<table>
<thead>
<tr>
<th>Amount</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>9.00</td>
<td>Work for 36 pages</td>
</tr>
</tbody>
</table>

N.Y. Civil Liberties Union, Inc.
Dear Daniel Berger:

Reference is made to your request for records, received at this office on August 7, 2012, pursuant to the requirements of Article 6 of the Public Officers Law (Freedom of Information).

Please be advised that your request is presently under review. A written response will be sent to you in approximately 20 business days from the date of this correspondence.

Sincerely,

Lt. Kevin J Soravilla
Staff Division Commander
Dear Daniel Berger:
Lower Hudson Valley
Chapter Director
New York Civil Liberties Union

Dear Daniel Berger:

Reference is made to your request for records, received at this office on August 27, 2012, pursuant to the requirements of Article 6 of the Public Officers Law (Freedom of Information).

Please be advised that your request is presently still under review due to the fact that the officer assigned to the operation and maintenance of the ALPR was on vacation during the twenty day request period. A written response will be sent to you in approximately 14 business days from the date of this correspondence.

Sincerely,

Lt. Kevin J Soravilla
Staff Division Commander
Dear Daniel Berger:

Reference is made to your correspondence dated July 30, 2012, requesting records regarding automatic license plate readers (ALPR). In accordance with your request the information you are requesting consists of the following: 36 pages @ $0.25 per page of a total due of $9 dollars. You may obtain the copies at our Records Unit during the hours of 9:00 A.M.-12:00 P.M., Monday through Friday. You may also receive copies by mail by sending payable to the Town of Yorktown, 2281 Crompond Road, Yorktown Heights, N.Y. 10598, together with a postage paid, self addressed envelope.

In accordance with your request upon receipt of payment in the amount of $9.00 dollars 36 copies of records maintained by the Yorktown Police Department in reference to the (ALPR) will be released to you. The following is a breakdown of the records you requested in your F.O.I.L. request:

1) ALPR policy attached
2) Procurement documents attached.
3) A. Photos of license plates. No records maintained
   B. Records available through Westchester County Intelligence Center Office of the District Attorney.
   C. One
   D. One
4) No records maintained
5) No records maintained
6) No records maintained
7) No records maintained
8) No records maintained

Any appeals may be addressed and mailed to in writing to the Yorktown Town Attorney’s Office within 30 days.

Lt. Kevin J Soravilla
Staff Division Commander
Yorktown Police Department
2201 Crompond Road, Yorktown Heights, NY 10598-3735

GENERAL RECEIPT

Date 9-13-02

Received from NYCLU

NINE $ 9.00

FOR:  □ Accident Reports  □ F.O.I.L.  □ Other  Case No.

□ Cash

☑ Check

by RECORDS DIVISION
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   D. One
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5) No records maintained
6) No records maintained
7) No records maintained
8) No records maintained

Any appeals may be addressed and mailed to in writing to the Yorktown Town Attorney’s Office within 30 days.

Lt. Kevin J Soravilla
Staff Division Commander
GENERAL ORDER # 3.86

TRAFFIC ENFORCEMENT – LICENSE PLATE READER

ISSUING AUTHORITY: CHIEF DANIEL M. MCMAHON

ISSUE DATE: 06/25/08   EFFECTIVE DATE: 06/25/08

REVISIONS:

PAGES: 2

SECTION  TOPIC  PAGE

3.86.05  Purpose of General Order 3.86  1
3.86.10  Background  1
3.86.15  Policy  1
3.86.20  Procedures  1

3.86.05  PURPOSE – To establish a uniform policy and procedure for the use of the Remington ELSAG Automatic License plate reader.

3.86.10  BACKGROUND – The apprehension of vehicles involved in criminal activity and the enforcement of Vehicle and Traffic laws are two priorities of law enforcement. With the increased use of vehicles in the commission of crimes and the financial hardships caused by traffic violators who operate without insurance, the identification of these vehicles is of increasing importance. It is therefore necessary for police departments to incorporate newer technology to address these two issues.

3.86.15  POLICY – This Department will use the Remington ELSAG License Plate Reader (LPR) in a uniform manner. It is the policy of this department to deploy the LPR by trained personnel on every shift when possible. In addition, it shall be the policy of this department to store the accumulated LPR data for a period of one year. This data shall be shared with any requesting agency and submitted to a central repository as may be required.

3.86.20  PROCEDURES –

1. GENERAL – Officer’s utilizing the LPR system will be approved and trained prior to its use. Officers will be trained in the use of the LPR system as well as the procedure for updating LPR data received from DMV. Considerations for use include, but are not limited to, the officer’s driving record, knowledge and understanding of the Department’s pursuit policy – with a positive demonstration of the policy –, excellent VTL and Penal Law enforcement activity.

2. OPERATIONAL – LPR cameras should be cleaned with a glass cleaner sprayed on a soft cloth prior to use. Any damage to the LPR cameras or any problems with the operation of the LPR system should be reported to the LPR supervisor in writing immediately.

Daily updates received from DMV will be transferred to the LPR system as frequently as possible, preferably on a daily basis. Any officer using the LPR vehicle will check that the data is current. If the data is not current an update will be performed by the officer prior to placing the LPR vehicle into service.

Situations will arise when the manual input of plate information may be required. These situations include, but are not limited to; an AMBER alert, a local plate number/vehicle of interest, a recently received BOLO or wanted vehicle, missing person with license plate information, etc. Once a plate number is added any update information should be added or deleted from the plate record as required. In the case of manual data entry the
officer will search the LPR database to see if that plate had been encountered prior to its
table entry into the database.

**NO MANUAL LICENSE PLATE ENTRY WILL BE DONE WITHOUT THE APPROVAL OF A**

**DEPARTMENT SUPERVISOR.**

Since LPR data is not live, all *HITS* will be confirmed through DMV prior to the
making of an arrest. When possible all *HITS* will be confirmed prior to stopping the
vehicle. Officers are reminded about Department policy regarding MDT use while a
vehicle is in motion. Once a *HIT* is confirmed positively current Department arrest
procedures should be followed.

Safety is of paramount importance during any law enforcement activity. LPR use is no
exception. When officers are operating in a stationary fashion, and they receive a
confirmed *HIT*, the safety of the public and the officer will receive highest
consideration before the officer pursues the vehicle. When an officer receives a *HIT*
while moving in opposite directions, the officer will evaluate his ability to safely pursue
the vehicle with the safety considerations himself and the public.

Officers should be fully aware of G.O. 3.08 Department Emergency Vehicle Operation
and Pursuit Policy.
Customer is to supply in-car PC minimum 1.6 GHz running Windows 2K or XP with >512MB RAM and sufficient drive space for plate retention. DCJS Pricing

<table>
<thead>
<tr>
<th>Model #</th>
<th>Description</th>
<th>Cost</th>
<th>Units</th>
<th>Amount</th>
</tr>
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<tbody>
<tr>
<td>MPH-900</td>
<td>MPH900 1100007 Transportable Mobile License Plate Reader — Includes Processor, 1 enclosure with 2 cameras and 2 Infrared Illuminators 2 image and character recognition processors and related software RELAS MPH900 1 Complete 2 camera &quot;Antler&quot; unit</td>
<td>$20,100</td>
<td>1</td>
<td>$20,100.00</td>
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</table>

TOTAL: $20,100.00

Service Plan for goods and services provided by the above quote:

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<tr>
<th>Year</th>
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<th>Due Date</th>
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<tr>
<td>Year I</td>
<td>$1,005</td>
<td>Hardware and Software</td>
<td>2/1/2008</td>
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<tr>
<td>Year II</td>
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<td>2/1/2009</td>
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<td>Year III</td>
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<td>Beyond</td>
<td>$453</td>
<td></td>
<td></td>
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</tbody>
</table>

Service Plan Includes:
- Software Updates
- Annual Training/Service
- Parts & Labor

Approval Signature: __________________________
GOVT ENTITIES, VENDORS, NOT-FOR-PROFITS: 
Non-Negotiable
Go to http://www.osc.state.ny.us/epay/index.htm for Electronic Payments information

DETACH HERE BEFORE CASHING ↓

PLEASE CASH WITHIN 180 DAYS

State of New York
Check No. 76001589
December 31, 2008

$20,100.00

Pay to the
Order of

TOWN OF YORKTOWN
SUPERVISOR

Thomas P. DiNapoli
State Comptroller

Robert L. Mejias
Commissioner, Taxation and Finance

- 12858 -
Sgt. Tom Gentner  
Yorktown Police Department  
2281 Crompond Road  
Yorktown Heights, New York 10598  
(914) 962-4141

Customer is to supply in-car PC minimum 1.6 GHz running Windows 2K or XP with >512MB RAM and sufficient drive space for plate retention. DCJS Pricing

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<tr>
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<td>$603</td>
<td>Software Only</td>
<td>2/1/2011</td>
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</table>

Service Plan includes:
- Software Updates
- Annual Training/Service
- Parts & Labor

Approval Signature: ___ ___ ___
**Remington ELSAG Law Enforcement Systems**  
PO Box 1046  
Madison, NC 27025

**ORDERED BY:** YPD

**INVOICE #10176**

<table>
<thead>
<tr>
<th>Dates</th>
<th>Quantity – Description of Materials or Services</th>
<th>Unit Price</th>
<th>Amount</th>
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<tbody>
<tr>
<td>3/21/07</td>
<td>(1) MPH900 Antler 735 Analog – Transportable Mobile License Plate Reader – (1) year of service plan (includes software updates/annual training/service; parts and labor.</td>
<td></td>
<td></td>
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</tbody>
</table>

**TOTAL** 20,100.00

(SHOW ANY DISCOUNTS THAT ARE ALLOWED FOR PROMPT PAYMENT)

**TAX EXEMPT NO. 13-6007341**

**CLAIMANT'S CERTIFICATION**

I, CERTIFY THAT THE ABOVE ACCOUNT IN THE AMOUNT OF $20,100.00, IS TRUE AND CORRECT, THAT THE ITEMS, SERVICES, AND DISBURSEMENTS CHARGED WERE RENDERED TO OR FOR THE MUNICIPALITY ON THE DATES STATED, THAT NO PART HAS BEEN PAID OR SATISFIED, THAT TAXES, FROM WHICH THE MUNICIPALITY IS EXEMPT, ARE NOT INCLUDED, AND THAT THE AMOUNT CLAIMED IS ACTUALLY DUE.

Date:  
Signature:  
Title:  

**DEPARTMENT APPROVAL**

The above services or materials were rendered or furnished approved and ordered paid from the appropriations to the municipality on the dates stated and the above is correct.

**APPROVAL FOR PAYMENT**

This claim is approved and ordered paid from the appropriations indicated above.

Date:  
Signature:  
Title:  

Auditing Board:  

[Signature]

YPD-39
Remington ELSAG Law Enforcement Systems
PO Box 1046
Madison, NC 27025
United States

Voice: 336-379-7135
Fax: 336-379-7164

**BILL TO:**
Yorktown Police Department
2281 Crompond Road
Yorktown Heights, NY 10598-3795
United States

**SHIPTO:**
Yorktown Police Department
2281 Crompond Road
Sgt. Gentner 914-962-4141
Yorktown Heights, NY 10598-3795
United States

<table>
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<th>Customer ID</th>
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<tr>
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<tr>
<td>JOHNSON</td>
<td>Best Way</td>
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<table>
<thead>
<tr>
<th>Quantity</th>
<th>Item</th>
<th>Description</th>
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<th>Amount</th>
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<tbody>
<tr>
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<td>520001</td>
<td>Service Plan Year 1</td>
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Subtotal: 20,100.00
Sales Tax: 
Total Invoice Amount: 20,100.00
Payment/Credit Applied:
TOTAL: 20,100.00

Except where prohibited by law, past due accounts are subject to a service and interest charge of 1.5% per month or maximum amount allowed by law, whichever is less. Returned merchandise is not accepted without return authorization from customer service. Claims for shortage or damage are controlled by the RELES standard conditions of sale.
Remington ELSAG Law Enforcement Systems
PO Box 1046
Madison, NC 27025

ORDERED BY: YPD

<table>
<thead>
<tr>
<th>Dates</th>
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</thead>
<tbody>
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<td>INVOICE #10176 (1) MPH900 Antler 725 Analog – Transportable Mobile License Plate Reader – (1) year of service plan (includes software updates/annual training/service; parts and labor.</td>
</tr>
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(TAX EXEMPT NO. 13-6007341)
This is a resolution adopted by the Town Board of the Town of Yorktown at its meeting held on February 20, 2007.

RESOLVED, that the Town Supervisor is hereby authorized to sign a Grant Agreement, Grant # LG06068406 between New York State Division of Criminal Justice services and the Town Police Department. This agreement grants the Police department $24,000 toward the purchase and installation of a License Plate Reader as well as operator training.

Date: February 21, 2007
To: Police Chief Daniel McMahon
cc: Town Comptroller
    Town Supervisor
    File
**STATE AGENCY**
New York State Division of Criminal Justice Services
4 Tower Place
Albany, NY 12203

**GRANTEE/CONTRACTOR:** (Name & Address)
Yorktown, Town of
2281 Crompond Rd.
Yorktown, NY 10588

**FEDERAL TAX IDENTIFICATION NO:** 14-6028935
**MUNICIPALITY NO:** (if applicable) 550393200 000

**STATUS:**
Contractor is not a sectarian entry.
Contractor is not a not-for-profit organization.

**CHARITIES REGISTRATION NUMBER:**

(Enter number of Exempt)
if "Exempt" is entered above, reason for exemption.

---

**APPENDIX ATTACHED AND PART OF THIS AGREEMENT**

- **APPENDIX A** Standard Clauses required by the Attorney General for all State contracts
- **APPENDIX A1** Agency-specific Clauses
- **APPENDIX B** Budget
- **APPENDIX C** Payment and Reporting Schedule
- **APPENDIX D** Program Workplan
- **APPENDIX F** Guidelines for the Control and Use of Confidential Funds
- **APPENDIX G** Procedural Guidelines for the Control of Surveillance Equipment
- **APPENDIX X** Modification Agreement Form (to accompany modified appendices for changes in terms or considerations on an existing period or for renewal periods)
- **DCJS-55** Budget Amendment/Grant Extension Request
- **Other (Identify)**

---

**IN WITNESS THEREOF,** the parties hereto have electronically executed or approved this AGREEMENT on the dates their signatures.

**NYS DIVISION OF CRIMINAL JUSTICE SERVICES**
**BY:** Date:
Bureau of Justice Funding
State Agency Certification: "In addition to the acceptance of this contract, I also certify that original copies of this signature page will be attached to all other exact copies of this contract."

**GRANTEE:**
**BY:** Mrs. Linda Cooper, Town Supervisor Date:

---

**ATTORNEY GENERAL'S SIGNATURE**
**Title:**
**Date:**

**APPROVED,**
NYS Office of the Comptroller
**Title:**
**Date:**

---

https://grants.criminaljustice.state.ny.us/Project/R12864-ContractAward.jsp

1/16/2007
Award Contract

Project No. LG06-1226-D00

Grantee Name Yorktown, Town of

Award Conditions

Upon approval of this grant by the Office of the State Comptroller, or DCJS for "T" contract only, the Grantee is authorized to initially voucher for advance payment of those prospective expenses previously approved by DCJS not to exceed $9,000 from the total contracted amount. Consistent with paragraph 15 of Appendix A-1 of this grant contract, vouchers for advance payments for the purchase of equipment and supplies must be supported by a copy of the purchase order.

General Conditions

Special Conditions

Grantee agrees that if the project is not operational within 60 days of the original starting date of the grant period, it will report by letter to BJF the steps taken to initiate the project, the reasons for delay, and the expected starting date. If the project is not operational within 90 days of the original starting date of the grant period, the Grantee will submit a second statement of BJF explaining the delay. The State may either cancel the project and redistribute the funds or extend the implementation date of the project beyond the 90-day period when warranted by extenuating circumstances.

The State will not be liable for payments pursuant to any contract, grant or agreement made pursuant to an appropriation in any account of this fund if insufficient monies are available for transfer to such account of this fund after required transfers pursuant to section 99-d(3) of the State Finance Law.

Grantee will provide written certification (in a form prescribed by DCJS) of time spent by each employee on the grant and maintain a system of time sheets. Time sheets will be signed by the individual and countersigned by the supervisor in a higher level position at the end of each payroll period.

Although paragraph 21 of Appendix A1 requires four (4) quarterly progress reports, for purposes of this grant award, grantees should submit progress reports as follows: Four (4) progress reports for contracts of $100,000 or more Two (2) progress reports for contracts between $1 and $99,999 Notwithstanding paragraph 21 of Appendix A1 of this Agreement, the Grantee is only required to submit one program progress report to DCJS/BJF under the Agreement when the Grantee is a municipality and the purchase of equipment is the only task. The progress report, which will be considered a final, must describe the purchase process, delivery, installation and use of the equipment for which funding is provided pursuant to this grant award Agreement. The Report must be accompanied by a signed certification from the head of the Grantee Agency that the future use of the equipment will be consistent with the intended purpose of the State grant award. The Final (Equipment Only) Report should also be accompanied by a DCJS Equipment Inventory Report, a State Aid Voucher for the balance of grant funding due for the purchase of the equipment, and a final Fiscal Cost Report (FCR) with supporting documentation reporting total related expenditures of the grant funded project, according to terms of this Agreement.

Notwithstanding paragraph 20 of Appendix A1, appropriations in the Community Projects Fund lapse on September 15 following the end of the fiscal year, and are available for the payment of liabilities incurred until that date. To insure payment, vouchers must be received by DCJS/BJF by August 15th of the year following the fiscal year in which funds were appropriated.

Grantee agrees that these funds will be used to supplement and not supplant existing funds and services. This contract may be extended, increased, decreased, terminated, renewed, amended or renegotiated at the discretion of the Commissioner of the Division of Criminal Justice Services.

The following condition will apply to contracts between two New York State governmental entities: This is an agreement between two New York State governmental entities, and as such the provisions contained herein with respect to grants are applicable only to the extent that the provisions would otherwise be applicable between New York State governmental entities.

Strategy Special Conditions: Grantee agrees that if funding is being provided for the implementation of any DCJS crime reduction strategies including, but limited to Operation IMPACT; Youth Violence Reduction; DNA Evidence Collection; Road to Recovery or Re-Entry, that the implementing agency will develop a formal interactive relationship with those other strategy initiatives in the county.

Participating law enforcement agencies that are funded by DCJS to conduct drug, firearms or vehicle theft or vehicle related insurance fraud investigations shall register with SAFETNet. Participation in SAFETNet obligates the registered agency to submit information regarding persons or addresses under active investigation in accordance with SAFETNet.
standard operating procedures. In addition, the agency agrees to participate in the Upstate New York Regional Intelligence Center (UNYRIC) or the New York/New Jersey High Intensity Drug Trafficking Area Regional Intelligence Center (NY/NJ HIDTA RIC) as appropriate.

Participating grantees agree to submit information through NYSPIN on guns seized, recovered, or found. "GGUN" submissions for crime guns will be automatically forwarded to the NYSP Crime Gun ClearingHouse and ATF.

All criminal justice information management software which grantee may purchase or develop with funds provided under the terms of this agreement must conform to established New York State Criminal Justice Data Standards as documented in the most current version of the New York Statewide Criminal Justice Data Dictionary. In addition, all such information management software purchased or developed with funds provided under the terms of this agreement must conform to statewide standards for the collection, processing and reporting of criminal justice information as documented in the New York State Standard Practices Manual for the Processing of Fingerprintable Criminal Cases. The latest versions of both documents referenced above can be accessed at the DCJS web site or obtained by calling the DCJS Customer Contact Center at 800-262-3257.

Grantee shall enroll as a user of eJusticeNY and make use of the eJusticeNY suite of services as applicable.

Law enforcement agencies must submit full UCR Part 1 crime reports, including supplemental homicide reports, to DCJS by 30 days following the end of the month. These monthly reports may be submitted either under the Uniform Crime Reporting System (UCR) or under the Incident Based Reporting Program (IBR). Quick Reports will not be accepted. Failure to submit this information may result in grant funds being withheld.

Participating police departments receiving IMPACT funds will submit monthly progress reports within 30 days following the end of each month. Said monthly reports will include the number of shooting incidents involving injury, the number of shooting victims, the number of individuals killed by gun violence, the number of firearms recovered, and the number of firearms submitted to the lab for entry into NIBIN.
Work Plan
Goal
To enhance the capabilities of traffic safety through the utilization of an automated license plate recognition system in the Town of Yorktown.

Objective #1
To enhance enforcement abilities relating to stolen vehicles, unregistered/uninsured motor vehicles, persistent scoff law violators, unlicensed operators, and sex offenders, while maintaining homeland security obligations.

Task #1 for Objective #1
Acquire the necessary equipment to enhance the ability of patrol to meet the needs of the community more efficiently.

# Performance Measure
  1 Include in the appropriate Quarterly Progress Reports to DCJS, the type of unit installed (mobile or fixed) and date(s) of equipment installation and implementation.

Task #2 for Objective #1
Develop a written departmental policy regarding the use of the License Plate Reader (LPR).

# Performance Measure
  1 Include in the appropriate Quarterly Progress Reports to DCJS, the written departmental policy.

Task #3 for Objective #1
Provide training to those individuals authorized to utilize the License Plate Reader (LPR).

# Performance Measure
  1 Include in the appropriate Quarterly Progress Reports to DCJS, the number of personnel who attended vendor and/or in-house instruction regarding the use of the License Plate Reader (LPR).

Task #4 for Objective #1
Deploy personnel assigned to the vehicle equipped with the License Plate Reader (LPR) for investigative purposes and/or into areas deemed as high traffic, elevated crime, and/or a potential security threat.

# Performance Measure
  1) Number of stolen vehicles recovered; 2) Number of felony arrests resulting from stolen vehicles recovered; 3) Number of misdemeanor arrests resulting from stolen vehicles recovered; 4) Number of suspended and/or revoked registrations; 5) Number of felony arrests resulting from suspended and/or revoked registrations; 6) Number of misdemeanor arrests resulting from suspended and/or revoked registrations; 7) Number of stolen plates recovered; 8) Number of felony arrests resulting from stolen plates recovered; 9) Number of misdemeanor arrests resulting from stolen plates recovered; 10) Number of wanted individuals; 11) Number of felony arrests resulting from wanted individuals; 12) Number of misdemeanor arrests resulting from wanted individuals; 13) Number of individuals wanted for delinquent spousal support; 14) Number of felony arrests resulting from individuals wanted for delinquent spousal support; 15) Number of misdemeanor arrests resulting from individuals wanted for delinquent spousal support; 16) Number of plates read by the License Plate Reader (LPR); 17) Number of AMBER Alerts; 18) Number of guns recovered; 19) Amount of money recovered; 20) Types of drugs recovered; 21) Value of drugs recovered (estimated).
22) Number of multi-agency initiatives (ie. DMV, NYSP, Probation, etc.); 23) Successes not mentioned above; 24) Recommendations
Yorktown, Town of  
Yorktown Town Police Department - Version 1

<table>
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<tr>
<th>#</th>
<th>Equipment</th>
<th>Number</th>
<th>Unit Cost</th>
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<th>Matching Funds</th>
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<tbody>
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<td>$24,000.00</td>
<td>$24,000.00</td>
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<td>$24,000.00</td>
<td>$0.00</td>
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Total Project Costs

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<tr>
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<th>Matching Funds</th>
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</tbody>
</table>

Total Contract Costs

<table>
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<tr>
<th>Total Cost</th>
<th>Grant Funds</th>
<th>Matching Funds</th>
</tr>
</thead>
<tbody>
<tr>
<td>$24,000.00</td>
<td>$24,000.00</td>
<td>$0.00</td>
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https://grants.criminaljustice.state.ny.us/Project/12869ContractAward.jsp

1/16/2007
AGREEMENT

STATE OF NEW YORK
AGREEMENT
This AGREEMENT is hereby made by and between the State of New York agency (STATE) and the public or private agency (CONTRACTOR) identified on the face page hereof.

WITNESSETH:
WHEREAS, the STATE has the authority to regulate and provide funding for the establishment and operation of program services and desires to contract with skilled parties possessing the necessary resources to provide such services; and
WHEREAS, the CONTRACTOR is ready, willing and able to provide such program services and possesses or can make available all necessary qualified personnel, licenses, facilities and expertise to perform or have performed the services required pursuant to the terms of this AGREEMENT;
NOW THEREFORE, in consideration of the promises, responsibilities and covenants herein, the STATE and the CONTRACTOR agree as follows:
I. Conditions of Agreement
A. This AGREEMENT may consist of successive periods (PERIOD), as specified within the AGREEMENT or within a subsequent Modification Agreement(s) (Appendix X) Amendment. Each additional or superseding PERIOD shall be on the forms specified by the particular State agency, and shall be incorporated into this AGREEMENT.
B. Funding for the first PERIOD shall not exceed the funding amount specified on the face page hereof. Funding for each subsequent PERIOD, if any, shall not exceed the amount specified in the appropriate appendix amendment for that PERIOD.
C. This AGREEMENT incorporates the face page attached as presented in the Grants Management System (GMS) AWARD online printable report, and all of the marked appendices identified on the face page hereof.
D. For each succeeding PERIOD of this AGREEMENT, the parties shall prepare new appendices, to the extent that any require modification, and a Modification Agreement (the attached Appendix X is the blank form to be used) GMS Amendment. Any terms of this AGREEMENT not modified shall remain in effect for each PERIOD of the AGREEMENT. To modify the AGREEMENT within an existing PERIOD, the parties shall revise or complete the appropriate appendix form(s) create and amendment to the GMS record. Any change in the amount of consideration to be paid, or change in the term, is subject to the approval of the Office of the State Comptroller. Any other modifications shall be processed in accordance with agency guidelines as stated in Appendix A-1.
E. The CONTRACTOR shall perform all services to the satisfaction of the STATE. The CONTRACTOR shall provide services and meet the program objectives summarized in the Program Workplan (Appendix D) in accordance with: provisions of the AGREEMENT; relevant laws, rules and regulations, administrative and fiscal guidelines; and where applicable, operating certificates for facilities or licenses for an activity or program.
F. If the CONTRACTOR enters into subcontracts for the performance of work pursuant to this AGREEMENT, the CONTRACTOR shall take full responsibility for the acts and omissions of its subcontractors. Nothing in the subcontract shall impair the rights of the STATE under this AGREEMENT. No contractual relationship shall be deemed to exist between the subcontractor and the STATE.
G. Appendix A (Standard Clauses as required by the Attorney General for all State contracts) takes precedence over all other parts of the AGREEMENT.
II. Payment and Reporting
A. The CONTRACTOR, to be eligible for payment, shall submit to the STATE's designated payment office (identified in Appendix C) any appropriate documentation as required by the Payment and Reporting Schedule (Appendix C) and by agency fiscal guidelines, in a manner acceptable to the STATE.
B. The STATE shall make payments and any reconciliations in accordance with the Payment and Reporting Schedule (Appendix C). The STATE shall pay the CONTRACTOR, in consideration of contract services for a given PERIOD, a sum not to exceed the amount noted on the face page hereof or in the respective Appendix designating the payment amount for that given PERIOD. This sum shall not duplicate reimbursement from other sources for CONTRACTOR costs and services provided pursuant to this AGREEMENT.
C. The CONTRACTOR shall meet the audit requirements specified by the STATE.
III. Terminations
A. This AGREEMENT may be terminated at any time upon mutual written consent of the STATE and the CONTRACTOR.
B. The STATE may terminate the AGREEMENT immediately, upon written notice of termination to the CONTRACTOR.
if the CONTRACTOR fails to comply with the terms and conditions of this AGREEMENT and/or with any laws, rules, regulations, policies or procedures affecting this AGREEMENT.

C. The STATE may also terminate this AGREEMENT for any reason in accordance with provisions set forth in Appendix A-1.

D. Written notice of termination, where required, shall be sent by personal messenger service or by certified mail, return receipt requested. The termination shall be effective in accordance with the terms of the notice.

E. Upon receipt of notice of termination, the CONTRACTOR agrees to cancel, prior to the effective date of any prospective termination, as many outstanding obligations as possible, and agrees not to incur any new obligations after receipt of the notice without approval by the STATE.

F. The STATE shall be responsible for payment on claims pursuant to services provided and costs incurred pursuant to terms of the AGREEMENT. In no event shall the STATE be liable for expenses and obligations arising from the program (s) in this AGREEMENT after the termination date.

IV. Indemnification
A. The CONTRACTOR shall be solely responsible and answerable in damages for any and all accidents and/or injuries to persons (including death) or property arising out of or related to the services to be rendered by the CONTRACTOR or its subcontractors pursuant to this AGREEMENT. The CONTRACTOR shall indemnify and hold harmless the STATE and its officers and employees from claims, suits, actions, damages and costs of every nature arising out of the provision of services pursuant to this AGREEMENT.

B. The CONTRACTOR is an independent contractor and may neither hold itself out nor claim to be an officer, employee or subdivision of the STATE nor make any claim, demand or application to or for any right based upon any different status.

V. Property
Any equipment, furniture, supplies or other property purchased pursuant to this AGREEMENT is deemed to be the property of the STATE except as may otherwise be governed by Federal or State laws, rules or regulations, or as stated in Appendix A-1.

VI. Safeguards for Services and Confidentiality
A. Services performed pursuant to this AGREEMENT are secular in nature and shall be performed in a manner that does not discriminate on the basis of religious belief, or promote or discourage adherence to religion in general or particular religious beliefs.

B. Funds provided pursuant to this AGREEMENT shall not be used for any partisan political activity, or for activities that may influence legislation or the election or defeat of any candidate for public office.

C. Information relating to individuals who may receive services pursuant to this AGREEMENT shall be maintained and used only for the purposes intended under the contract and in conformity with applicable provisions of the laws and regulations, or specified in Appendix A-1.

Certified by - on

APPENDIX A

STANDARD CLAUSES FOR NYS CONTRACTS

The parties to the attached contract, license, lease, amendment or other agreement of any kind (hereinafter, the 'contract' or 'this contract') agree to be bound by the following clauses which are hereby made a part of the contract (the word 'Contractor' herein refers to any party other than the State, whether a contractor, licenser, licensee, lessor, lessee or any other party):

1. EXECUTORY CLAUSE. In accordance with Section 41 of the State Finance Law, the State shall have no liability under this contract to the Contractor or to anyone else beyond funds appropriated and available for this contract.

2. NON-ASSIGNMENT CLAUSE. In accordance with Section 138 of the State Finance Law, this contract may not be assigned by the Contractor or its right, title or interest therein assigned, transferred, conveyed, sublet or otherwise disposed of without the previous consent, in writing, of the State and any attempts to assign the contract without the State's written consent are null and void. The Contractor may, however, assign its right to receive payment without the State's prior written consent unless this contract concerns Certificates of Participation pursuant to Article 5-A of the State Finance Law.

3. COMPTROLLER'S APPROVAL. In accordance with Section 112 of the State Finance Law (or, if this contract is with the State University or City University of New York, Section 355 or Section 6218 of the Education Law), if this contract exceeds $15,000 (or the minimum thresholds agreed to by the Office of the State Comptroller for certain S.U.N.Y. and C.U.N.Y. contracts), or if this is an amendment for any amount to a contract which, as so amended, exceeds said...
statutory amount, or if, by this contract, the State agrees to give something other than money when the value or reasonably estimated value of such consideration exceeds $10,000, it shall not be valid, effective or binding upon the State until it has been approved by the State Comptroller and filed in his office. Comptroller’s approval of contracts let by the Office of General Services is required when such contracts exceed $30,000 (State Finance Law Section 163.6.a).

4. WORKERS’ COMPENSATION BENEFITS. In accordance with Section 142 of the State Finance Law, this contract shall be void and of no force and effect unless the Contractor shall provide and maintain coverage during the life of this contract for the benefit of such employees as are required to be covered by the provisions of the Workers’ Compensation Law.

5. NON-DISCRIMINATION REQUIREMENTS. To the extent required by Article 15 of the Executive Law (also known as the Human Rights Law) and all other State and Federal statutory and constitutional non-discrimination provisions, the Contractor will not discriminate against any employee or applicant for employment because of race, creed, color, sex, national origin, sexual orientation, age, disability, genetic predisposition or carrier status, or marital status. Furthermore, in accordance with Section 220-e of the Labor Law, if this is a contract for the construction, alteration or repair of any public building or public work or for the manufacture, sale or distribution of materials, equipment or supplies, and to the extent that this contract shall be performed within the State of New York, Contractor agrees that neither it nor its subcontractors shall, by reason of race, creed, color, disability, sex, or national origin: (a) discriminate in hiring against any New York State citizen who is qualified and available to perform the work; or (b) discriminate against or intimidate any employee hired for the performance of work under this contract. If this is a building service contract as defined in Section 230 of the Labor Law, then, in accordance with Section 239 thereof, Contractor agrees that neither it nor its subcontractors shall by reason of race, creed, color, national origin, age, sex or disability: (a) discriminate in hiring against any New York State citizen who is qualified and available to perform the work; or (b) discriminate against or intimidate any employee hired for the performance of work under this contract. Contractor is subject to fines of $50.00 per person per day for any violation of Section 220-e or Section 239 as well as possible termination of this contract and forfeiture of all moneys due hereunder for a second or subsequent violation.

6. WAGE AND HOURS PROVISIONS. If this is a public work contract covered by Article 8 of the Labor Law or a building service contract covered by Article 9 thereof, neither Contractor’s employees nor the employees of its subcontractors may be required or permitted to work more than the number of hours or days stated in said statutes, except as otherwise provided in the Labor Law and as set forth in prevailing wage and supplement schedules issued by the State Labor Department. Furthermore, Contractor and its subcontractors must pay at least the prevailing wage rate and pay or provide the prevailing supplements, including the premium rates for overtime pay, as determined by the State Labor Department in accordance with the Labor Law.

7. NON-COLLUSIVE BIDDING CERTIFICATION. In accordance with Section 139-d of the State Finance Law, if this contract was awarded based upon the submission of bids, Contractor affirms, under penalty of perjury, that its bid was arrived at independently and without collusion aimed at restricting competition. Contractor further affirms that, at the time Contractor submitted its bid, an authorized and responsible person executed and delivered to the State a non-collusive bidding certification on Contractor’s behalf.

8. INTERNATIONAL BOYCOTT PROHIBITION. In accordance with Section 220-f of the Labor Law and Section 139-h of the State Finance Law, if this contract exceeds $5,000, the Contractor agrees, as a material condition of the contract, that neither the Contractor nor any substantially owned or affiliated person, firm, partnership or corporation has participated, is participating, or shall participate in an international boycott in violation of the federal Export Administration Act of 1979 (50 USC App. Sections 2401 et seq.) or regulations thereunder. If such Contractor, or any of the aforesaid affiliates of Contractor, is convicted or is otherwise found to have violated said laws or regulations upon the final determination of the United States Commerce Department or any other appropriate agency of the United States subsequent to the contract’s execution, such contract, amendment or modification thereto shall be rendered forfeit and void. The Contractor shall so notify the State Comptroller within five (5) business days of such conviction, determination or disposition of appeal (2NYCRR 105.4).

9. SET-OFF RIGHTS. The State shall have all of its common law, equitable and statutory rights of set-off. These rights shall include, but not be limited to, the State’s option to withhold for the purposes of set-off any moneys due to the Contractor under this contract up to any amounts due and owing to the State with regard to this contract, any other contract with any State department or agency, including any contract for a term commencing prior to the term of this contract, plus any amounts due and owing to the State for any other reason including, without limitation, tax delinquencies, fee delinquencies or monetary penalties relative thereto. The State shall exercise its set-off rights in accordance with normal State practices including, in cases of set-off pursuant to an audit, the finalization of such audit.
by the State agency, its representatives, or the State Comptroller.

10. RECORDS. The Contractor shall establish and maintain complete and accurate books, records, documents, accounts and other evidence directly pertinent to performance under this contract (hereinafter, collectively, ‘the Records’). The Records must be kept for the balance of the calendar year in which they were made and for six (6) additional years thereafter. The State Comptroller, the Attorney General and any other person or entity authorized to conduct an examination, as well as the agency or agencies involved in this contract, shall have access to the Records during normal business hours at an office of the Contractor within the State of New York or, if no such office is available, at a mutually agreeable and reasonable venue within the State, for the term specified above for the purposes of inspection, auditing and copying. The State shall take reasonable steps to protect from public disclosure any of the Records which are exempt from disclosure under Section 87 of the Public Officers Law (the ‘Statute’) provided that: (i) the Contractor shall timely inform an appropriate State official, in writing, that said records should not be disclosed; and (ii) said records shall be sufficiently identified; and (iii) designation of said records as exempt under the Statute is reasonable. Nothing contained herein shall diminish, or in any way adversely affect, the State’s right to discovery in any pending or future litigation.

11. IDENTIFYING INFORMATION AND PRIVACY NOTIFICATION.
(a) FEDERAL EMPLOYER IDENTIFICATION NUMBER and/or FEDERAL SOCIAL SECURITY NUMBER. All invoices or New York State standard vouchers submitted for payment for the sale of goods or services or the lease of real or personal property to a New York State agency must include the payee’s identification number, i.e., the seller’s or lessor’s identification number. The number is either the payee’s Federal employer identification number or Federal social security number, or both such numbers when the payee has both such numbers. Failure to include this number or numbers may delay payment. Where the payee does not have such number or numbers, the payee, on its invoice or New York State standard voucher, must give the reason or reasons why the payee does not have such number or numbers.
(b) PRIVACY NOTIFICATION.
(1) The authority to request the above personal information from a seller of goods or services or a lessor of real or personal property, and the authority to maintain such information, is found in Section 5 of the State Tax Law. Disclosure of this information by the seller or lessor to the State is mandatory. The principal purpose for which the information is collected is to enable the State to identify individuals, businesses and others who have been delinquent in filing tax returns or may have understated their tax liabilities and to generally identify persons affected by the taxes administered by the Commissioner of Taxation and Finance. The information will be used for tax administration purposes and for any other purpose authorized by law.
(2) The personal information is requested by the purchasing unit of the agency contracting to purchase the goods or services or lease the real or personal property covered by this contract or lease. The information is maintained in New York State’s Central Accounting System by the Director of Accounting Operations, Office of the State Comptroller, 110 State Street, Albany, New York 12236.

12. EQUAL EMPLOYMENT OPPORTUNITIES FOR MINORITIES AND WOMEN. In accordance with Section 312 of the Executive Law, if this contract is: (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of $25,000.00, whereby a contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the contracting agency; or (ii) a written agreement in excess of $100,000.00 whereby a contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon; or (iii) a written agreement in excess of $100,000.00 whereby the owner of a State assisted housing project is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon for such project, then:
(a) The Contractor will not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status, and will undertake or continue existing programs of affirmative action to ensure that minority group members and women are afforded equal employment opportunities without discrimination. Affirmative action shall mean recruitment, employment, job assignment, promotion, upgradings, demotion, transfer, layoff, or termination and rates of pay or other forms of compensation;
(b) at the request of the contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, labor union or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability or marital status and that such union or representative will affirmatively cooperate in the implementation of the contractor’s obligations herein; and
(c) the Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the State contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race,
creed, color, national origin, sex, age, disability or marital status.
Contractor will include the provisions of 'a', 'b', and 'c' above, in every subcontract over $25,000.00 for the construction, demolition, replacement, major repair, renovation, planning or design of real property and improvements thereon (the 'Work') except where the Work is for the beneficial use of the Contractor. Section 312 does not apply to: (i) work, goods or services unrelated to this contract; or (ii) employment outside New York State; or (iii) banking services, insurance policies or the sale of securities. The State shall consider compliance by a contractor or subcontractor with the requirements of any federal law concerning equal employment opportunity which effectuates the purpose of this section. The contracting agency shall determine whether the imposition of the requirements of the provisions hereof duplicate or conflict with any such federal law and if such duplication or conflict exists, the contracting agency shall waive the applicability of Section 312 to the extent of such duplication or conflict. Contractor will comply with all duly promulgated and lawful rules and regulations of the Governor's Office of Minority and Women's Business Development pertaining hereto.

13. CONFLICTING TERMS. In the event of a conflict between the terms of the contract (including any and all attachments thereto and amendments thereof) and the terms of this Appendix A, the terms of this Appendix A shall control.

14. GOVERNING LAW. This contract shall be governed by the laws of the State of New York except where the Federal supremacy clause requires otherwise.

15. LATE PAYMENT. Timeliness of payment and any interest to be paid to Contractor for late payment shall be governed by Article 11-A of the State Finance Law to the extent required by law.

16. NO ARBITRATION. Disputes involving this contract, including the breach or alleged breach thereof, may not be submitted to binding arbitration (except where statutorily authorized), but must, instead, be heard in a court of competent jurisdiction of the State of New York.

17. SERVICE OF PROCESS. In addition to the methods of service allowed by the State Civil Practice Law & Rules ('CPLR'), Contractor hereby consents to service of process upon it by registered or certified mail, return receipt requested. Service hereunder shall be complete upon Contractor's actual receipt of process or upon the State's receipt of the return thereof by the United States Postal Service as refused or undeliverable. Contractor must promptly notify the State, in writing, of each and every change of address to which service of process can be made. Service by the State to the last known address shall be sufficient. Contractor will have thirty (30) calendar days after service hereunder is complete in which to respond.

18. PROHIBITION ON PURCHASE OF TROPICAL HARDWOODS. The Contractor certifies and warrants that all wood products to be used under this contract award will be in accordance with, but not limited to, the specifications and provisions of State Finance Law '165. (Use of Tropical Hardwoods) which prohibits purchase and use of tropical hardwoods, unless specifically exempted, by the State or any governmental agency or political subdivision or public benefit corporation. Qualification for an exemption under this law will be the responsibility of the contractor to establish to meet with the approval of the State. In addition, when any portion of this contract involving the use of woods, whether supply or installation, is to be performed by any subcontractor, the prime Contractor will indicate and certify in the submitted bid proposal that the subcontractor has been informed and is in compliance with specifications and provisions regarding use of tropical hardwoods as detailed in '165 State Finance Law. Any such use must meet with the approval of the State; otherwise, the bid may not be considered responsive. Under bidder certifications, proof of qualification for exemption will be the responsibility of the Contractor to meet with the approval of the State.

19. MACBRIDE FAIR EMPLOYMENT PRINCIPLES. In accordance with the MacBride Fair Employment Principles (Chapter 807 of the Laws of 1992), the Contractor hereby stipulates that the Contractor either (a) has no business operations in Northern Ireland, or (b) shall take lawful steps in good faith to conduct any business operations in Northern Ireland in accordance with the MacBride Fair Employment Principles (as described in Section 165 of the New York State Finance Law), and shall permit independent monitoring of compliance with such principles.

20. OMNIBUS PROCUREMENT ACT OF 1992. It is the policy of New York State to maximize opportunities for the participation of New York State business enterprises, including minority and women-owned business enterprises as bidders, subcontractors and suppliers on its procurement contracts.

Information on the availability of New York State subcontractors and suppliers is available from:
The Omnibus Procurement Act of 1992 requires that by signing this bid proposal or contract, as applicable, Contractors certify that whenever the total bid amount is greater than $1 million:

(a) The Contractor has made reasonable efforts to encourage the participation of New York State Business Enterprises as suppliers and subcontractors, including certified minority and women-owned business enterprises, on this project, and has retained the documentation of these efforts to be provided upon request to the State;

(b) The Contractor has complied with the Federal Equal Opportunity Act of 1972 (P.L. 92-261), as amended;

(c) The Contractor agrees to make reasonable efforts to provide notification to New York State residents of employment opportunities on this project through listing any such positions with the Job Service Division of the New York State Department of Labor, or providing such notification in such manner as is consistent with existing collective bargaining contracts or agreements. The Contractor agrees to document these efforts and to provide said documentation to the State upon request; and

(d) The Contractor acknowledges notice that the State may seek to obtain offset credits from foreign countries as a result of this contract and agrees to cooperate with the State in these efforts.

21. RECIPROCITY AND SANCTIONS PROVISIONS. Bidders are hereby notified that if their principal place of business is located in a country, nation, province, state or political subdivision that penalizes New York State vendors, and if the goods or services they offer will be substantially produced or performed outside New York State, the Omnibus Procurement Act 1994 and 2000 amendments (Chapter 684 and Chapter 383, respectively) require that they be denied contracts which they would otherwise obtain. NOTE: As of May 15, 2002, the list of discriminatory jurisdictions subject to this provision includes the states of South Carolina, Alaska, West Virginia, Wyoming, Louisiana and Hawaii. Contact NYS Department of Economic Development for a current list of jurisdictions subject to this provision.

22. PURCHASES OF APPAREL. In accordance with State Finance Law 162 (4-a), the State shall not purchase any apparel from any vendor unable or unwilling to certify that: (i) such apparel was manufactured in compliance with all applicable labor and occupational safety laws, including, but not limited to, child labor laws, wage and hours laws and workplace safety laws, and (ii) vendor will supply, with its bid (or, if not a bid situation, prior to or at the time of signing a contract with the State), if known, the names and addresses of each subcontractor and a list of all manufacturing plants to be utilized by the bidder.

All Certified Assurances for federal programs, and DCJS Contract Appendices are also available online for download at http://criminaljustice.state.ny.us/ofpa/forms.htm.

Certified by

APPENDIX A1
AGENCY-SPECIFIC CLAUSES

1. For grant solicitations or direct grant awards announced before April 10, 2006, if this Agreement exceeds $15,000, it shall not take effect until it is executed by the parties hereto and approved by the Attorney General and the Comptroller of the State of New York. If this Agreement is for $15,000 or less, it shall not take effect until it is executed by both parties.

For grant solicitations or direct grant awards announced on or after April 10, 2006, if this Agreement exceeds $50,000, it shall not take effect until it is executed by the parties hereto and approved by the Attorney General and the Comptroller of the State of New York. If this Agreement is for $50,000 or less, it shall not take effect until it is executed by both parties.

https://grants.criminaljustice.state.ny.us/Project/12875contractAward.jsp

1/16/2007
2. This Agreement sets forth the entire understanding of the parties and may not be altered or amended except in writing and signed by the parties hereto. The parties agree, however, that DCJS may unilaterally amend only the following sections of the Budget Amendment/Grant Extension form (DCJS-55) to insure accuracy and completeness: identification of Federal Funds or State Funds; #1 Grantee Name, #2 County; #3 Contract No.; #4 Implementing Agency; #5 DCJS No.; #7 Project Title; #9 Date of Last Approved Request; #10 Contract Duration; and A. Approved Project Budget. DCJS shall initial such amendment(s) and shall provide Grantee with a copy of the corrected DCJS-55 that was unilaterally amended by DCJS.

3. The failure of a party to enforce a contractual obligation shall not eliminate the other party's obligation to perform such contractual obligation.

4. In the event that any provision of this Agreement is determined to be null and void, all remaining provisions shall continue to be in full force and effect.

5. The Grantee must notify DCJS in writing of any change in the number, title, job duties or rate of remuneration of project staff which changes the Personal Service Project Budget line by 10 percent or under. Any change in the number, title, job duties or rate of remuneration of project staff which changes the Project Budget line more than 10 percent must be approved in writing by DCJS prior to implementation. The Grantee agrees to provide DCJS with resumes and supporting documentation upon request.

6. The Grantee shall submit detailed itemization forms for personal service and fringe benefit expenditures, in a format determined by DCJS, with any voucher and Fiscal Cost Reports requesting payment for expenditures.

7. The Grantee must maintain specific documentation as support for project related personal service expenditures, depending upon whether this grant contract project is supported by State or Federal funds:

A. For State funded grants:

For all Grantee's staff whose salaries are paid in whole or in part from grant funds provided under this Agreement, the Grantee shall maintain a time recording system which shows the time devoted to the grant project. The system shall consist of time sheets, computerized workload distribution reports, or equivalent systems. The time devoted to grant activities must be determinable and verifiable by DCJS. If time sheets are used, each must be signed by the individual and certified by the individual's supervisor in a higher level position at the end of each time reporting period.

B. For Federally funded grants:

Depending upon the nature or extent of personal service provided under this Agreement, the Grantee shall maintain semi-annual (or more frequent) personal service certifications and/or an after-the-fact personnel activity reporting system (or equivalent) which complies with the requirements of the Federal Office of Management and Budget (OMB) Circulars A-21, A-87 or A-122, as applicable:

1. OMB Circular A-21 [Item J, General provisions for selected items of cost] identifies documentation required for educational institutions as support for grant project personnel costs.

2. OMB Circular A-87 [Attachment B, Selected Items of Cost] identifies the documentation required for local government agencies as support for grant project personnel costs.

3. OMB Circular A-122 [Attachment B, Selected Items of Cost] identifies the documentation required for non-profit organizations as support for grant project personnel costs.

The most current version of these Federal OMB Circulars may be viewed on-line at: www.whitehouse.gov/omb/circulars.

The Grantee is to ensure full compliance with specific personal service documentation requirements of these OMB Circulars as applicable directly to the Grant recipient and to any sub-recipient (or collaborative agency/organization). Failure to do so may result in disallowance of costs upon audit.

8. Budget amendments are governed as follows:

A. The Grantee is not permitted to reallocate funds between Personal Service and Non-Personal Service budget

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categories without the prior written permission of DCJS.

B. A Grantee seeking to modify Non-Personal Service budget categories by more than 20 percent of the total funds budgeted in a category must secure the prior written permission of DCJS. A DCJS-55 setting forth the proposed amendment must be submitted to and approved by DCJS before the next voucher and/or fiscal cost report will be approved.

C. Prior approval by DCJS is not required for Non-Personal Service budget changes which are less than 20 percent. A DCJS-55 and a letter signed by the Chief Executive Officer or Fiscal Officer authorizing these changes must be submitted to DCJS with the next voucher or fiscal cost report submission.

9. Space rental provided by this Agreement must be supported by a written lease, maintained on file and made available by the Grantee upon request.

10. The Grantee's request for travel, meals or lodging reimbursement shall be in accordance with Appendix B, Budget, and, unless prior written authorization has been received from DCJS, shall not exceed rates authorized by the NYS Office of the State Comptroller.

11. The Grantee's employment of a consultant must be supported by a written agreement executed by the Grantee and the consultant. A consultant is defined as an individual or organization hired by the Grantee for the stated purpose of accomplishing a specific task relative to the funded project. A copy of the agreement must be submitted to DCJS with the appropriate voucher for payment. All consultant services must be obtained in a manner that provides for fair and open competition. The Grantee shall retain copies of all solicitations seeking a consultant, written agreements and documentation justifying the cost and selection of the consultant. The Grantee further agrees that it shall assume sole and complete responsibility for fulfilling all the obligations set forth in the Agreement and the Grantee must guarantee the work of the consultant as if it were its own.

A. The rate for a consultant should not exceed $450 per day (not including travel and subsistence costs). A rate exceeding $450 per day requires prior written approval from DCJS and may be approved on a case-by-case basis where adequate justification is provided and expenses are reasonable and allowable.

B. In addition to the above requirements, a Grantee that is a local government or a not-for-profit must adhere to the following guidelines at a minimum when obtaining consultant services:

1. Consultant services that cost up to $999 under this grant agreement can be obtained at the Grantee's discretion.

2. Consultant services that cost between $1,000 and $4,999 under this grant agreement must be supported by at least three telephone quotes and a record created of such quotes.

3. Consultant services that cost between $5,000 and $9,999 under this grant agreement must be supported by at least three written quotes on a vendor's stationery and a record created of competitive procurement process utilized.

4. A Grantee obtaining consultant services that cost in excess of $10,000 must use a competitive bidding process. Guidance may be obtained from DCJS. At a minimum, the competitive bidding process must incorporate the following: open, fair advertisement of the opportunity to provide services; equal provision of information to all interested parties; reasonable deadlines; sealed bids opened at one time before a committee who will certify the process; establishment of the methodology for evaluating bids before the bids are opened; and maintenance of a record of competitive procurement process.

C. A Grantee who proposes to obtain consultant services from a particular vendor without competitive bidding, must obtain the prior written approval of DCJS. The request for approval must be in writing and set forth, at a minimum, a detailed justification for selection and basis upon which the price was determined to be reasonable. Further, such consultant services must be in accordance with the guidelines, bulletins and regulations of the NYS Office of the State Comptroller, State Procurement Council, and the U.S. Department of Justice. A copy of DCJS' approval must also be submitted with the voucher for payment.

D. Notwithstanding the provisions of this paragraph, the Parties agree that DCJS' prior written approval is not required for the employment of a consultant when such employment is secured in relationship to a criminal matter as an expert witness, consultant or investigator. The Parties agree that the employment shall be supported by a written agreement and that all requests for reimbursement shall be supported by documentation identifying the criminal matter involved.

https://grants.criminaljustice.state.ny.us/Project/12877/ContractAward.jsp

1/16/2007
services provided, time commitment and schedule. Such agreement and documentation shall be submitted to DCJS with the appropriate voucher for payment.

12. All procurements, other than consultant services, shall be conducted in the following manner. Written justification and documentation for all procurements must be maintained on file and made available upon request. Detailed itemization forms for non-personal service expenditures, in a format determined by DCJS, shall accompany each voucher and Fiscal Cost Report requesting payment. All procurements must be made in a fair and open manner and in accordance with the pre-determined methodology established for evaluating bids (e.g., lowest responsive bidder or best value).

A) A Grantee that is a state entity must make all procurements in accordance with State Finance Law Article 11, and any other applicable regulations.

B) A Grantee that is a local government must make procurements in accordance with General Municipal Law Article 5-A and any other applicable regulations.

C) In addition, a Grantee that is a not-for-profit must also make all procurements as noted below:

1. If the Grantee is eligible to purchase an item or service from a government contract or is able to purchase such item or service elsewhere at a lower than or equal price, then such purchase may be made immediately.

2. A Grantee may purchase any single piece of equipment, single service or multiples of each that cost up to $999 at its discretion.

3. Before purchasing any piece of equipment, service or multiples of each that have an aggregate cost between $1,000 and $4,999, a Grantee must secure at least three telephone quotes and create a record for audit of such quotes.

4. Before purchasing any piece of equipment, service or multiples of each that have an aggregate cost between $5,000 and $9,999, the Grantee must secure at least three written quotes on a vendor's stationery and maintain a record of the competitive procurement process for audit purposes.

5. A Grantee spending in aggregate of $10,000 and above must use a competitive bidding process. Guidance may be obtained from DCJS. At a minimum, the competitive bidding process must incorporate the following: open, fair advertisement of the opportunity to provide services; equal provision of information to all interested parties; reasonable deadlines; sealed bids opened at one time before a committee who will certify the process; establishment of the methodology for evaluating bids before the bids are opened; and maintenance of a record of competitive procurement process.

6. A Grantee who proposes to purchase from a particular vendor without competitive bidding must obtain the prior written approval of DCJS. The request for approval must be in writing and set forth, at a minimum, a detailed justification for selection and the basis upon which the price was determined to be reasonable. Further, such procurement must be in accordance with the guidelines, bulletins and regulations of the NYS Office of the State Comptroller, State Procurement Council, and the U.S. Department of Justice. A copy of DCJS' approval must also be submitted with the voucher for payment.

13. Applicable equipment purchased with funds provided by this Agreement as listed in Appendix B, Budget, shall be assigned a unique inventory number. The Grantee shall list all applicable equipment purchased with such funds in the GMS Property Module and print and submit such reports to DCJS/BJF program representatives with the final program progress report or sooner. Alternatively, the Grantee may use the Equipment Inventory reports prescribed by DCJS to list equipment purchases and submit them to DCJS via postal service. Items of equipment costing less than $500 do not need to be reported on the Equipment Inventory Reports although the Grantee is encouraged to maintain an internal inventory for audit purposes. Upon completion of all contractual requirements by the Grantee, DCJS will consider a request for continued use and possession of the equipment purchased with grant funds provided the equipment continues to be used in conducting a criminal justice program.

14. Grant funds may be expended only for purposes and activities set forth in this Agreement. Accordingly, the most important single requirement of accounting for this grant is the complete and accurate documentation of grant expenditures. If the Grantee receives funding from two or more sources, all necessary steps must be taken to ensure that grant-related transactions are not commingled. This includes, but is not limited to, the establishment of unique budget codes, a separate cost center, or a separate chart of accounts. Expenditures must be cross-referenced to
supporting source documents (purchase orders, contracts, real estate leases, invoices, vouchers, timesheets, mileage logs, etc.). Grantee agrees it shall maintain adequate internal controls and adhere to Generally Accepted Accounting Principles for Government or Generally Accepted Accounting Principles for Not-for-Profit Organizations.

This Agreement may be subject to a fiscal audit by DCJS to ascertain financial compliance with Federal and/or State laws, regulations, and guidelines applicable to this Agreement. Such audits may include review of the Grantee’s accounting, financial, and reporting practices to determine compliance with the Agreement and reporting requirements; maintenance of accurate and reliable original accounting records in accordance with governmental accounting standards as well as generally accepted accounting principles; and specific compliance with allowable cost and expenditure documentation standards prescribed by applicable Federal, State, and DCJS guidelines.

15. Where advance payments are approved by DCJS, the Grantee agrees to expend the advance payments in accordance with the purposes set forth in Appendix D and consistent with Appendix B.

16. DCJS reserves the right to suspend program funds if the Grantee is found to be in noncompliance with the provisions of this Agreement or other grant agreements between the Grantee and DCJS or, if the Grantee or principals of the Grantee are under investigation by a New York State or local law enforcement agency for noncompliance with State or Federal laws or regulatory provisions or, if in DCJS’ judgment, the services provided by the Grantee under the Agreement are unsatisfactory or untimely. DCJS shall provide the Grantee with written notice of noncompliance. Upon the Grantee’s failure to correct or comply with the written notice by DCJS, DCJS reserves the right to terminate the Agreement, recoup funds and recover any assets purchased with the proceeds of this Agreement. DCJS reserves the right to use approved grant related expenditures to offset disallowed expenditures from any grant funded through its offices upon issuance of a final audit report and appropriate notification to the Grantee, or upon reasonable assurance that the Grantee is not in compliance with Agreement terms.

17. The Grantee agrees, as a material condition of the Agreement, to comply with all applicable provisions of the Hatch Act (5 U.S.C. "1501 et seq.) as amended.

18. Program income earned by the Grantee during the funding period as a direct result of the grant award must be reported in writing to DCJS, in addition to any other statutory reporting requirements. This includes income received from seized and forfeited assets and cash, as well as: sale of grant purchased property; royalties; fees for services; and registration/tuition fees. Interest earned on grant funds is not program income unless specified in Appendix D. The Grantee agrees to report the receipt and expenditures of grant program income to DCJS. All income, including interest, generated by the use of these grant funds will be used to enhance the grant project.

19. If applicable, the Grantee agrees to obtain not-for-profit status, a federal identification number, and a charitable registration number (or a declaration of exemption) and to furnish DCJS with this information as soon as it is available.

20. Unless otherwise specified, in accordance with the State Finance Law, the availability of all State funds for liabilities already incurred thereunder shall cease on September 15th of the year following the fiscal year in which the funds were appropriated, unless such funds are reappropriated by the New York State Legislature. To ensure payment, vouchers must be received by DCJS by August 1st of the year following the fiscal year in which the funds were appropriated.

21. The Grantee will submit program progress reports and one final report to DCJS via the GMS system and additional information or amended data as required.

A. Program progress reports will be due within 45 days of the last day of each calendar quarter or on an alternate schedule as prescribed in Appendix D. The first program progress report will be due within 45 days of the last day of the calendar quarter from the start date of the program.

Program progress reports thereafter will continue to be made until such time as the funds subject to this Agreement are no longer available, have been accounted for, and/or throughout the Agreement period or project duration.

Calendar quarters, for the purposes of making program progress reports, shall be as follows:

- Calendar Quarter
- Report Due
- January 1 - March 31
- May 15
- April 1 - June 30
August 15

July 1 - September 30
November 15

October 1 - December 31
February 15

B. The final report, or where applicable interim progress reports, will summarize the project's achievements as well as describe activities for that quarter.

22. If for any reason the State of New York or the federal government terminates its appropriation through DCJS or fails to pay the full amount of the allocation for the operation of this program, this Agreement may be terminated or reduced at the discretion of DCJS, provided that no such reduction or termination shall apply to allowable costs already incurred by the Grantee where funds are available to DCJS for payment of such costs. Upon termination or reduction of the Agreement, all remaining funds paid to the Grantee that are not subject to allowable costs already incurred by the Grantee shall be returned to DCJS. In any event, no liability shall be incurred by DCJS or by the State of New York beyond monies available for the purposes of this Agreement. The Grantee acknowledges that any funds due to DCJS because of disallowed expenditures after audit shall be its responsibility.

23. If Appendix B, Program Budget, makes provisions for overtime payment, the Grantee agrees to submit vouchers for such payment of overtime charges within 45 days after the last day of the quarter for the reporting period. The Grantee further agrees to limit overtime earnings to no more than 25 percent (25%) of the employee's annual personnel cost (salary plus fringe benefits) during the term of this Agreement. No reimbursements for overtime charges in excess of this 25 percent (25%) limit will be made unless prior written approval has been obtained from DCJS.

24. None of the goals, objectives or tasks set forth in Appendix D shall be subawarded to another organization without specific prior written approval by DCJS. Where the intention to make subawards is clearly indicated in the application, DCJS' approval is deemed given, if these activities are funded as proposed.

If this Agreement makes provisions for the Grantee to subgrant funds to other recipients, the Grantee agrees that all subgrantees shall be held accountable by the Grantee for all terms and conditions set forth in this Agreement. The Grantee further agrees that it shall assume sole and complete responsibility for fulfilling all the obligations set forth in this Agreement and guarantee the work of any subgrantee as if it were its own.

The Grantee agrees that all subgrantee arrangements shall be formalized in writing between the parties involved. The writing must, at a minimum, include the following information:

Activities to be performed;
Time schedule;
Project policies;
Other policies and procedures to be followed;
Dollar limitation of the Agreement;
Appendix A, Appendix A-1, Appendix C, Certified Assurances for Federally Supported Projects, Certification Regarding Lobbying, Debarment and Suspension and any special conditions set forth in the Agreement; and
Applicable Federal and/or State cost principles to be used in determining allowable costs.

The Grantee will not be reimbursed for subgranted funds unless all expenditures by a subgrantee are listed on certification forms. Backup documentation for such expenditures must be made available upon request. All expenditure must be programmatically consistent with the goals and objectives of this Agreement and with the financial plan set forth in Appendix B.

25. Federal Funds

A. In accordance with Federal requirements, a Grantee which receives during its fiscal year $500,000 or more of Federal funds (including pass-through and direct) from all sources, including this Agreement, must agree to have an independent audit of such Federal funds conducted in accordance with the Federal Office of Management and Budget (OMB) Circular A-133. OMB Circular A-133 further requires that the final report for such audit be completed within nine months of the end of the Grantee's fiscal year. The Grantee further agrees to provide one copy of such audit report(s) to DCJS within nine months of the end of its fiscal year(s).
B. In accordance with Federal requirements, a Grantee receiving Federal pass-through funds must also agree to comply with the terms and conditions of any and all applicable Federal OMB Circulars. For the convenience of the Grantee, the following OMB circulars are noted as the most common applicable to federal funds passed through DCJS:

- OMB Circular A 21, Cost Principles for Educational Institutions;
- OMB Circular A 87, Cost Principles for State, Local and Indian Tribal Governments;
- OMB Circular A 102, Grants and Cooperative Agreements With State and Local Governments;
- OMB Circular A 110, Uniform Administrative Requirements for Grants and Other Agreements with Institutions of Higher Education, Hospitals and Other Non Profit Organizations; and
- OMB Circular A 122, Cost Principles for Non Profit Organizations.

The Parties agree that, dependent upon the status of the Grantee, additional circulars may also be applicable. The most current version of all Federal OMB Circulars may be viewed on-line at: www.whitehouse.gov/omb/circulars.

The Grantee is to ensure full compliance with all cost documentation requirements of OMB Circulars as applicable directly to the Grant recipient and to any sub-recipient (or collaborative agency/organization). Failure to do so may result in disallowance of costs upon audit.

26. Any creative or literary work developed or commissioned by the Grantee with grant support provided by DCJS shall become the property of DCJS, entitling DCJS to assert a copyright therein, unless the parties have expressly agreed otherwise in a written instrument signed by them.

A. If DCJS shares its right to copyright such work with the Grantee, DCJS reserves a royalty-free, non-exclusive, and irrevocable license to reproduce, publish or otherwise use, and to authorize others to use: (a) the copyright in any work developed under a grant, subgrant, or contract under a grant or subgrant; and (b) any rights of copyright to which a Grantee, Subgrantee, or a Contractor purchases ownership with grant support.

B. If the grant support provided by DCJS is federally sponsored, the federal awarding agency also reserves a royalty-free, nonexclusive, and irrevocable license to reproduce, publish or otherwise use, and to authorize others to use: (a) the copyright in any work developed under a grant, subgrant or contract under a grant or subgrant; and (b) any rights of copyright to which a Grantee, Subgrantee, or a Contractor purchases ownership with such grant support.

C. The Grantee shall submit one copy of all reports and publications resulting from this Agreement to DCJS. Any publications must contain the following statement, in visible print, of any document generated pursuant to a grant administered by DCJS:

This project was supported by a grant administered by the New York State Division of Criminal Justice Services. Points of view in this document are those of the author and do not necessarily represent the official position or policies of the Division of Criminal Justice Services.

27. Original records must be retained for six years following the submission of the final claim against this Agreement. In the event of a fiscal audit, the project manager or a designated responsible party must be prepared to produce source documents that substantiate claimed expenditures. DCJS requires that all documentation materials be organized, readily accessible, and cross-referenced to the Fiscal Cost Reports previously submitted. If fiscal records, such as purchase orders, vouchers, payroll registers, payroll tax records, etc., are to be kept in a fiscal office which is separate and apart from the program office, the project manager must have access to these original records. Such fiscal records must readily identify the associated project. In addition, a separate set of records must be retained for each project year.

28. Grant-related expenditures shall be reported on Fiscal Cost Reports and detailed itemization forms provided by DCJS. These reports must be prepared periodically as defined in Appendix C of this Agreement. All reported expenditures must reconcile to the program accounting records. Prior period adjustments shall be reported in the same accounting period that the correction was made.

Certified by - on

04/01/03 APPENDIX C
PAYMENT AND REPORTING SCHEDULE

NOTE: Additional payment provisions associated with the schedule(s) below are detailed in Appendix A-1.

https://grants.criminaljustice.state.ny.us/Project/ReportContractAward.jsp 1/16/2007
For All Grantees:

1. The Grantee agrees that this is a reimbursement-based contract; an advance may be provided through Appendix D. All requests for reimbursement must reflect actual costs that have been disbursed or items received by the Grantee. A purchase order issued without receipt of the items or service is not eligible for reimbursement.

2. Grantees must submit all required fiscal reports, supporting documentation and program progress reports. Failure to meet these requirements will result in the rejection of associated vouchers. Failure to submit the final program report, an interim progress report designated as the final report, may result in a disallowance of 25 percent (25%) of the grant amount. The Grantee must also refund all unexpended advances. (See item three below.) Final vouchers, reimbursement payment and reports must be submitted within 45 days of the end of the grant contract period. Failure to submit a voucher within this period may result in the loss of grant funds.

3. If at the end of this grant contract there remains any unexpended balance of the monies advanced under this contract in the possession of the Grantee, the Grantee shall submit a certified check or money order for the unexpended balance payable to the order of the State of New York and return it to the Finance Office of DCJS with its final fiscal cost report within 45 days of termination of this grant contract.

4. Vouchers shall be submitted in a format acceptable to DCJS and the Office of the State Comptroller. Vouchers submitted for payment shall be deemed to be a certification that the payments requested are for project expenditures made in accordance with the items as contained in the Project Budget (Appendix B) and during the contract period. When submitting a voucher, such voucher shall also be deemed to certify that: a) the payments requested do not duplicate reimbursement from other sources of funding; and b) the funds provided herein do not replace funds that, in the absence of this grant, would have been made available by the Grantee for this program. Requirement b) does not apply to Legislative sponsored State grants.

5. For purposes of prompt payment provisions, the Designated Payment Office for the processing of all vouchers is the Finance Office of DCJS. Payment of grant vouchers shall be made in accordance with the provisions of Article XI-A of the State Finance Law. Payment shall be preceded by an inspection period of 15 business days which shall be excluded from calculations of the payment due date for purposes of determining eligibility for interest payments. The Grantee must notify the Finance Office in writing of a change of address in order to benefit from the prompt payment provision of the State Finance Law. When progress reports are overdue, vouchers will not be eligible for prompt payment.

6. Timely and properly completed New York State vouchers, with supporting documentation when required, shall be submitted to:

NYS Division of Criminal Justice Services
Finance Office
4 Tower Place
Albany, NY 12203-3764

Payment schedules and payment method provisions are outlined on page 2 of this Appendix.

6. Payment Schedule

PAYMENT PAYMENT DUE DATE 1 Pending appropriation, 30 days after commencement date of contract with proper documentation or upon receipt of proper documentation, whichever is later. 2-4 Quarterly

A not-for-profit Grantee operating on a multi-year contract may voucher for an optional fifth quarter advance against the succeeding year's appropriation, pursuant to NYS Finance Law, Section 179-u.

All submitted vouchers will reflect the Grantee's actual expenditures and will be accompanied by supporting detailed itemizations of personal service and non-personal service expenditures and other documentation as required, and by a fiscal cost report for the reporting period. DCJS reserves the right not to release subsequent grant awards pending Grantee compliance with this Agreement. In the event that any expenditure for which the Grantee has been reimbursed by grant funds is subsequently disallowed, DCJS in its sole discretion, may reduce the voucher payment by the amount disallowed. If necessary, the Grantee may be required to submit a final budget reallocation. Fiscal cost reports must be submitted showing grant expenditures and/or obligations for each quarter of the grant within 45 days after the last day of the quarter for the reporting period.
Advance payments shall be permitted as specified in Appendix A-1, and in the amount specified in Appendix D.

Payment requests need to include the following documents as required:

- Detailed Itemization of Personal Service Expenditures
- Detailed Itemization of Non-Personal Service Expenditures
- Detailed Itemization of Consultant Expenditures
- Expert witness agreement and supporting documentation
- Voucher and Fiscal Cost Report signed
- Written documentation of all required DCJS prior approvals as follows:
  - DCJS approval of non-competitive consultant.
  - DCJS approval of non-competitive vendor for services.
  - DCJS approval of consultant services reimbursement greater than $450 per eight hour day.
  - DCJS approval of change to Personal Services by more than 10 percent.
  - DCJS approval to exceed NYS Office of the State Comptroller travel, meals and lodging rates.
  - DCJS approval to subaward to another organization.
  - DCJS approval for overtime payments exceeding 25 percent of an employee's annual personnel cost.
  - DCJS approval to modify Non Personal Services budget categories by more than 20 percent.
  - DCJS approval to reallocate funds between Personal Services and Non Personal Services.

All Certified Assurances for federal programs, and DCJS Contract Appendices are also available online for download at http://criminaljustice.state.ny.us/ofpa/forms.htm.

Certified by - on
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<td>3. For grant solicitations or direct grant awards announced before April 10, 2006, if this Agreement exceeds $15,000, it shall not take effect until it is executed by the parties hereto and approved by the Attorney General and the Comptroller of the State of New York. If this Agreement is for $15,000 or less, it shall not take effect until i...</td>
<td>Linda Cooper</td>
<td>02/22/2007</td>
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<td>4. 04/01/03 APPENDIX C PAYMENT AND REPORTING SCHEDULE</td>
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For All Grantees:

1. The Grantee agrees that this is a reimbursement-based contract; an advance may be provided through Appendix D. All requests for reimbursement must reflect actual costs that have...
The contract has been electronically signed by Linda Cooper on 02/22/2007.
Quarterly License Plate Reader Progress Report 2007

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Revenue Collected (if applicable) $  
Recommendations or comments:

*** Number of plates read is not available at this time. The system is down due to a motor vehicle accident on September 1, 2007
Quarterly License Plate Reader Progress Report 2007

Agency: contact and address

Agency: Sgt. Thomas J Gentner  
2281 Crompond Rd Yorktown NY 10598

Type of LPR:

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Performance Measure

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Revenue Collected (if applicable) | $

Recommendations or comments:

*** The system was down most of the period because the vehicle it is mounted on was out of service due to a traffic accident
Quarterly License Plate Reader Progress Report 2008

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<tr>
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<td>Jan-Mar</td>
<td>Apr-Jun</td>
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<tr>
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<td>Jul-Sep</td>
<td>Oct-Dec</td>
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<td>Traffic</td>
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<td>Investigations</td>
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<th>Number</th>
<th>Arrests</th>
<th>Felonies</th>
<th>Misdemeanors</th>
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<tr>
<td>Stolen vehicles recovered</td>
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<tr>
<td>Suspended / Revoked Registration</td>
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<tr>
<td>Stolen Plates</td>
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<tr>
<td>Wanted Individuals</td>
<td></td>
<td></td>
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<tr>
<td>Wanted Delinquent Spousal Support</td>
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<tr>
<td>Plates Read BY LPR</td>
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<td>AMBER Alerts</td>
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<table>
<thead>
<tr>
<th>Unexpected Outcomes</th>
<th>Type</th>
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<tbody>
<tr>
<td>Guns recovered</td>
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<tr>
<td>Money recovered</td>
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<td>$</td>
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<tr>
<td>Drugs recovered</td>
<td></td>
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<tr>
<td>Other</td>
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</table>

Revenue Collected (if applicable) | $ |

Recommendations or comments:

*** Number of plates read is not available at this time. The system is down due to a motor vehicle accident on September 1, 2007
Quarterly License Plate Reader Progress Report 2008

Agency: Yorktown Police Department  
2281 Crompond Rd Yorktown NY 10598

Sgt. Thomas J Gentner

Type of LPR: Mobil

Installation Date: June 11, 2007

Utilized by: Traffic x Investigations

Reporting Period:
- Jan-Mar
- Apr-Jun X
- Jul-Sep
- Oct-Dec

Performance Measure | Number | Arrests | Felonies | Misdemeanors |
--- | --- | --- | --- | --- |
Stolen vehicles recovered |  |  |  |  |
Suspended / Revoked Registration |  |  |  |  |
Stolen Plates |  |  |  |  |
Wanted Individuals |  |  |  |  |
Wanted Delinquent Spousal Support |  |  |  |  |
Plates Read BY LPR | 52800 |  |  |  |
AMBER Alerts |  |  |  |  |

Successes:

Unexpected Outcomes | Type | Value |
--- | --- | --- |
Guns recovered |  | $ |
Money recovered |  | $ |
Drugs recovered |  | $ |
Other |  | $ |

Revenue Collected (if applicable) | $ |

Recommendations or comments:
*** Complete statistics are not available due a software update on May 14, 2008
Agency: Yorktown Police Department  
2281 Crompond Rd Yorktown NY 10598  
Sgt. Thomas J Gentner

<table>
<thead>
<tr>
<th>Performance Measure</th>
<th>Number</th>
<th>Arrests</th>
<th>Felonies</th>
<th>Misdemeanors</th>
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<tbody>
<tr>
<td>Stolen vehicles recovered</td>
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<tr>
<td>Suspended / Revoked Registration</td>
<td>104</td>
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<tr>
<td>Wanted Individuals</td>
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<td>Wanted Delinquent Spousal Support</td>
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<table>
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<tr>
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<th>Type</th>
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<tbody>
<tr>
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<td>Drugs recovered</td>
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<td>Other</td>
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Revenue Collected (if applicable) $ 
Recommendations or comments:

Revenue Collected (if applicable) $
Recommendations or comments:
Quarterly License Plate Reader Progress Report 2008

Agency Name: Yorktown Police Department

Contact Name: Sgt. Tom Gentner
E-Mail Address: tgentner@yorktownpd.org
Contact Number: 914-962-4141 ext 166

LPR Type: Fixed

| Number of units in appropriate box (ex. 2 Fixed or 1 Mobile) | 1-Mobile |

Utilized by: Check the appropriate box

| Traffic | x | Investigations |

Reporting Period: Check the appropriate box

| Jan-Mar | Apr-Jun | Jul-Sep | Oct-Dec | x |

Performance Measure | # of Hits | Violations | Felonies | Misdemeanors
Stolen vehicles recovered | 16 |
Stolen Plates | 14 |
Suspended / Revoked Driver License |
Suspended / Revoked Registration | 148 | 3 arrests |
Uninsured Motor Vehicle |
Unlicensed Operator |
DWI / DWAI / DWAID |
Wanted Individuals | 4 |
Wanted Delinquent Spousal Support |
Plates Read BY LPR | 16,000 |
AMBER Alerts |

Amber Alert Successes:

Unexpected Outcomes | Type or Amount | Value
Guns recovered | $ |
Money recovered | $ |
Drugs recovered | $ |
Other |

Revenue Collected (if applicable) | $ |

Recommendations or comments: LPR out of service frequently due to an electrical issue
 Quarterly License Plate Reader Progress Report 2009

Agency Name: Yorktown Police Department
Contact Name: Sgt. Tom Gentner
E-Mail Address: tgentner@yorktownpd.org
Contact Number: 914-962-4141 ext 166

LPR Type: Fixed
Number of units in appropriate box (ex. 2 Fixed or 1 Mobile): 1-Mobile

Utilized by: Traffic x
Check the appropriate box
Investigations

Reporting Period:
Check the appropriate box
Jan-Mar x Apr-Jun
Jul-Sep Oct-Dec

Performance Measure
# of Hits
Violations
Felonies
Misdemeanors
Stolen vehicles recovered
Stolen Plates
Suspension / Revoked Driver License 12
Suspension / Revoked Registration 17
Uninsured Motor Vehicle 12
Unlicensed Operator 3
DWI / DWAI / DWAID
Wanted Individuals 1
Wanted Delinquent Spousal Support

Plates Read BY LPR 21,472
AMBER Alerts

Amber Alert Successes:

Unexpected Outcomes
Type or Amount
Value
Guns recovered $
Money recovered $
Drugs recovered $
Other

Revenue Collected (if applicable) $

Recommendations or comments:

*** Complete statistics are not available due to LPR hardware issues and operation center software issues- These issue have hopefully been corrected
Agency Name: Yorktown Police Department

Contact Name: Sgt. Tom Gentner
E-Mail Address: tgentner@yorktownpd.org
Contact Number: 914-962-4141 ext 166

LPR Type: Fixed
Number of units in appropriate box (ex. 2 Fixed or 1 Mobile): 1-Mobile

Utilized by: Traffic Investigations

Check the appropriate box:

Reporting Period:
Jan-Mar Apr-Jun
Jul-Sep Oct-Dec

Performance Measure | # of Hits | Violations | Felonies | Misdemeanors
--- | --- | --- | --- | ---
Stolen vehicles recovered | 1 | 1
Stolen Plates | 8 | 22
Suspended / Revoked Driver License | 22 | 5
Suspended / Revoked Registration | 15
Uninsured Motor Vehicle | 15
Unlicensed Operator | 5
DWI / DWAI / DWAID | 5
Wanted Individuals | 5
Wanted Delinquent Spousal Support | 5
Plates Read BY LPR | 73,912
AMBER Alerts | Amber Alert Successes:

Unexpected Outcomes | Type or Amount | Value
--- | --- | ---
Guns recovered | $ |
Money recovered | $ |
Drugs recovered | $ |
Other | |

Revenue Collected (if applicable) | $
Recommen...
Quarterly License Plate Reader Progress Report 2009

Agency Name: Yorktown Police Department

Contact Name: Sgt. Tom Gentner
E-Mail Address: tgentner@yorktownpd.org
Contact Number: 914-962-4141 ext 166

LPR Type: Fixed

Number of units in appropriate box (ex. 2 Fixed or 1 Mobile)

1-Mobile

Utilized by: Traffic Investigations

Reporting Period:
Jan-Mar Apr-Jun Jul-Sep Oct-Dec

Performance Measure # of Hits Violations Felonies Misdemeanors
Stolen vehicles recovered
Stolen Plates
Suspension / Revoked Driver License Suspended / Revoked Registration Uninsured Motor Vehicle Unlicensed Operator DWI / DWAI / DWAID Wanted Individuals Wanted Delinquent Spousal Support Plates Read BY LPR 88,083

AMBER Alerts

Amber Alert Successes:

Unexpected Outcomes Type or Amount Value
Guns recovered $ Money recovered $ Drugs recovered $ Other

Revenue Collected (if applicable) $

Recommendations or comments: subject apprehended on a 12 year old US military warrant For DWI
**Quarterly License Plate Reader Progress Report 2009**

**Agency Name:** Yorktown Police Department  
**Contact Name:** Sgt. Tom Gentner  
**E-Mail Address:** tgentner@yorktownpd.org  
**Contact Number:** 914-962-4141 ext 166

**LPR Type:**  
- Fixed
- 1-Mobile

**Number of units in appropriate box (ex. 2 Fixed or 1 Mobile):**

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<tr>
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<th>Traffic</th>
<th>Investigations</th>
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**Reporting Period:**
- Jan-Mar
- Apr-Jun
- Jul-Sep
- Oct-Dec

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<th>Felonies</th>
<th>Misdemeanors</th>
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<tr>
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<tr>
<td>Suspended / Revoked Registration</td>
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<tr>
<td>Uninsured Motor Vehicle</td>
<td>2</td>
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<tr>
<td>Unlicensed Operator</td>
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**AMBER Alerts**

**AMBER Alert Successes:**

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<tr>
<td>Drugs recovered</td>
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<td>Other</td>
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</table>

| Revenue Collected (if applicable) | $ |

**Recommendations or comments:**

---

- 12895 -
**Quarterly License Plate Reader Progress Report 2010**

<table>
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<th>Agency Name: Yorktown Police Department</th>
<th>LPR Type: Fixed</th>
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<tbody>
<tr>
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<td>Number of units in appropriate box (ex. 2 Fixed or 1 Mobile): 1-Mobile</td>
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<tr>
<td>E-Mail Address: <a href="mailto:tgentner@yorktownpd.org">tgentner@yorktownpd.org</a></td>
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<td>Jul-Sep Oct-Dec</td>
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<th># of Hits</th>
<th>Violations</th>
<th>Felonies</th>
<th>Misdemeanors</th>
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<tbody>
<tr>
<td>Stolen vehicles recovered</td>
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<tr>
<td>Stolen Plates</td>
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<tr>
<td>Suspended / Revoked Driver License</td>
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<tr>
<td>Suspended / Revoked Registration</td>
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<tr>
<td>Uninsured Motor Vehicle</td>
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<tr>
<td>Unlicensed Operator</td>
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<td>DWI / DWAI / DWAID</td>
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<td>Plates Read BY LPR</td>
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<tr>
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<th>Type or Amount</th>
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<tbody>
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<td>Money recovered</td>
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<td>$</td>
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<tr>
<td>Drugs recovered</td>
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<td>$</td>
</tr>
<tr>
<td>Other</td>
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</tbody>
</table>

Revenue Collected (if applicable): $ 

Recommendations or comments:
Agency Name: Yorktown Police Department
Contact Name: Sgt. Tom Gentner
E-Mail Address: tgentner@yorktownpd.org
Contact Number: 914-962-4141 ext 166

Utilized by: Traffic Investigations

Performance Measure

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<th># of Hits</th>
<th>Violations</th>
<th>Felonies</th>
<th>Misdemeanors</th>
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<td>4</td>
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Unsuspected Outcomes

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<td>Money recovered</td>
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<tr>
<td>Other</td>
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Revenue Collected (if applicable) $ 
Recommendations or comments:
Quarterly
License Plate Reader Progress Report
2010

Agency Name: Yorktown Police Department
Contact Name: Sgt. Tom Gentner
E-Mail Address: tgentner@yorktownpd.org
Contact Number: 914-962-4141 ext 166

LPR Type: Fixed
Number of units in appropriate box (ex. 2 Fixed or 1 Mobile): 1-Mobile

Utilized by: Traffic
Investigations

Reporting Period:
Jan-Mar
Apr-Jun
Jul-Sep
Oct-Dec

Performance Measure
Stolen vehicles recovered
Stolen Plates
Suspected / Revoked Driver License
Suspected / Revoked Registration
Uninsured Motor Vehicle
Unlicensed Operator
DWI / DWAI / DWAID
Wanted Individuals
Wanted Delinquent Spousal Support
 Plates Read BY LPR
47,147

AMBER Alerts

AMBER Alert Successes:

Unexpected Outcomes
Type or Amount
Value
Guns recovered
$ 
Money recovered
$ 
Drugs recovered
Xanax, lorazepam
$ 
Other
CPCS- 2 arrests

Revenue Collected (if applicable)
$

Recommendations or comments:

- 12898 -
Quarterly License Plate Reader Progress Report 2010

Agency Name: Yorktown Police Department

Contact Name: Sgt. Tom Gentner

E-Mail Address: tgentner@yorktownpd.org

Contact Number: 914-962-4141 ext 166

LPR Type: Fixed

Number of units in appropriate box (ex. 2 Fixed or 1 Mobile): 1-Mobile

Utilized by: Traffic Investigations

Reporting Period: Jan-Mar Apr-Jun Jul-Sep Oct-Dec

Performance Measure # of Hits Violations Felonies Misdemeanors

- Stolen vehicles recovered
- Stolen Plates
- Suspended / Revoked Driver License: 3
- Suspended / Revoked Registration: 3
- Uninsured Motor Vehicle: 1
- Unlicensed Operator: 1
- DWI / DWAI / DWAID
- Wanted Individuals
- Wanted Delinquent Spousal Support
- Plates Read BY LPR: 54,444
- AMBER Alerts

AMBER Alert Successes:

Unexpected Outcomes Type or Amount Value
- Guns recovered $0
- Money recovered $0
- Drugs recovered $0
- Other

Revenue Collected (if applicable) $0

Recommendations or comments:

DMV download link was lost for much of December which resulted in out of date hotlist data
Quarterly License Plate Reader Progress Report 2011

Agency Name: Yorktown Police Department
Contact Name: Sgt. Tom Gentner
E-Mail Address: tgentner@yorktownpd.org
Contact Number: 914-962-4141 ext 166

LPR Type: Fixed
Number of units in appropriate box (ex. 2 Fixed or 1 Mobile)

1-Mobile

Utilized by:
Check the appropriate box
Traffic x
Investigations

Reporting Period:
Check the appropriate box
Jan-Mar x Apr-Jun
Jul-Sep Oct-Dec

Performance Measure # of Hits Violations Felonies Misdemeanors
Stolen vehicles recovered
Stolen Plates
Susp. / Revoked Driver License 5
Susp. / Revoked Registration 22
Uninsured Motor Vehicle 9
Unlicensed Operator 2
DWI / DWAI / DWAI/ID
Wanted Individuals
Wanted Delinquent Spousal Support
Plates Read BY LPR 86897
AMBER Alerts

Amber Alert Successes:

Unexpected Outcomes Type or Amount Value
Guns recovered $
Money recovered $
Drugs recovered $
Other

Revenue Collected (if applicable) $
Recommendations or comments:
Quarterly License Plate Reader Progress Report 2011

**Agency Name:** Yorktown Police Department

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| LPR Type: | Fixed |
| Number of units in appropriate box (ex. 2 Fixed or 1 Mobile) | 1-Mobile |

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<th>Apr-Jun</th>
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<th>Felonies</th>
<th>Misdemeanors</th>
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<td>Stolen Plates</td>
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<tr>
<td>Suspended / Revoked Driver License</td>
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<td>Suspended / Revoked Registration</td>
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<tr>
<td>Uninsured Motor Vehicle</td>
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<tr>
<td>Unlicensed Operator</td>
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<tr>
<td>DWI / DWAI / DWAID</td>
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<tr>
<td>Wanted Individuals</td>
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<tr>
<td>Wanted Delinquent Spousal Support</td>
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<tr>
<td>Plates Read BY LPR</td>
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<tr>
<td>AMBER Alerts</td>
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<td>Amber Alert Successes:</td>
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<table>
<thead>
<tr>
<th>Unexpected Outcomes</th>
<th>Type or Amount</th>
<th>Value</th>
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<tbody>
<tr>
<td>Guns recovered</td>
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<tr>
<td>Money recovered</td>
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<td>$</td>
</tr>
<tr>
<td>Drugs recovered</td>
<td></td>
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<tr>
<td>Other</td>
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<table>
<thead>
<tr>
<th>Revenue Collected (if applicable)</th>
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<tbody>
<tr>
<td></td>
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<tr>
<td>Recommendations or comments:</td>
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<tr>
<td>-------------------------------</td>
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<tr>
<td>LPR vehicle OOS since June 2 due to traffic accident</td>
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</table>