

# Surveillance Technology Determination Report

**Seattle Information Technology** 

# **Summary**

The Privacy Office received 44 total requests for privacy reviews during Q4 of 2024. 44 technologies and projects were applicable for this report. Two (2) of the technologies reviewed during Q4 of 2024 met the ordinance definition of a surveillance technology. One (1) of the technologies reviewed during Q4 of 2024 met the ordinance definition of a surveillance technology and went through the Surveillance Impact Report (SIR) process. One (1) met the ordinance definition but is considered exempt from the Surveillance Impact Report (SIR) process under ordinance-defined exclusion criteria.

# **About This Report**

The Seattle City Council passed <u>SMC 14.18</u> ("Surveillance Ordinance") to provide greater transparency to City Council and the public when the City acquires technology that meets the City's criteria of surveillance. In addition to review and approval requirements for new and existing technologies, the Surveillance Ordinance requires the Chief Technology Officer (CTO) to submit a quarterly report to City Council of all technology acquisitions.

This report provides a list of all such technology acquisitions, the process followed, and the determinations for each of the technologies reviewed.

#### **Ordinance Requirement**

This document is prepared pursuant to SMC 14.18.020.B.3, which states:

"The CTO shall, by no later than 30 days following the last day of each quarter, submit to Council, by filing with the City Clerk and providing an electronic copy to the chair of the committee responsible for technology matters, the co-chairs of the Working Group, the City Auditor, the Inspector General for Public Safety, and the Director of Central Staff, a surveillance technology determination list that includes all technology from that quarter that was reviewed under the process established in subsection 14.18.020.B.1, along with supporting information to explain the justification for the disposition of items on the list. The CTO shall also post the list to the City's website."

# **How This List Was Compiled**

City staff must submit a Privacy and Surveillance Assessment (PSA) before any new non-standard technology may be acquired. The assessment is used to determine if a given technology meets the City's definition of "surveillance technology" as defined by the City's Surveillance Policy. City staff were informed of this new process through an all-City email, engagement meetings with critical stakeholders such as IT Client Solutions Directors, financial leadership, and project managers. The report includes technologies and projects reviewed through the PSA process between October 1, 2024, and December 31, 2024. If a technology is discovered to have been acquired outside of this process, the CTO will inform City Council. Inapplicable requests for review (for example requests for standard software, redundant requests, consultant contracts, etc.) were removed.

# **Table of Department Acronyms**

The following department acronyms are used in this report and are provided as a reference:

Acronym	Department
CEN	Seattle Center
Citywide	Citywide
DEEL	Department of Education and Early Learning
SDOT	Seattle Department of Transportation
FAS	Finance and Administrative Services
ITD	Information Technology Department
OCR	Office for Civil Rights
OLS	Office of Labor Standards
OSE	Office of Sustainability and Environment
SCL	Seattle City Light
SFD	Seattle Fire Department
SPD	Seattle Police Department
SPU	Seattle Public Utilities

# **Surveillance Technologies: SIR Required**

Technology Name	Axon Fusus	Real Ti	me Crime Center Software
Description	Fusus RTC3 would be used by the Seattle Police Real Time Crime Center (RTCC) to gather information from various feeds (cameras, 911, ALPR, CAD, RMS) and organize it for better, more timely use by officers and analysis in the RTCC as well as in the field. The information would also be captured as evidence to support investigative and prosecutorial efforts after the incident has concluded.  This technology went through the SIR process and was passed by Council on 10/8/2024		
Department	SPD	Case No.	4729

# **Surveillance Technologies: No SIR Required Due to Exclusion Criteria**

Please note: The below technology is exempt from the SIR process due to meeting the following exclusion criteria:

- Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
- Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
- Cameras installed on City property solely for security purposes

Technology Name	Liveabl	e Cities	ties	
Description	Portable, remote camera that affixes to street light poles. Security cameras to monitor EV Stations due to frequent cable theft. Signs are mounted to indicate that cameras armonitoring area: there is no audio. Additionally, cameras only face city equipment and black out any other areas of public view.			
Department	SCL	Case No.	5492	

# **Non-Surveillance Technologies**

Technologies that were reviewed and were not determined to be surveillance technologies have their reviews detailed in the supplemental materials appendix.

# **Surveillance Technology Criteria Review**

#### 10/2/2024

# **Technology Description**

Technology Name	Watershed Protection IMS		
Description	This project is replacing the permit management currently be system.  CAPS needs to be replaced. Data collected in the new system system; permits, permitted equipment and permitted crews. The new system will also include a mobile application to che permit violation notices, inspection for invasive species, incident	n will be the san ck for valid perr	ne as the old nits and issue
Department	SPU	Case No.	2195

#### Criteria

### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.

**N/A** Technology that monitors only City employees in the performance of their City functions

# Do any of the following inclusion criteria apply?

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

# **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

# 10/3/2024

# **Technology Description**

Technology Name	Liveable Cities		
Description	Portable, remote camera that affixes to street light pol- monitor EV Stations due to frequent cable theft. Signs a cameras are monitoring area: there is no audio. Addition equipment and black out any other areas of public view	are mounted to nally, camera	o indicate that
Department	SCL	Case No.	5492

# Criteria

#### Does the technology meet the definition a Surveillance Technology?

Yes

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

No	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
Yes	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
Yes	Technologies used for everyday office use.
No	Body-worn cameras.
No	Cameras installed in or on a police vehicle.
No	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
Yes	Cameras installed on City property solely for security purposes.
Yes	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
No	Technology that monitors only City employees in the performance of their City functions

No	The technology disparately impacts disadvantaged groups.
No	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
Yes	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
No	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

#### Result

#### Does the technology meet the criteria for surveillance technology and require a review?

This project/technology meets the definition of a surveillance technology but falls under exclusion criteria. Therefore, this technology will not require a Surveillance Impact Report. This is based on the current information available. The determination is subject to change based on new information or City Council action.

# **Surveillance Technology Criteria Review**

# 10/3/2024

# **Technology Description**

Technology Name	Synthesia for ITD		
Description	Synthesia's service is a video creation platform that enall Synthesia's suite of tools and templates to generate vide services, users can build scenes, create scripts and ther scripts and act them out in a realistic manner.	leo presentati	ons. Using the
Department	ITD	Case No.	5499

# Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

# Result

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

# 10/3/2024

# **Technology Description**

Technology Name	Emergency Response Guidebook (ERG)		
Description	PHMSA's Emergency Response Guidebook (ERG) is the responders during the initial phase of a dangerous good transportation incident.  The ERG app is based on the latest edition of the ERG, t access critical information at their fingertips.  In practical scenarios, such as responding to an overtur	ds or hazardou	us materials ders quickly
	DOT hazmat placard, emergency responders can use the material associated with the placard and get guidance of		· · · · · · · · · · · · · · · · · · ·
Department	SPD	Case No.	5587

# **Criteria**

### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.

N/A	Cameras installed on City property solely for security purposes.	
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.	
N/A	Technology that monitors only City employees in the performance of their City functions	
Do any o	f the following inclusion criteria apply?	
N/A	The technology disparately impacts disadvantaged groups.	
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.	
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.	
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of	

# **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

speech or association, racial equity, or social justice.

# **Surveillance Technology Criteria Review**

# 10/10/2024

# **Technology Description**

Technology Name	Ekahau Wifi Tester / Mapping unit		
Description	Ekahau sidekick is a handheld Wifi tester, local client m requires license verification via login to Ekahau.	ust be installe	d on pc and
Department	ITD	Case No.	5596

#### Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

# **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

# 10/10/2024

# **Technology Description**

Technology Name	Screening Tool for App-based Workers Deactivation Complaints in Microsoft Dynamics		
Description		d screening tool for app-based workers deactivation complaints.  I with branching questionnaire. This portal will be connected to inase.	
Department	OLS	Case No.	5594

#### Criteria

# Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

# **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

# 10/10/2024

# **Technology Description**

Technology Name	SAP Concur		
Description	Travel and Expense solution implementation for SCL that application.	at can be used	l on a mobile
Department	SCL	Case No.	5595

#### Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

# **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

# 10/10/2024

# **Technology Description**

Technology Name	Neat AV system		
Description	Neat AV systems (demo). State-of-the-art video confere seamless hybrid work.	encing equipm	nent designed for
Department	ITD	Case No.	5604

#### Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.	
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.	
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.	
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.	

# **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

# 10/15/2024

# **Technology Description**

Technology Name	JFrog Artifactory		
	Artifactory is an "artifact" storage (binaries, deploymer replacing an older version of this system that has existed was out of support.		
Department	ITD	Case No.	5598

#### Criteria

# Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.	
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.	
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.	
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.	

# **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

# 10/17/2024

# **Technology Description**

Technology Name	VO2 Master Manager		
Description	The VO2 Master provides a portable and lightweight so body's response to physical exercise and activity. The V fitness testing to accurately prescribe fitness programn of the individual. The product produces metabolic asse identify key performance metrics for aerobic and anaero	O2 master is in the second on	nainly used for the fitness level
Department	SFD	Case No.	5605

#### Criteria

# Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.	
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.	
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.	
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.	

# Result

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

### 10/17/2024

# **Technology Description**

Technology Name	Aquasight ACE		
Description	Aquasight ACE will be providing a web-based pump sta management services wastewater pump stations. Aqua data from SPU's SCADA system and will perform real-tistation operation and maintenance.	asight will colle	ect real-time
Department	SPU	Case No.	5607

# Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

# Result

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

#### 10/17/2024

# **Technology Description**

Technology Name	Selectron		
Description	Selectron is a SaaS solution to be used internally with to support SDOT Virtual Inspections. It enables SDOT inspectaff to specific inspections and provides the ability, via inspectors to input inspection results.	ection manage	ers to allocate
Department	DOT	Case No.	5611

# Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.	
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.	
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.	
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.	

# **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

#### 10/23/2024

# **Technology Description**

Technology Name	GitHub Enterprise		
Description	GitHub Enterprise is a code development platform simi product offers the ability for developers and developm the code development process in a shared space; creat code review, testing, and deployment; implement secu and scanning check points; and more.	ent teams to de automated v	collaborate on workflows for
Department	Citywide	Case No.	5617

#### Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.	
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.	
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.	
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.	

# **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

# 10/24/2024

# **Technology Description**

Technology Name	Vuspex		
Description	Vuspex is a tool that will also be used in the SDOT Virtu Permits Pilot (in conjunction with Selectron). It uses a c guided inspections, where applicable. It provides the al markup and screen shots, verify location, and automati reports with photos. This is available as a mobile app an it can be accessed/used in the browser.	levice's camer pility to create cally generate	a to enable self- interactive es inspection
Department	DOT	Case No.	5612

#### Criteria

### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.

**N/A** Technology that monitors only City employees in the performance of their City functions

# Do any of the following inclusion criteria apply?

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

# **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

# 10/29/2024

# **Technology Description**

Technology Name	Motorola CRM		
Description	SPU Asset Management and work order tracking syster Motorola is one of two technologies that will be deploy be included in business requirements document.  Motorola CRM, which is where most of the issues repo Maximo and CRM currently work in concert in other are City's Clean Streets program.	ved to support	blic land.
Department	SPU	Case No.	5601

#### Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.

N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions
Do any of	f the following inclusion criteria apply?
N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.

The technology collects data that is personally identifiable even if obscured, de-

The technology raises reasonable concerns about impacts to civil liberty, freedom of

# **Result**

N/A

N/A

#### Does the technology meet the criteria for surveillance technology and require a review?

speech or association, racial equity, or social justice.

identified, or anonymized after collection.

# **Surveillance Technology Criteria Review**

## 10/29/2024

## **Technology Description**

Technology Name	IBM Maximo		
Description	SPU Asset Management and work order tracking system Supports the need for a team to inspect the issue site and, where necessary, generate a work order for the issue to be fixed. Maximo and CRM do currently work in concert in other areas of business, such as the City's Clean Streets program.		
Department	SPU	Case No.	5602

#### Criteria

### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

## Result

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

## 10/31/2024

## **Technology Description**

Technology Name	Timestamp Camera Basic - supports vertical orientation		
·	This app is like the time stamp app in the city's catalog except Time Stamp Camera Basic gives the location in common parlance— i.e., 700 5th Ave Seattle, WA 98104, instead of 47.6051°N 122.3298°W for the Seattle Municipal Tower.		
Department	DOT	Case No.	5509

### Criteria

## Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.	
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.	
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.	
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.	

## **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

## 11/1/2024

# **Technology Description**

Technology Name	HEC-RAS		
Description	HEC-RAS is from the Army Corps of Engineers. This software allows the user to perform one-dimensional steady flow, one and two-dimensional unsteady flow calculations, sediment transport/mobile bed computations, and water temperature/water quality modeling.		
Department	SCL	Case No.	5581

## Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.	
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.	
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.	
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.	

## Result

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

## 11/7/2024

## **Technology Description**

Technology Name	Bushnell Trail Camera		
Description	With the Bushnell Trail Cameras app and Bushnell Cellutwo of the world's smartest, easiest-to-use, and reliable better, observe wildlife easier, and keep a watchful eye The Bushnell Trail Cameras app makes it easier than evobservers, and remote property owners to set up and cellular Trail Camera to receive, view, and sort high-quireal-time access anywhere and everywhere you want. Camera settings via the app from home or work without target viewing area.  The Bushnell Trail Cameras app is loaded with smart, easier than evok and change your camera settings of the company to the company	e tools to help e on your remo- er for hunters connect to the ality images an You can also c t entering or o	you hunt ote property. , wildlife ir Bushnell nd videos with hange your disturbing your
Department	SPU	Case No.	5633

#### Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
	parametrisme of the second distance in the se
N/A	Cameras installed on City property solely for security purposes.
N/A N/A	

N/A	The technology disparately impacts disadvantaged groups.  There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.	
N/A		
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.	
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.	

## Result

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

## 11/12/2024

## **Technology Description**

Technology Name	First Arriving		
Description	First Arriving is a digital dashboard, similar to those found in malls, transit centers, airports, etc., but with an emphasis on fire/EMS, Police, etc. SFD intends to more readily present/display information, in fire station watch offices, that is already available to members, but only when navigating websites on station PCs.		
Department	SFD	Case No.	5626

## Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

## Result

#### Does the technology meet the criteria for surveillance technology and require a review?

## 11/12/2024

# **Technology Description**

Technology Name	Digital Cheetah		
Description	This is a partner app to the Digital Cheetah volunteer management system Seattle Animal Shelter (SAS) is in the process of purchasing. The app would make it easier for both SAS employees and volunteers to access.  Explanation/Use Case for request: SAS is moving to a new volunteer management ystem and would like to help volunteers and staff by giving them the option to use he mobile app in addition to the online portal.		
Department	FAS	Case No.	5640

#### Criteria

## Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

## Result

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

## 11/13/2024

## **Technology Description**

Technology Name	Logitech Rally Non-Standard AV Camera		
Description	The camera is to be used in SMT 2712 to run hybrid scrums for executive team.		
Department	ITD	Case No.	5644

#### Criteria

### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

## Do any of the following exclusion criteria apply?

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.	
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.	
N/A	Technologies used for everyday office use.	
N/A	Body-worn cameras.	
N/A	Cameras installed in or on a police vehicle.	
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.	
N/A	Cameras installed on City property solely for security purposes.	
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.	
N/A	Technology that monitors only City employees in the performance of their City functions	

N/A	The technol	logy disparat	ely impact	:s disadva	ntaged	groups.

N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

## Result

## Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

### 11/15/2024

# **Technology Description**

Technology Name	P2PE Payment Devices		
	It's a Point-to-Point Encryption (P2PE) card reader device. P2PE is a more secure way to send information that your traditional device. P2PE by nature is a self-segmenting device, so it shouldn't add the City's network into scope.		
Department	FAS	Case No.	5599

#### Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

#### Do any of the following exclusion criteria apply?

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A		
N/A		
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.	
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.	

## **Result**

## Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

## 11/19/2024

# **Technology Description**

Technology Name	Biomark: Device Manager Software		
Description	City Light operates two fish detection sites on the South Fork Tolt River. Data is collected from tagged fish as they pass over these antennas and saved to a device called a Multiplexer. The multiplexer is located in the Tolt watershed and data is transferred from the device using one software. The software that we used to use has been retired by the vendor, Biomark. Biomark new software is called 'Device manager Software.		
Department	SCL	Case No.	5600

#### Criteria

## Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.	
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.	
N/A	Technologies used for everyday office use.	
N/A	Body-worn cameras.	
N/A	Cameras installed in or on a police vehicle.	
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.	
N/A	Cameras installed on City property solely for security purposes.	
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, as Seattle Public Utilities reservoirs.	

**N/A** Technology that monitors only City employees in the performance of their City functions

## Do any of the following inclusion criteria apply?

N/A	The technology disparately impacts disadvantaged groups.	
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.	
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.	
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.	

## **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

### 11/21/2024

# **Technology Description**

Technology Name	Whelen Command Software		
Description	Whelen Command brings advanced features to all Whelen control systems. With Situation Based Integration, scene-specific functions can be created, utilizing various vehicle components. With Events, multiple user-defined rules can be created for specific scenarios and can be dependent on the state of your vehicle. These added features utilize automation, increasing officer and public safety.		
Department	SFD	Case No.	5639

## Criteria

### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.	
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.	
N/A	Technologies used for everyday office use.	
N/A	Body-worn cameras.	
N/A	Cameras installed in or on a police vehicle.	
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along public right-of-way solely to record traffic violations.	
N/A	Cameras installed on City property solely for security purposes.	
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.	
N/A	Technology that monitors only City employees in the performance of their City functions	

N/A		
N/A		
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.	
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.	

## Result

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

## 11/22/2024

# **Technology Description**

Technology Name	Axon Fusus Real Time Crime Center Software			
Description	Fusus RTC3 would be used by the Seattle Police Real Time Crime Center to gather information from various feeds (cameras, 911, ALPR, CAD, RMS) and organize it for better, more timely use by officers and analysis in the RTCC as well as in the field. The information would also be captured as evidence to support investigative and prosecutorial efforts after the incident has concluded.  This technology went through the SIR process and was passed by Council on 10/8/2024.			
Department	SPD	Case No.	4729	

#### Criteria

## Does the technology meet the definition a Surveillance Technology?

Yes

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.	
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.	
N/A	Technologies used for everyday office use.	
N/A	Body-worn cameras.	
N/A	Cameras installed in or on a police vehicle.	
N/A	A Cameras installed pursuant to state law authorization in or on any vehicle or along public right-of-way solely to record traffic violations.	
N/A	Cameras installed on City property solely for security purposes.	

N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.			
N/A	Technology that monitors only City employees in the performance of their City functions			
Do any of the following inclusion criteria apply?				

No	The technology disparately impacts disadvantaged groups.  There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.	
N/A		
No	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.	
No	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.	

## Result

#### Does the technology meet the criteria for surveillance technology and require a review?

The technology will require a Surveillance Impact Report. The project technology meets the definition, does not fall under any exclusion criteria, and meets at least one inclusion criteria. This is based on the current information available. The determination is subject to change based on new information or City Council action.

# **Surveillance Technology Criteria Review**

### 11/27/2024

# **Technology Description**

Technology Name	Replacement of Mars console & software in SPU Water Meter Test Lab		
Description	The new console has an upgraded MARS Scale Instrument with universal compatibility and a new computer server with the latest version of the Windows Operating System housed in a NEMA-Rated enclosure. The MARS M3 Enterprise Software Suite provides users with operating control over the system and includes the following Modules: Core, Advanced Scale and Control, Connectivity, and Custom Test and Reporting.		
Department	ITD, SPU	Case No.	5655

### Criteria

## Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.	
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.	
N/A	Technologies used for everyday office use.	
N/A	Body-worn cameras.	
N/A	Cameras installed in or on a police vehicle.	
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.	
N/A	Cameras installed on City property solely for security purposes.	
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.	

**N/A** Technology that monitors only City employees in the performance of their City functions

## Do any of the following inclusion criteria apply?

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

## **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

## 12/2/2024

## **Technology Description**

Technology Name	Touchstone IQ for Governments		
Description	Software-as-a-Service (SaaS) solution to support the im Sustainability Environment's Building Energy programs, Benchmarking Reporting program (EBR) and the new B Standards (BEPS) program.	including the	existing Energy
Department	ITD, OSE	Case No.	5576

#### Criteria

### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

## **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

## 12/2/2024

# **Technology Description**

Technology Name	Grammarly: Al Writing Keyboard		
Description	Grammarly is a cloud-based writing assistant that helps improve writing by checking for - Grammar, including subject-verb agreement, article use, and modifier placement. Spelling, including contextual and phonetic spelling mistakes and irregular verb conjugations. Word choice, including synonyms and other suggestions.		
Department	SPU	Case No.	5667

## Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

## Result

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

## 12/3/2024

# **Technology Description**

Technology Name	BLTN		
Description	BLTN is a cloud based, CJIS secure environment that predissemination of criminal information bulletins. Rathe practice of creating PDF bulletins that are sent out in a detectives to create online bulletins, which can include crimes/suspects/missing persons, that will better assist resolution. Additionally, BLTN creates a curated feed for see the bulletins most important to them and their wo communication between detectives handling related compossibility of a connection between their cases, for detective through standard investigative measures. BLTN moderning mation sharing and bulletin dissemination, replacing technology, all in a CJIS secure environment.	r than relying of less secure was photos and vit detectives in or the end use rk. BLTN also ases by alertin ectives to furt rnizes the prac	on the current ay, BLTN allows ideos of incident er, ensuring they facilitates g them to the her investigate ctice of criminal
Department	SPD	Case No.	5664

#### Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.

N/A	Cameras installed in or on a police vehicle.	
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.	
N/A	Cameras installed on City property solely for security purposes.	
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.	
N/A	Technology that monitors only City employees in the performance of their City functions	

N/A	The technology disparately impacts disadvantaged groups.	
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.	
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.	
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.	

## Result

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

## 12/10/2024

## **Technology Description**

Technology Name	Al Assistant for Articulate		
•	Articulate is an e-learning platform for creating workplace training. Al Assistant for Articulate builds on the earlier product with integrated Al. Course content can be created faster by using the Al Assistant to generate and polish content to perfection.		
Department	SPD	Case No.	5648

### Criteria

## Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

## **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

## 12/10/2024

# **Technology Description**

Technology Name	AverTouch Camera and Software		
Description	AVerTouch is the latest interactive document camera so document camera lessons no matter where teaching an One-touch connect allows easy connection for AVer do from home, while direct connect to the cloud enables learners.	nd learning are c cam in the c	e taking place. lassroom, or
Department	SPD	Case No.	5672

## Criteria

### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

## **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

## 12/10/2024

# **Technology Description**

Technology Name	HSI EHS Software		
Description	HSI is a single-source platform for training, professional development and safety compliance. The learning management module provides e-learning content and training solutions. The EHS module provides cloud-based software designed to improve safety and operations through the use of online reporting, checklists, audits, chemical management, and role-designated collaboration.		
Department	FAS	Case No.	5674

## Criteria

### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

## **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

## 12/16/2024

## **Technology Description**

Technology Name	AWS Bedrock AI		
<b>Description</b> This project would duplicate the exact scope of the C3AI Proof of concept/purpose is to compare the results of the product to the C3 product.		cept/Pilot. The	
	Amazon Bedrock is a fully managed service that makes models (FMs) from leading AI companies and Amazon unified API. Clients can choose from a wide range of fo model that is best suited for your use case. Amazon Be capabilities to build generative AI applications with sec AI. Using Amazon Bedrock, clients can easily experiment foundation models for use cases, privately customize t techniques such as fine-tuning and Retrieval Augments agents that execute tasks using enterprise systems and	available for u undation mod drock also offe curity, privacy, nt with and eve hem with data ed Generation	se through a els to find the ers a broad set of and responsible aluate top using (RAG) and build
Department	SPD	Case No.	5643

#### Criteria

### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.	
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.	
N/A	Technologies used for everyday office use.	
N/A	Body-worn cameras.	
N/A	Cameras installed in or on a police vehicle.	

N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions
Do any of t	the following inclusion criteria apply?
N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with

non-City entities that will use the data for a purpose other than providing the City

The technology collects data that is personally identifiable even if obscured, de-

The technology raises reasonable concerns about impacts to civil liberty, freedom of

## **Result**

N/A

N/A

#### Does the technology meet the criteria for surveillance technology and require a review?

speech or association, racial equity, or social justice.

with a contractually agreed-upon service.

identified, or anonymized after collection.

# **Surveillance Technology Criteria Review**

#### 12/19/2024

## **Technology Description**

Technology Name	Synthesia		
Description	Create studio-quality videos with AI avatars and voiceo the services, users can build scenes, create scripts and those scripts and act them out in a realistic manner.		
Department	SCL	Case No.	5645

#### Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

#### Do any of the following exclusion criteria apply?

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.  There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.	
N/A		
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.	
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.	

## **Result**

## Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

#### 12/30/2024

## **Technology Description**

Technology Name	Trial EMTP Software		
Description	EMTP is a software program that performs electromagnetic transient (EMT), load-flow, and stability simulations and analysis of power systems.		
Department	SCL	Case No.	5685

#### Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

## Do any of the following inclusion criteria apply?

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

## **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

#### 12/31/2024

## **Technology Description**

Technology Name	ForceMetrics		
Description	ForceMetrics provides law enforcement entities unified visualizations of public safety data, and data linkage from sources related to community impact, operational efficient metrics in order to identify community needs, measure and Standard Support Services.  For more information, please see publicly posted PIA.	om multiple ex iencies, and p	isting data erformance
Department	SPD	Case No.	5572

#### Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.

**N/A** Technology that monitors only City employees in the performance of their City functions

## Do any of the following inclusion criteria apply?

N/A	The technology disparately impacts disadvantaged groups.  There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.	
N/A		
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.	
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.	

## **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

#### 12/31/2024

## **Technology Description**

Technology Name	Talkspace Telehealth Platform		
Description	Talkspace offers online therapy services tailored to tee providing a convenient and accessible platform for menare provided one-on-one and are confidential.	•	J
	Through the platform, individuals connect with licensed messaging, video calls, or audio communication. The see enabling teens to share their thoughts and feelings on waiting for a traditional appointment.	ervice allows for	or flexibility,
	Therapists specializing in adolescent issues, such as any relationships, and family challenges, help teens navigat transitions in a safe, judgment-free environment.	• • •	· ·
Department	DOE	Case No.	5580

#### Criteria

### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.

N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions
Do any of t	he following inclusion criteria apply?
N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with

non-City entities that will use the data for a purpose other than providing the City

The technology collects data that is personally identifiable even if obscured, de-

The technology raises reasonable concerns about impacts to civil liberty, freedom of

## **Result**

N/A

N/A

#### Does the technology meet the criteria for surveillance technology and require a review?

speech or association, racial equity, or social justice.

with a contractually agreed-upon service.

identified, or anonymized after collection.

# **Surveillance Technology Criteria Review**

### 12/31/2024

## **Technology Description**

Technology Name	HxGN EAM Digital Work		
	IxGN EAM Digital Work is a mobile platform that puts work management, inspection nanagement, digital checklist capabilities and asset registry information directly into the hands of our field workers at Seattle Center and the Waterfront Park.		
Department	CEN	Case No.	5615

#### Criteria

## Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

## Do any of the following inclusion criteria apply?

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

## **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

### 12/31/2024

## **Technology Description**

Technology Name	WINTAK		
Description	WinTAK is an application developed for the Microsoft V which uses maps to allow for generalized situational av conjunction with ATAK ITAK to provide similar function	vareness. It wa	as developed in
Department	SPD	Case No.	5638

#### Criteria

## Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

## Do any of the following inclusion criteria apply?

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

## **Result**

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

#### 12/31/2024

## **Technology Description**

Technology Name	Cellular Vehicle-to-Everything (C-V2X)		
Description	The proposed product is a connected vehicle-to-everyt leveraging T-Mobile's 5G services and a Derq edge servicemera-based detection system to identify the presence bicyclists in real time. Upon detection, the system will a flashing beacon (RFB) to enhance crosswalk safety. The video data to detect road users and broadcasts Basic Sapersonal Safety Messages (PSMs) to connected vehicle and mobile devices via 5G. The hardware consists of a camera, OBUs installed in city fleet vehicles, and mobile including installation, configuration, and testing, will be the use case of PSMs is being piloted by SDOT employers.	er. The systemme of vehicles, automatically to Derq edge seafety Message is via On-Board Derq edge serve devices for the performed by	n integrates a pedestrians, and trigger a rapid rver processes s (BSMs) and I Units (OBUs) ver, a traffic esting. All work,
Department	DOT	Case No.	5578

#### Criteria

## Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.

N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions
Do any of th	e following inclusion criteria apply?
N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with

non-City entities that will use the data for a purpose other than providing the City

The technology collects data that is personally identifiable even if obscured, de-

The technology raises reasonable concerns about impacts to civil liberty, freedom of

# Result

N/A

N/A

#### Does the technology meet the criteria for surveillance technology and require a review?

speech or association, racial equity, or social justice.

with a contractually agreed-upon service.

identified, or anonymized after collection.

# **Surveillance Technology Criteria Review**

#### 12/31/2024

## **Technology Description**

Technology Name	Fujitsu Paperstream IP software		
Description	Driver software for Fujitsu scanners. An advanced imag developed by Fujitsu for its line of document scanners. ISIS-compatible driver that enhances the scanning proc scanned images, making them more suitable for document character recognition (OCR) systems.	It is a specializess by improv	zed TWAIN and ing the quality of
Department	SPD	Case No.	5657

#### Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

## Do any of the following inclusion criteria apply?

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

## Result

#### Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

#### 12/31/2024

## **Technology Description**

Technology Name	NetSpot Software		
Description	NetSpot is a professional multiplatform app for WiFi ne surveys, WiFi analysis, and troubleshooting. City Light v devices to meet a FERC cybersecurity requirement.	•	<b>o</b> .
Department	SCL	Case No.	5634

#### Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

#### Do any of the following exclusion criteria apply?

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.
N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.

## **Result**

## Does the technology meet the criteria for surveillance technology and require a review?

# **Surveillance Technology Criteria Review**

#### 12/31/2024

## **Technology Description**

Technology Name	SCL CEATI Streamflow Assessment Toolkit		
Description	A Streamflow Assessment Toolkit was developed by a cindustry group CEATI. This toolkit aims to provide utilit effects of climate change on streamflow.  Seeking to deploy the toolkit on a server set up by ITD: would be configured so that users can access and use tincluding the ability to edit and upload files needed to crucial beyond installation—it manages the entire lifect starting, stopping, and uninstalling with ease.	ies the ability both the serv hem without i	to analyze the er and the toolkit estrictions, Docker is
Department	ITD, SCL	Case No.	5680

#### Criteria

#### Does the technology meet the definition a Surveillance Technology?

No

Technology whose primary purpose is to observe or analyze the movements, behavior, or actions of identifiable individuals in a manner that is reasonably likely to raise concerns about civil liberties, freedom of speech or association, racial equity or social justice. Identifiable individuals also include individuals whose identity can be revealed by license plate data when combined with any other record.

N/A	Technology that is used to collect data where an individual knowingly and voluntarily provides the data.
N/A	Technology that is used to collect data where individuals were presented with a clear and conspicuous opt-out notice.
N/A	Technologies used for everyday office use.
N/A	Body-worn cameras.
N/A	Cameras installed in or on a police vehicle.
N/A	Cameras installed pursuant to state law authorization in or on any vehicle or along a public right-of-way solely to record traffic violations.
N/A	Cameras installed on City property solely for security purposes.

N/A	Cameras installed solely to protect the physical integrity of City infrastructure, such as Seattle Public Utilities reservoirs.
N/A	Technology that monitors only City employees in the performance of their City functions
Do any o	f the following inclusion criteria apply?
N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with

N/A	The technology disparately impacts disadvantaged groups.
N/A	There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.
N/A	The technology collects data that is personally identifiable even if obscured, deidentified, or anonymized after collection.
N/A	The technology raises reasonable concerns about impacts to civil liberty, freedom of

## Result

#### Does the technology meet the criteria for surveillance technology and require a review?

speech or association, racial equity, or social justice.