act 600 of 1955 as amended.

ARTICLE VI JURISDICTION AND POWER

SECTION A. The Police Chief shall provide technical supervision and direction to all of the police activities of the district, providing police services as required in each participating Municipality which may include investigation of all crimes and complaints within said Municipalities, assistance in the enforcement of ordinances in the Municipalities, and all other services normally provided by a municipal police department.

SECTION B. The Orangeville Area Police Department Police Officers and civilian personnel shall be under the direct supervision of a Police Chief who will report to the Board. All appointments, promotions, suspensions and removals shall be determined by the Board, upon consideration of the recommendations of the Police Chief, pursuant to all applicable laws, including, but not limited to, the Police Tenure Act.

SECTION C. One of the participating Municipalities of this agreement shall be selected to be responsible for administering payroll, fringe benefits such as insurance, retirement, pension, and all other personnel and administrative matters in accordance with the policies established, and direction provided by, the Board. This Municipality may be reimbursed for expenses and costs as determined by the Board if said Municipality so elects.

SECTION D. The Board shall have the power to enter into contracts for policies of group insurance and employee benefits, including social security, for employees of the Orangeville Area Police Department.

SECTION E. The Board shall make uniform policies on wages, hours, and conditions and terms of employment and other matters relating to effective police service, consistent with the laws of the Commonwealth of Pennsylvania.

SECTION F. The Board may delegate any of its powers expressed or implied to the Chief of Police or his next in command, at the discretion of the Board.

ARTICLE VII PROPERTY

SECTION A. All existing police equipment, materials and supplies of the Municipalities which are useful to the operation of the Regional Department are hereby transferred into the ownership of the Board as of the effective date of this Agreement.

SECTION B. In the event of termination of this Agreement, all common equipment, materials, and supplies retained by the Orangeville Area Police Department shall be appraised by appraisers appointed by the parties to the Agreement for the purposes of determining the value of the equipment, material, and supplies. The equipment, materials, and supplies shall then be distributed in the same proportion as the actual expenses of the participating Municipalities for the area-wide protection during the past 12 months period. In the event that an equitable distribution is not possible, all, or any portion of the equipment, material, and supplies may be sold and the proceeds and in-kind assets shall be distributed in the aforesaid proportion.

ARTICLE VIII POLICE HEADQUARTERS

SECTION A. The central police headquarters for the Orangeville Area Police Department shall be located in the Orangeville Borough Building, 301 Mill Street, Orangeville. The rental costs will be agreed to between the Board and the Orangeville Borough Council.

SECTION B. The Board shall have the power to provide for such additional or alternative locations of offices and/or barracks for the police officers in the future as it shall determine will be most effective for the provision of police services.

ARTICLE IX POLICE RECORD SYSTEM

SECTION A. The Police Chief shall establish and control a complete and up-to-date uniform police record system.

ARTICLE X DEPUTIZATION, IMMUNITY, AND CLAIMS

SECTION A. The Board shall furnish to each of the Municipalities the names of all police officers of the Regional Department for the purposes of deputization of such officers as police officers of all the Municipalities in order to perform police duties outside the boundaries

of each Municipality.

SECTION B. The police services performed and the expenditures incurred under this Agreement shall be deemed for public and government purposes, and all immunities from liability enjoyed by a Municipality within its boundaries shall extend to its participation in police services outside its boundaries.

SECTION C. The Regional Department shall maintain adequate general liability, errors and omissions, automotive and police protective insurance coverage. The regional Department, the Board and all participating Municipalities shall be named as insureds under such policies of insurance.

SECTION D. Each Municipality hereby waives any and all causes of action or claims against all other Municipalities and against the Regional Department and /or the Board which may arise out of their police activities and, in the case of the Municipalities, whether within or outside of their respective municipal boundaries while rendering police service under this Agreement, except with regard to a claim for contribution in the proportionate amount due from other participating Municipalities. Each Municipality and the Regional Department and the Board further agree to cause any insurance policy giving liability coverage against claims arising out of its police activities, and in the case of the Municipalities participating hereunder, whether within or outside their municipal boundaries, to contain a waiver of subrogation clause or endorsement under which the insurance company waives its right of subrogation against each party to this agreement as to any and all causes of action or claims against all other Municipalities hereto which may arise out of their police activities hereunder, except with regard to a claim for contribution in the proportionate amount due from other participating Municipalities.

SECTION E. For purposes of liability in actions arising out of regional police services, all participating Municipalities shall be proportionately liable for actions against any Municipality for services lawfully provided. The proportion of liability shall be in the same proportion as the actual expenses of the participating Municipalities for the area-wide protection during the period of police services in question.

ARTICLE XI JOINDER OF ADDITIONAL MUNICIPALITIES

SECTION A. Additional Municipalities may become party to the Agreement upon application to the Board, approval of all the then participating Municipalities, and upon proper acceptance of the provisions of this Agreement by the applicant Municipality.

SECTION B. The Board shall determine the costs which will arise from a political subdivision joining the Board and the Regional Department. The Board, with consultation and recommendation of the Police Chief, shall determine whether and, if so, how many of the

officers of the police department of such political subdivision (if the joining political subdivision has a police department) shall be hired by the Regional Department.

SECTION C. The Board may permit the purchase of police services by nonparticipating political subdivisions upon terms mutually agreed upon by the Municipalities.

ARTICLE XII INTERPRETATION OF AGREEMENT

SECTION A. Except where unanimous consent is required, all differences arising out of interpretation of this Agreement shall be resolved by the Board, or if the dispute over interpretation is not resolved with (30) days, by a vote of the participating Municipalities, each Municipality casting one vote as determined by a majority in each governing body. Except where unanimous consent is required, if there is a tie vote, the matter shall be submitted to arbitration under the rules of the American Arbitration Association ("AAA"), with all participating Municipalities bearing an equal share of the AAA's and arbitrators costs and fees.

ARTICLE XIII TERMINATION

SECTION A. Withdrawal from this Agreement by any single party to it shall not terminate the agreement among the remaining parties.

ARTICLE XIV MISCELLANEOUS PROVISIONS

- **SECTION A.** This Agreement may be amended only by written instrument signed by all participating Municipalities.
- **SECTION B.** This Agreement shall be interpreted in accordance with the laws of the Commonwealth of Pennsylvania.
- SECTION C. The Municipalities have each enacted an ordinance pursuant to and in accordance with the Law for the purpose of authorizing and effectuating this Agreement.
- SECTION D. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original, but all of which shall constitute one and the same Agreement.
- SECTION E. When the sense so requires, words of any gender used in this Agreement shall be held to include any other gender, and words in the singular number shall be held to include the plural, and vice versa.

SECTION F. Effective date: April 1, 2003.

IN WITNESS WHEREOF, the parties hereto have caused these Articles of Agreement to be executed as of the day and year first above written.

		ORANGEVILLE BOROUGH Columbia County, Pennsylvania	
Attest:Secreta	ırv	By: President, Orangeville Borough Co	uncil
(BOROUGH SEAL)		- 1-51-511, Orango into Burugar Co	- CHIOII
		ORANGE TOWNSHIP Columbia County, Pennsylvania	
Attest:		Ву:	
Secretary	4	Chairman, Board of Supervisors	
(TOWNSHIP SEAL)		

APPRAISAL REPORT

OF

ORANGEVILLE POLICE DEPARTMENT

BY: Thomas S. McMurtrie, Auctioneer T. Sterling Auctions, LLC 1700 Fairview Avenue Berwick, PA 18603 (570) 336-6568 AU-005713



APPRAISAL CERTIFICATE

I hereby certify, upon request for evaluation of the property of Orangeville Police Department. I have personally and physically inspected the following listed property for the purpose of appraising and reporting Fair Market Value.

The information and values contained in this Report are based upon my experience as an Auctioneer and other reliable sources. The property was found to be in fair to good condition, unless otherwise noted. Values are reported piece by piece.

APPRAISAL SUMMARY

In my opinion, the Fair Market Value of the listed property is:

\$81,682.70

DEFINITIONS AS USED IN THIS REPORT:

Appraisal An opinion or estimate of value based upon relevant and

factual data, as of a given date, and is usually written.

Value Present worth of future benefits.

Fair Market Value A dollar figure (determined by historical data and current

market conditions) at which the property would change hands between a willing buyer and seller, neither being under compulsion to buy nor the compulsion to sell, and both having

reasonable knowledge of relevant facts of the property.

Inspection/Value Date Friday, May 13, 2022

Market Conditions Market prices of the appraised personal property have

declined within the past 5 years due to the economy. Regionally and locally market prices have declined due to

a stalled economy.

FAIR MARKET VALUE

The term "fair market value" as used in this report is defined as follows: The highest price estimated in terms of money which the property will bring in a competitive and open market under any and all conditions requisite to a fair sale, with the buyer and seller each acting prudently and knowledgeably, and assuming the price is not affected by undue stimulus. This Appraisal is based upon the following assumptions, limitations and conditions.

- The information contained in this Report is gathered from sources considered reliable, from personal examination, research of authenticity and comparable sales and/or auction prices, where available.
- No responsibility is assumed for matters legal in nature, including but not limited to: representation of others of value, authenticity, conditions, origin, or provenance of an item appraised.
- The appraiser assumes that a normal, careful examination of the property was sufficient to determine its quality and condition, that no extraordinary examination procedures would be utilized unless specifically requested and the expenditure of funds therefore authorized.
- Court Attendance: This Appraiser's court attendance and giving of expert testimony are not included as part of this report.
- Court Attendance Fee: \$150.00 required prior to testimony.

The undersigned hereby certifies:

- To the best of my knowledge and belief all statements included in this Appraisal are true and based upon on objective findings and no pertinent information has been knowingly withheld in this report.
- Even though it is the firm belief of the appraiser that the information in this Appraisal Report and the conclusions drawn from this information are true and correct, they are not guaranteed.

Respectfully Submitted,

Thomas S. McMurtrie, Auctioneer

AU-005713

ORANGEVILLE POLICE DEPARTMENT EQUIPMENT APPRAISAL

ITEM	QUANTITY	MANUFACTURER	MODEL	
AR15 RIFLE	1	- TOTAL	ANDERSON	VALUE
SHOTGUN	1	DICKINSON	12 GAUGE	600.00
HANDGUN	1	GLOCK	45 9MM	150.00
HANDGUN	1	SIG SAUR	P9320 PMM	500.00
TASER	1	TASER	X2	350.00
TASER	1	TASER	X2	900.00
4500 ENC	3 @ 3177.20	DASH MOBILE	XZ	900.00
8000 ENC PORTABLE	3 @ 4597.70			9,532.60
VEHICLE	1	2015 FORD	INTERCEPTOR	13,793.10
VEHICLE	1	2022 DODGE	DURANGO	8,925.00
LAPTOP	1	LENOVO	IDEA PAD S340	40,500.00
LAPTOP	1	LENOVO	IDEA PAD 3	150.00
COMPUTER MONITOR	1	VIEW SONIC	IDEA FAD 3	180.00
DESKTOP COMPUTER	1	DELL	XPS	105.00
PRINTER	1	HP	OFFICE JET PRO 9025E	90.00
PRINTER	3 @ 97.00	BROTHER	POCKET JET PJ 722	50.00
SPEED MACHINE	1	ENRADD	NONCON3FTA	291.00
STOP WATCH	2 @ 30.00	ROBIC	SC888	50.00
FLASHLIGHT	2 @49.00	STREAMLIGHT	STINGER	60.00
BREATHALIZER	1	ALCOSENSOR	ALCOPRO FST	98.00
BATTERY PACK	1	A 1 - Total Control of	JUMPSTART	329.00
BATTERY JUMP PACK	1		SJ1332	154.00 175.00
IN CAR CAMERA	1		4RD	
LED LIGHTBAR		LIBERTY R/B/A		570.00
FILE CABINETS		Committee of the state of the s		3,050.00
5 DRAWER	1			20.00
4 DRAWER	2 @ 20.00			40.00
2 DRAWER	2			20.00
SUPPLY CABINET	1			25.00
DESK	1			25.00
COMPUTER DESK	1			10.00
TYPING TABLE	1			10.00
OFFICE CHAIRS				10.00
2 ARMED CHAIR	1			10.00
SECETARY CHAIR	2 @ 10.00			20.00
				20.00

TOTAL: 81,682.70

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the day and year first above written.

	ORANGEVILLE BOROUGH COLUMBIA COUNTY, PENNSYLVANIA:
	BY:
ATTEST:	
VICKI MOYER, SECRETARY	
(SEAL)	
	ORANGE TOWNSHIP COLUMBIA COUNTY, PENNSYLVANIA:
	BY: CALVIN FOX, CHAIR
ATTEST:	
EDIKA DI IDKILADE GD GD Z	
ERIKA BURKHART, SECRETARY	
(SEAL)	