## SCHOOL JUSTICE PARTNERSHIP AGREEMENT

**This Agreement** is made and entered into as of this \_\_\_\_\_ day of 202 , by and between THE SCHOOL BOARD OF ORANGE COUNTY, FLORIDA, (hereinafter referred to as "SBOC" or "OCPS"), a body corporate and political subdivision of the State of Florida whose principal place of business is 445 West Amelia Street, Orlando, FL 32801; CHIEF JUDGE OF THE NINTH JUDICIAL CIRCUIT whose principal place of business is 425 North Orange Avenue, Orlando, FL 32801; OFFICE OF THE STATE ATTORNEY, NINTH JUDICIAL CIRCUIT whose principal place of business is 415 North Orange Avenue, Orlando, FL 32801; OFFICE OF THE PUBLIC DEFENDER, NINTH JUDICIAL CIRCUIT whose principal place of business is 435 North Orange Avenue, Orlando, FL 32801; SHERIFF **OF ORANGE COUNTY, FLORIDA** whose principal place of business is 2500 West Colonial Drive, Orlando, FL 32804; ORLANDO POLICE DEPARTMENT whose principal place of business is 1250 West South Street, Orlando, FL 32805; APOPKA POLICE DEPARTMENT whose principal place of business is 112 East Sixth Street, Apopka, FL 32703; BELLE ISLE POLICE DEPARTMENT whose principal place of business is 1521 Nela Avenue, Belle Isle, FL 32809; EATONVILLE POLICE DEPARTMENT whose principal place of business is 11 Peoples St., Eatonville, FL 32751; EDGEWOOD POLICE DEPARTMENT whose principal place of business is 5565 South Orange Avenue, Edgewood, FL 32809; MAITLAND POLICE **DEPARTMENT** whose principal place of business is 1837 Fennell Street, Maitland, FL 32751; OAKLAND POLICE DEPARTMENT whose principal place of business is 540 East Oakland Avenue, Oakland, FL 34760; OCOEE POLICE DEPARTMENT whose principal place of business is 646 Ocoee Commerce Parkway, Ocoee, FL 34761; WINDERMERE POLICE **DEPARTMENT** whose principal place of business is 620 Main Street, Windermere, FL 34786; WINTER PARK POLICE DEPARTMENT whose principal place of business is 500 North Virginia Avenue, Winter Park, FL 32789; WINTER GARDEN POLICE DEPARTMENT whose principal place of business is 251 West Plant Street, Winter Garden, FL 34787; and ORANGE COUNTY CLERK OF COURTS whose principal place of business is 425 North Orange Avenue, Suite 2110, Orlando, FL 32801(individually a "Party," collectively referred to as "Parties").

## **WITNESSETH**

**WHEREAS**, the Parties acknowledge that law enforcement plays an essential role in promoting and maintaining school safety and the physical security of students and the community and have been instrumental in establishing a positive law enforcement presence for the students of Orange County, Florida; and,

**WHEREAS**, the Florida Legislature requires district school boards to "promote a safe and supportive learning environment in schools by protecting students and staff from conduct that poses a threat to school safety" and "zero-tolerance policies may not be rigorously applied to petty acts of misconduct. Zero-tolerance policies must apply equally to all students regardless of their economic status, race, or disability;" and,

**WHEREAS**, the Florida Legislature requires each school district to adopt a zero tolerance policy that identifies acts that are required to be reported under the School Environmental Safety Incident Reporting ("SESIR") pursuant to Section 1006.07(9) and 1006.13(2); define acts that pose a threat to school safety; define petty acts of misconduct which are not a threat to school safety

and do not require consultation with law enforcement; minimize the victimization of students, staff, or volunteers, including taking all steps necessary to protect the victim of any violent crime from any further victimization; and require the threat management team to consult with law enforcement when a student exhibits a pattern of behavior, based upon previous acts or the severity of an act, that would pose a threat to school safety; and,

WHEREAS, the Florida Legislature requires each school district to adopt policies for the establishment of threat management teams at each school whose duties include the coordination of resources and assessment and intervention with individuals whose behavior may pose a threat to the safety of school staff or students consistent with the model policies developed by the Office of Safe Schools. Such policies must include procedures for referrals to mental health services identified by the school district when appropriate and procedures for behavioral threat assessments in compliance with the instrument developed by the Office of Safe Schools. School based threat management teams shall include persons with expertise in counseling, instruction, school administration, and law enforcement; and,

**WHEREAS**, the vision of the SBOC is to ensure every student has a promising and successful future; and,

**WHEREAS**, the mission of the SBOC is with the support of families and the community, to create enriching and diverse pathways to lead its students to success; and,

**WHEREAS**, the SBOC is committed to consistently enforcing the SBOC Code of Student Conduct regardless of economic status, race, or disability and conducting uniform discipline training for its administrators and staff; and,

WHEREAS, all SESIR offenses will be reported to law enforcement pursuant to Rule 6A-1.0017, Florida Administrative Code, and law enforcement will make reasonable efforts to report all offenses occurring on SBOC property when school is not in session or at SBOC after hours events to school administration and the OCPS District Police Communications Center; and,

**WHEREAS**, the law enforcement agencies will collaborate with the OCPS District Police to select or develop a student education curriculum that supports SBOC's objective of maintaining a positive climate and safe environment in schools; and,

WHEREAS, the Florida Constitution in Article I, Section 16, grants protections to victims of crimes or their lawful representatives, to include the right to be heard at all crucial stages of a criminal proceeding. It is acknowledged that the victim being able to report a crime is a crucial stage of a criminal proceeding and therefore a victim of crime has the right to be heard. The Parties agree that nothing in this Agreement shall be construed to take the victim(s) right to be heard away from the victim, and if appropriate, law enforcement agencies will investigate criminal complaints when they occur on a school campus; and,

WHEREAS, Sections 985.04 and 1002.221, Florida Statutes, allows the SBOC to enter into an interagency agreement along with the Department of Juvenile Justice, law enforcement agencies, and other signatory agencies, to share information regarding juvenile offenders, including, but not limited to, the sharing of educational records and criminal history. Pursuant to state and federal laws, all information shared between the agencies is required to remain

confidential. The SBOC, Department of Juvenile Justice, law enforcement agencies, and State Attorney's Office agree that this Collaborative Agreement incorporates the interagency agreement, titled, "Interagency Agreement Regarding Sharing Juvenile Offender Information," considered under Sections 985.04 and 1002.221, Florida Statutes, to permit the sharing of information otherwise deemed confidential; and,

**WHEREAS**, the Parties agree to promote a coordinated effort among agencies and staff to implement the provisions of this Agreement and shall cooperate in the dissemination of information relating to juvenile offenders; and,

**WHEREAS**, the Parties agree and understand that criminal justice information obtained pursuant to this Agreement is confidential and exempt from public disclosure and shall only be used in accordance with federal and state laws and shall not be disclosed to third parties except in accordance with the law; and,

**WHEREAS**, the Parties agree and understand that court records are governed by Section 39.0132, Florida Statutes, and the Florida Rules of General Practice and Judicial Administration, Section 2.420; and,

**WHEREAS**, the Parties to this Agreement endeavor to create a culture which affords students a safe educational experience; and,

**NOW, THEREFORE**, in consideration of the premises and of the mutual covenants contained herein, the receipt and sufficiency of which is hereby acknowledged, the Parties hereby agree as follows:

- 1. **Recitals**. The forgoing recitals are true and correct and are incorporated herein by reference.
- 2. <u>Intent</u>. In order to follow the guidelines, set forth by the Legislature, the Parties are entering into this Collaborative Agreement among the public agencies named herein to establish guidelines for the safety and security of the schools and handling of school-based misconduct. The guidelines are intended to establish uniformity in the handling of incidents while ensuring that each incident is addressed on a case-by-case basis. The manner in which each incident is handled by the law enforcement agency, SBOC, and/or Court will be in accordance with the applicable state and federal laws, SBOC policies, and the SBOC Code of Student Conduct. To ensure all students have access to a safe and effective learning environment, the Parties agree to enter into this Agreement governing appropriate responses and use of resources when responding to school-based misconduct.
- 3. **<u>Definitions</u>**. For purposes of this Agreement the terms below shall be defined as follows:
- a. "Student Misconduct" means violations of the SBOC Code of Student Conduct, and/or violations of the law by a student that occur on school grounds, school transportation during school sponsored or related events, including but not limited to, distance learning, field trips,

athletic functions, and/or through the use of technology or an electronic device that substantially disrupts the education process or orderly operation of a school.

- b. "Petty Acts of Misconduct" means those acts that are not a threat to school safety and are not considered a crime under federal or state law. These acts do not require consultation with law enforcement.<sup>1</sup>
- c. "Non-Violent Misdemeanors" means those misdemeanors that do not cause physical harm to persons or significant damage to property.
- d. "Threats to School Safety" means any act, including posts on social media, which threatens the safety of any individual or school property and requires school staff to consult with law enforcement.
- 4. <u>Holding Students Accountable</u>. SBOC endeavors to hold students accountable for misconduct in order for them to learn from their mistakes, take responsibility for their actions, and when appropriate reconnect to the school community. An effective means of holding students accountable for their actions includes providing them with the appropriate consequences and support.
- School Resource Officers ("SROs") are not school administration. In the event a student violates the SBOC Notes of Student Conduct, the school principal or designee is the primary source of intervention and disciplinary consequences. The SBOC Code of Student Conduct provides detailed information on consequences and interventions and shall guide the principal or designee's response to student misconduct as outlined therein. In addition, when appropriate, school officials shall make the effort to connect students to school and/or community-based support services, such as counseling, mentoring, or extra-curricular activities. Consistent with School Resource Officer agreements, School Resource Officers ("SROs") are not school disciplinarians. The role of disciplinarian within the school environment is the sole responsibility of school administration.

School administration shall advise the SRO or if the SRO is not available, the law enforcement agency with jurisdiction, of any incidents occurring on school campus or school transportation involving current or past students which a reasonable person would believe to be criminal activity or which constitutes a potential threat. Said notification shall be made immediately if there is a reasonable concern for the safety of students or personnel. After consultation with law enforcement, if the parties agree that the offense should be handled by the school, the offense will be handled by SBOC. Notwithstanding the foregoing, nothing herein shall preclude the law enforcement agency's discretion to conduct a criminal investigation.

6. <u>Consultations with Law Enforcement – Role of School Administrator (SESIR offenses)</u>. The SBOC commits to provide adequate training to school administrators and requires administrators to report all SESIR offenses to law enforcement as required by Florida Administrative Code.<sup>2</sup> Subject to the limitations identified in paragraph 7 of this agreement, if a

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<sup>&</sup>lt;sup>1</sup> All School Environmental Safety Incident Reporting ("SESIR") offenses will be reported to law enforcement pursuant to Rule 6A-1.0017, Florida Administrative Code.

<sup>&</sup>lt;sup>2</sup> Rule 6A-1.0017, Florida Administrative Code

reasonable person believes a criminal act occurred, the school principal or designee shall immediately contact law enforcement. Law enforcement will then make a decision as to whether an arrest is necessary. Any act that poses a threat to school safety shall be immediately reported to the SRO pursuant to Section 1006.13(4), Florida Statutes.

- <u>battery, molestation, or other sexual abuse allegations</u>). In situations where a student alleges they are the victim of child abuse, sexual battery, molestation, or other sexual abuse, school administration shall immediately notify law enforcement and the Department of Children and Families. School administration may briefly discuss the allegation with the victim only to ensure the victim is safe and not at further risk. Once a student alleges they are the victim of child abuse, sexual battery, molestation, or other sexual abuse, school administration shall not conduct any interviews with either the alleged victim or perpetrator until law enforcement has been notified and has had an opportunity to conduct interviews. The Parties acknowledge that interview techniques as well as the number of interviews conducted with a child can affect the validity of a child's testimony as well as the ability to prosecute.
- 8. <u>Consultations with Law Enforcement Role of Officer</u>. The law enforcement agencies in this Agreement commit to provide adequate training to SROs or other law enforcement officers that may be in frequent contact with Orange County Public Schools. With respect to a "petty act of misconduct" which rises to the level of criminal behavior or a non-violent misdemeanor, law enforcement should consider alternatives to arrest and the filing of a criminal complaint, when appropriate, including the use of civil citations in accordance with Section 985.12, Florida Statutes. When practical and reasonable, law enforcement officers shall notify school administrators, prior to a student's arrest for crimes occurring on school property, to determine the best course of action. The law enforcement officer shall make the final decision as to whether a student will be arrested or referred to a pre-arrest diversion program (e.g. juvenile civil citation). Behavior that rises to the level of a felony offense under Florida Statutes is not included herein.

When responding to a report of student misconduct, law enforcement may consider the surrounding circumstances including the age, family history, prior criminal conduct, mental health issues, disability or special education status, and other factors that may have influenced the behavior of the student, the degree of harm caused to the victim and the student's willingness to repair the harm when determining the appropriate law enforcement response.

If law enforcement is involved, they shall disclose the law enforcement action to the principal or designee for SESIR reporting purposes in compliance with Rule 6A-1.0017, Florida Administrative Code.

The SRO may consider whether the alleged victim of a crime or the victim's parents or legal guardian are requesting that criminal charges be filed.

9. <u>Criminal Activity</u>. If criminal activity is suspected, the primary investigative party will be the law enforcement agency. The status and findings of the investigation, where permitted by Florida law and the law enforcement agency's policy, will be communicated with school administration. A school investigation may be done concurrently, but shall not interfere, with law

enforcement activities.

The SRO will notify school staff if a law enforcement investigation will be initiated. The SRO may consider whether the situation can be resolved by consequences within the SBOC Code of Student Conduct. After consultation with law enforcement, the SBOC Code of Student Conduct will be applied by SBOC for all misconduct within the jurisdiction of the SBOC.

The SRO shall determine if the incident rises to the level of a felony or poses a threat to school safety that necessitates the filing of criminal charges or an arrest. If the behavior falls into the category of a non-violent misdemeanor or is otherwise minor, it may be referred back to the principal or designee for investigation. If the behavior is non-criminal; it shall be referred back to the principal or designee for investigation.

The SRO shall ensure the school principal or designee is notified of any school-based arrest. If a student is to be taken into custody, the SRO will coordinate their activity with the school principal or designee to minimize disruption or concern for students and staff at the school. The SRO will coordinate with the principal or principal designee regarding parental notification when taking a student into custody.

If a weapon or an illicit substance is suspected, school staff shall notify the SRO immediately. School personnel shall immediately transfer all contraband articles, as defined in s. 932.701, Fla. Stat., and all items unlawfully brought onto school property, such as firearms, knives, BB guns, or illegal substances to law enforcement. All contraband shall be placed in the care and custody of the SRO or law enforcement personnel.

10. <u>Discretion and Supervision of Law Enforcement</u>. Nothing in this Agreement is intended to limit the discretion of law enforcement. As employees of their respective law enforcement agency, each SRO shall follow the chain-of-command as set forth in their own law enforcement agency's Policies and Procedures Manual or General Orders, which states that the SROs will be ultimately supervised by the chief law enforcement officer (Chief of Police or Sheriff) of their respective agency.

In the performance of their duties, SROs shall coordinate and communicate with the principal or the principal's designee.

- 11. <u>Parental Notification</u>. If a student is taken into custody or interviewed, the principal or designee shall ask the law enforcement officer if the parent/legal guardian may be contacted to advise them of the actions taken. The principal or designee shall notify the parent/legal guardian unless a SBOC's *Parental Non-Notification Form for Official Investigations* has been completed. Principals or designees will refer all questions to the law enforcement officer once the form is completed.
- 12. <u>Training</u>. The Parties will ensure that members of their respective agencies, especially those directly interacting with students and making discipline or arrest decisions, are trained in the contents of this Agreement. The SBOC will send a copy of this Agreement to its administrators responsible for school discipline annually. Training and implementation for existing parties should be an on-going process and new law enforcement officers, employees, agents, representatives, contractors or subcontractors whose work relates to this Agreement should

be trained accordingly.

13. <u>Data Collection and Oversight</u>. Data reflecting all school-based arrests, referrals to law enforcement, and filing of criminal complaints is collected and disaggregated by location of arrest/school, charge, arresting agency, gender, age, race/ethnicity, disability, and English as a Second Language ("ESL") status by the Department of Juvenile Justice. Data reflecting the number and nature of incidents of student misconduct is also collected by the SBOC in accordance with SESIR requirements.

Notwithstanding any provision to the contrary within this Agreement, the Parties under this Agreement shall fully comply with all applicable state or federal laws or regulations, including but not limited to the Family Educational Rights and Privacy Act ("FERPA"), regarding the confidentiality of student information and records. Each Party shall maintain its own respective records and documents associated with this Agreement in accordance with the records retention requirements applicable to public records. Each Party shall be responsible for responding to any public documents request served upon it pursuant to Section 119.07, Florida Statutes, and any resultant award of attorney's fees for non-compliance with that law.

Information Sharing. Sections 985.04 and 1002.221, Florida Statutes, allows SBOC, the Department of Juvenile Justice, the State Attorney's Office, and law enforcement to enter into an interagency agreement to share information without the written consent of the student and parents of the student. Each Party agrees that said information provided in furtherance of this Agreement is intended solely for the use of determining appropriate programs and services for each juvenile and their family, or to coordinate the delivery of programs and services. The Parties understand that by statute, said shared information from the SBOC, is not admissible in any court proceeding prior to a dispositional hearing unless written consent is provided by a parent/legal guardian on behalf of the child.

Pursuant to Section 1006.07, Florida Statutes, upon a preliminary determination by the threat management team that a student poses a threat of violence to himself or herself or others or exhibits significantly disruptive behavior or need for assistance, authorized members of the threat management team may obtain criminal history record information pursuant to Section 985.04, Florida Statutes. A member of a threat management team may not disclose any criminal history record information obtained pursuant to this section or otherwise use any record of an individual beyond the purpose for which such disclosure was made to the threat management team. The Parties agree that this Agreement is meant to incorporate both provisions of the above referenced statutes.

Each law enforcement agency will notify the SBOC Superintendent or designee when a juvenile of any age is taken into custody within Orange County for a crime of violence or violations of law which would be a felony if committed by an adult. The Superintendent or designee shall notify appropriate school personnel when a juvenile of any age is taken into custody within Orange County for a crime of violence or violations of law which would be a felony if committed by an adult within forty-eight (48) hours of receiving notification from a law enforcement agency.

Pursuant to Section 985.04, Florida Statutes, the law enforcement agencies agree to provide Florida summary criminal history, information to the Chief-District Police or District Police

designee, upon request, regarding juveniles who are enrolled in, or about to be enrolled in the school district of Orange County when necessary for assessment, placement or security of persons or property. Further, the law enforcement agencies will establish, and forward to the SBOC Superintendent or designee the internal policies and procedures of the agency for receiving, processing and providing information pursuant to such requests. SBOC personnel will request juvenile criminal history information from the Parties only for purposes of assessment, placement, school safety, and/or security of persons and property.

The law enforcement agencies agree to provide information to the Chief-District Police or District Police designee, as the Superintendent's designee, concerning those students who meet the statutory definition under Section 874.03, Florida Statutes, as a criminal gang member. The Parties will ensure that any criminal information that is disseminated carries an appropriate warning regarding the reliability, confidentiality, and control of further dissemination.

- 15. <u>Law Enforcement Cooperation</u>. It is recognized that collaboration and cooperation between law enforcement agencies can bring about positive change within the communities that they serve. To that end, the SBOC District Police and the law enforcement agencies that are part of this cooperative agreement commit to working together in an effort to enhance community trust and mitigate the conditions that lead to juvenile arrests.
- 16. <u>Administrative and Judicial Hearings</u>. Consistent and engaged involvement by students in the learning process is critical to their success in attaining and sustaining educational objectives. As much as practical, the Parties agree to collaborate in limiting the impact of administrative and judicial hearings on an individual student's participation in educational programming.
- 17. **Entirety of Agreement**. This document incorporates and includes all prior negotiations, correspondence, conversations, agreements, and understandings applicable to the matters contained herein and the Parties agree that there are no commitments, agreements or understandings concerning the subject matter of this Agreement that are not contained in this document. Accordingly, the Parties agree that no deviation from the terms hereof shall be predicated upon any prior representations or agreements, whether oral or written. Terms contained within School Resource Officer agreements between the SBOC and the law enforcement agencies shall not be considered to be in conflict with this Agreement.
- 18. <u>Term and Termination.</u> This Agreement shall be in effect upon full execution, and shall continue in effect until December 31, 2028, unless otherwise modified. A Party may terminate their participation in the Agreement by providing written notice to all Parties to this Agreement of their intent to withdraw thirty (30) days from the date of the letter. An updated Agreement reflecting that change shall be provided to all Parties.
- 19. <u>Notice</u>. When any of the Parties desire to give notice to the other, such notice must be in writing, sent by U.S. Mail, postage prepaid, addressed to the Party for whom it is intended at the place last specified; the place for giving notice shall remain such until it is changed by written notice in compliance with the provisions of this paragraph. For the present, the Parties designate the following as the respective places for giving notice:

To SBOC: Maria F. Vazquez, Ed. D., Superintendent

The School Board of Orange County, Florida

445 West Amelia Street Orlando, FL 32801

To Chief Judge of the Ninth Judicial

Circuit:

Chief Judge

Ninth Judicial Circuit 425 North Orange Avenue

Orlando, FL 32801

To the Office of the State Attorney: State Attorney

Office of the State Attorney, Ninth Judicial Circuit

415 North Orange Avenue

Orlando, FL 32801

To the Office of the Public Defender: Public Defender

Office of the Public Defender, Ninth Judicial

Circuit

435 North Orange Avenue

Orlando, FL 32801

To the Orange County Clerk of Courts: Clerk of Courts

Orange County Clerk of Courts

425 North Orange Avenue, Suite 2110

Orlando, FL 32801

To the Sheriff of Orange County, Florida: Sheriff

Orange County Sheriff's Office 2500 West Colonial Drive

Orlando, FL 32804

To the Orlando Police Department: Chief

Orlando Police Department 1250 West South Street Orlando, FL 32805

To the Apopka Police Department: Chief

Apopka Police Department 112 East Sixth Street Apopka, FL 32703

To the Belle Isle Police Department: Chief

Belle Isle Police Department

1521 Nela Avenue Belle Isle, FL 32809

To the Eatonville Police Department: Chief

**Eatonville Police Department** 

11 Peoples St.

Eatonville, FL 32751

To the Edgewater Police Department Chief

Edgewood Police Department 5565 South Orange Avenue Edgewood, FL 32809

To the Maitland Police Department: Chief

Maitland Police Department

1837 Fennell Street Maitland, FL 32751

To the Oakland Police Department Chief

Oakland Police Department 540 East Oakland Avenue Oakland, FL 34760

To the Ocoee Police Department: Chief

Ocoee Police Department 646 Ocoee Commerce Pkwy

Ocoee, FL 34761

To the Windermere Police Department: Chief

Windermere Police Department

614 Main Street

Windermere, FL 34786

To the Winter Park Police Department: Chief

Winter Park Police Department 500 North Virginia Avenue Winter Park, FL 32789

To the Winter Garden Police Department: Chief

Winter Garden Police Department

251 West Plant Street Winter Garden, FL 34787

- 20. <u>Counterparts.</u> This Agreement may be executed in counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument.
- 21. <u>Non-Waiver</u>. The failure of any Party to exercise or delay in exercising any right provided in this Agreement shall not be deemed a waiver thereof; nor shall any single or partial exercise of any such right preclude any other or further exercise thereof under this Agreement. No Party shall be deemed to have waived a right under this agreement, unless such waiver is in writing

and signed by the waiving Party.
IN WITNESS WHEREOF, the Parties hereto have made and executed this Agreement on the date first above written.
[Remainder of page intentionally left blank.] [Signature Pages to Follow]

## THE SCHOOL BOARD OF ORANGE COUNTY, FLORIDA, a corporate body organized and existing under the constitution and laws of the State of Florida By: \_\_\_\_\_\_ Teresa Jacobs, Chair Date: \_\_\_\_\_\_, 202\_\_ Attest: Approved as to form and legality by the Office of the General Counsel for The School Board of Orange County, Florida this \_\_\_\_\_ day of \_\_\_\_\_, 202\_\_

Amy D. Envall, General Counsel

CHIEF JUDGE OF THE NINTI JUDICIAL CIRCUIT	H	Approved as to form and legality this day of, 202
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OFFICE OF THE STATE ATTORNINTH JUDICIAL CIRCUIT	EY, Approved as to form and legality this day of, 202
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State Attorney	Print Name:
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OFFICE OF THE PUBLIC DEFENDE NINTH JUDICIAL CIRCUIT	R, Approved as to form and legality this day of, 202
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ORANGE COUNTY CLERK OF COURTS	Approved as to form and legality this day of, 202
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ORANGE COUNTY SHERIFF'S OFFICE	Approved as to form and legality this day of, 202
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ORLANDO POLICE DEPARTMENT	Approved as to form and legality this day of, 202
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Date: , 202	Title:

APOPKA POLICE DEPARTMENT	Approved as to form and legality this da of, 202
By:Chief	
Print Name:	Print Name:
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BELL ISLE POLICE DEPARTMENT	Approved as to form and legality this day of, 202
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Chief	By:
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EATONVILLE POLICE DEPARTMENT	Approved as to form and legality this day of, 202
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MAITLAND POLICE DEPARTMENT	Approved as to form and legality this day of, 202
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OCOEE POLICE DEPARTMENT	Approved as to form and legality this d of, 202	lay
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WINTER PARK POLICE DEPARTMENT	Approved as to form and legality this day of, 202
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