



**SURVEILLANCE ADVISORY BOARD
SPECIAL MEETING AT 6:00 PM**

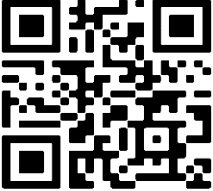

JULY 24, 2025

BOARD MEMBERS

Simon Lee (Chair) (District 4)
 Russell Owen (District 1)
 Tony Stewart (District 2)
 Peggy Cohen-Thompson (District 3)
 Mike Moreno (Vice-Chair) (District 5)
 VACANT(District 6)
 Alejandro Bras (At-Large)

HYBRID MEETING
www.Cityofvallejo.net

**Vallejo Room (Lower-Level JFK Library)
 505 Santa Clara Street
 Vallejo, CA 94590**

<p>NOTICE: Members of the Public will be able to participate in-person or remotely via Zoom</p>	<p>Vallejo Room will be open to members of the public 30 minutes prior to the start of the meeting.</p>
<p>PUBLIC COMMENT: Members of the Public may provide public comments during the City Council Meeting in person or via ZOOM https://ZoomVallejoRoom.Cityofvallejo.net, or via phone, by dialing (669) 900-6833.</p>	<p>For additional instructions on how to speak remotely during public comment, please visit, www.cityofvallejo.net/publiccomment</p>
<p>VIEW THE MEETING: There are four different ways you can view this public meeting:</p> <ul style="list-style-type: none"> • In Person • Watch Vallejo local channel 28 • Stream from the City website: www.cityofvallejo.net/Streaming • Join the Zoom webinar: https://zoomvallejooroom.cityofvallejo.net/ 	<p>Scan QR code for live captions and translation in Spanish and Tagalog.</p> 
<p>Hybrid Options are available for members of the public to participate. To participate remotely</p>	
<p><u>Option to Join by Computer</u> From your browser go to https://ZoomVallejoRoom.CityofVallejo.net to launch and join the zoom application. Meeting ID: 814 4681 4741# Meeting Password: 131313</p>	<p><u>Option to Join by Phone</u> Dial (669) 900-6833 Enter Meeting ID: 814 4681 4741 Meeting Password: 131313 Press *9 to digitally raise your hand from the phone. Press *6 to unmute/mute</p>
<p>Any supplemental writing related to an agenda item for an open session of a regular meeting that is distributed to all or a majority of all members of the City Council less than 72 hours before the meeting will be posted concurrently on the City’s website at www.cityofvallejo.net/agendas Written material distributed during the meeting, will be available at the meeting if prepared by the City or after the meeting if prepared by someone else. Such materials may be obtained from the City Clerk</p>	
	<p>Vallejo Room is ADA compliant. Devices for the hearing impaired are available from the Staff Secretary. Requests for disability related modifications or accommodations, aids or services may be made by a person with a disability to the Staff Secretary’s office no less than 72 hours prior to the meeting by contacting via email Naveed.Ashraf@cityofvallejo.net or via phone at (707) 648-5200 as required by Section 202 of the Americans with Disabilities Act of 1990 and the federal rules and regulations adopted in implementation thereof</p>

AGENDA

1. **CALL TO ORDER**
2. **PLEDGE OF ALLEGIANCE**
3. **ROLL CALL**
4. **CONSENT CALENDAR AND APPROVAL OF AGENDA**
 - A **APPROVE MEETING MINUTES FROM JUNE 26TH, 2025 SURVEILLANCE ADVISORY BOARD REGULAR MEETING AND APPROVE AGENDA FOR THE SURVEILLANCE ADVISORY BOARD SPECIAL MEETING JULY 17TH, 2025**

Recommendation: By motion approve meeting minutes from June 26th, 2025 Surveillance Advisory Board Regular Meeting and approve the agenda for the Surveillance Advisory Board Special Meeting for July 17th, 2025.
Contact: Naveed Ashraf, Board Secretary (707) 648-4468
Naveed.Ashraf@cityofvallejo.net
5. **REPORT OF THE COMMITTEE/BOARD SECRETARY**
6. **CITY ATTORNEY'S REPORT**
7. **REPORT OF THE CITY COUNCIL LIAISON**
8. **REPORT OF THE CHAIRPERSON AND MEMBERS OF THE COMMITTEE/BOARD**
9. **ACTION CALENDAR**
 - A **THE BOARD TO CONSIDER AND REVIEW THE FLOCK GUNSHOT DETECTION TECHNOLOGY AFTER THE ONE-YEAR BETA TEST AND MAKE A RECOMMENDATION TO THE CITY COUNCIL TO CONTINUE USE OF THE TECHNOLOGY OR TO DISCONTINUE USE OF THE TECHNOLOGY**

Recommendation: The Surveillance Advisory Board to weigh in and make a recommendation or not make a recommendation to the Vallejo City Council to the use of Flock Raven gunshot detection technology. More information below in the background and discussion section of the staff report.
Contact: Jerome Bautista, Police Captain (707) 648-4461
Jerome.Bautista@cityofvallejo.net
 - B **THE BOARD TO CONSIDER AND REVIEW THE USE OF SECURITY TOWERS TO ASSIST THE VALLEJO POLICE DEPARTMENT IN DETERRING CRIME AND MAKE A RECOMMENDATION TO THE CITY COUNCIL TO USE THE TECHNOLOGY OR TO NOT USE THE TECHNOLOGY**

Recommendation: Board to review various privacy aspects of mobile security towers that Vallejo Police Departments plans to deploy this summer to deter crime in Vallejo. Board to make a recommendation to the Vallejo City Council to use the technology or not use the technology.

Contact: Bobby Knight, Deputy Police Chief (707) 917-4120

Bobby.Knight@cityofvallejo.net

10. INFORMATION CALENDAR

A TECHNOLOGY USAGE REPORTS: DRONES, CELL SITE SIMULATOR, RAVEN GUNSHOT DETECTION BETA PROJECT, AND FLOCK ALPR CAMERAS

Recommendation: Surveillance Advisory Board to receive technology usage reports on a monthly basis. No action is needed. This is an informational item.

Contact: Jeff Tai, Police Lieutenant (707) 648-4011

Jeff.Tai@cityofvallejo.net

11. FUTURE AGENDA ITEMS

A BOARD TO CREATE A WORKPLAN (BOARD MEMBER STEWART)

B SOFTWARE OR TECHNOLOGY USED TO FORECAST CRIMINAL ACTIVITY OR CRIMINALITY. BOARD NEEDS TO EXPLORE AND REVIEW SUCH TECHNOLOGY. (BOARD MEMBER STEWART)

C RANDOM AUDIT POLICY FOR THE DRONE PROGRAM (BOARD MEMBER STEWART)

D OTHER SURVEILLANCE TECHNOLOGIES IN USE BY THE CITY DEPARTMENTS BESIDES POLICE (BOARD MEMBER STEWART)

12. ADJOURNMENT

ADDITIONAL CITY INFORMATION

Members of the public can:


- Like us on Facebook and Instagram ([@cityofvallejo](#))
- Sign up to receive City Communications via e-mail (www.cityofvallejo.net/subscribe)
- Sign up for emergency alerts at: alertsolan.com

I, Naveed Ashraf, Board Secretary do hereby certify that I have caused a true copy of the above notice and agenda to be delivered to

Simon Lee (Chair) (District 4)
Russell Owen (District 1)
Tony Stewart (District 2)
Peggy Cohen-Thompson (District 3)
Mike Moreno (Vice-Chair) (District 5)
VACANT(District 6)
Alejandro Bras (At-Large),

at the time and in the manner prescribed by law and that this agenda was posted at City Hall, 555 Santa Clara Street, CA at 10:00 A.M., July 18, 2025.

Dated: July 18, 2025



Naveed Ashraf, Board Secretary

DRAFT MINUTES

SURVEILLANCE ADVISORY BOARD SPECIAL MEETING MINUTES

June 26, 2025
Vallejo Room (Lower JFK Library)
505 Santa Clara Street
Vallejo, CA 94590

1. **CALL TO ORDER** *Meeting called to order 6:00 p.m.*
2. **PLEDGE OF ALLEGIANCE**
3. **ROLL CALL**
Present: Lee, Moreno, Bras, Bras
Absent: Owen, Stewart
Staff present: Secretary Ashraf
Council Liaison:
4. **CONSENT CALENDAR AND APPROVAL OF AGENDA**
Approve meeting minutes of May 29, 2025, and approval of the agenda for June 26, 2025.

Moved By: Cohen-Thompson

Second By: Chair Lee

Vote: Ayes Moreno, Lee, Cohen-Thompson

Absent: Owen, Stewart

5. **REPORT OF THE SECRETARY** *(None)*
6. **CITY ATTORNEY'S REPORT** *(None)*
7. **CITY COUNCIL LIAISON REPORT** *(None)*
8. **REPORT OF BOARD MEMBERS** *(None)*
9. **ACTION CALENDAR**

**TRAINING ON THE BROWN ACT, CALIFORNIA PUBLIC RECORDS ACT,
ADOPTED CODE OF ETHICS, DECORUM, MEETING RULES & PROCEDURES,
AUTHORITY AND POWER OF THE BOARD.**

Assistant Chief City Attorney, Risner conducted the training.

10. **FUTURE AGENDA ITEMS** *(These items were not discussed as Board Member Stewart was not in attendance to elaborate and explain. These items will be discussed in the July Meeting.)*
 - a. *Explore the workplan for this board. (Board Member Stewart)*
 - b. *Board training on June 19th meeting. (Staff Secretary)*

- c. *Item 12 on the SAB website (software designed to forecast criminality and criminal activity) board needs to know if city is deploying such technologies. (Board Member Stewart)*
- d. *Random audit policy for the drones. (Board Member Stewart)*
- e. *What other technologies are being used in other departments besides PD that uses surveillance technology (Board Member Stewart)*

11. ADJOURNMENT *Meeting adjourned 7:55 p.m.*

SIMON LEE, VICE CHAIR

ATTEST:

NAVEED ASHRAF
CHIEF INNOVATION OFFICER/IT DIRECTOR



DATE: July 24, 2025
TO: Surveillance Advisory Board Chair and Members of the Board
FROM: Jerome Bautista, Police Captain
SUBJECT: **THE BOARD TO CONSIDER AND REVIEW THE FLOCK GUNSHOT DETECTION TECHNOLOGY AFTER THE ONE-YEAR BETA TEST AND MAKE A RECOMMENDATION TO THE CITY COUNCIL TO CONTINUE USE OF THE TECHNOLOGY OR TO DISCONTINUE USE OF THE TECHNOLOGY**

RECOMMENDATION

The Surveillance Advisory Board to weigh in and make a recommendation or not make a recommendation to the Vallejo City Council to the use of Flock Raven gunshot detection technology. More information below in the background and discussion section of the staff report.

BACKGROUND AND DISCUSSION

In the past several years, Vallejo Police Department has deployed various technologies from Flock. Flock is a nationally reputable vendor that provides automated license plate reader cameras (ALPR). The City of Vallejo PD has successfully deployed these cameras throughout the city. In the summer of 2022, Flock approached the police department and introduced a new gunshot detection technology, RAVEN. As Flock was developing the RAVEN technology, the technology was offered to the Vallejo Police Department for one year no charge as a beta test.

The technology was brought to the Surveillance Advisory Board for their review and input. After several public meetings and presentations from Flock, the board strongly felt that this technology was not ready and recommended against the use of technology. The Surveillance Advisory Board passed Resolution SAB-003-2022 recommending against the use of technology. The Police Chief asked the Vallejo City Council to make a ruling and allow the beta test for the RAVEN technology to continue. On December 20, 2022, Vallejo City did not accept the board's recommendation and allowed Vallejo Police Department to continue with the beta test for the RAVEN technology. Vallejo City Council resolution 22-216 N.C. was passed.

The Vallejo Police Department continued to engage with the board as the RAVEN technology was installed and fully deployed. The Surveillance Advisory Board created an ad-hoc committee that worked with the Vallejo Police Department in developing the police for the RAVEN technology. Throughout the beta test process, Vallejo Police Department provided routine reports on the usage of RAVEN technology and its ability to solve crimes.

The Vallejo Police Department has successfully completed the RAVEN beta test with Flock and at this point making a recommendation to the Vallejo City Council to procure the RAVEN technology going forward. The Flock RAVEN contract will go to the City Council in the next two months. The item is being presented to the Surveillance Advisory Board to inform you that the City of Vallejo Police Department intends to deploy this technology as a new tool in their effort to reduce crime in Vallejo and make Vallejo safe.

ATTACHMENTS

1.	SAB-RESO-002-2022
2.	CC-RESO-22-216

Date: July 24, 2025

Subject: THE BOARD TO CONSIDER AND REVIEW THE FLOCK GUNSHOT DETECTION TECHNOLOGY AFTER THE ONE-YEAR BETA TEST AND MAKE A RECOMMENDATION TO THE CITY COUNCIL TO CONTINUE USE OF THE TECHNOLOGY OR TO DISCONTINUE USE OF THE TECHNOLOGY

Page 2

CONTACT

Jerome Bautista, Police Captain (707) 648-4461

Jerome.Bautista@cityofvallejo.net

RESOLUTION NO. ____002-2022____

**A RESOLUTION OF THE CITY OF VALLEJO SURVEILLANCE ADVISORY BOARD
RECOMMENDING AGAINST DEPLOYMENT OF THE FLOCK GUNSHOT DETECTION
SYSTEM**

WHEREAS, the City Council of the City of Vallejo created the Surveillance Advisory Board (the “SAB”) by adopting Chapter 2.27 of the Vallejo Municipal Code (the “Code”); and

WHEREAS, the purpose of the SAB is to review and advise the City Council, City Manager and City Departments concerning the acquisition, deployment and use of surveillance technology within the City of Vallejo (the “City”); and

WHEREAS, section 2.27.030D of the Code requires a City Department head to submit requests for review to the SAB of surveillance technology desired to be deployed in the City; and

WHEREAS, the Chief of Police has submitted a request to review the use of the Flock Gunshot Detection System as a beta test within the City of Vallejo; and

WHEREAS, the SAB has 45 days from the date of the request to issue a recommendation to the City Council, the City Manager and the Chief of Police; and

WHEREAS, the SAB has reviewed the staff report and other materials submitted to the SAB by the Chief of Police; and

WHEREAS, the SAB has considered the presentations and statements of the Chief of Police, the Deputy Chief and representatives of Flock Safety concerning the propose Gunshot Detection System.

NOW THEREFORE BE IT RESOLVED AS FOLLOWS:

1. The SAB hereby recommends that the City not deploy the Flock Gunshot Detection System for the following reasons:
 - a. There are currently no hard metrics and data about the effectiveness of this technology;
 - b. There are no clear measures of success versus failure for the proposed beta test of the system;
 - c. There is likely to be an increase in staff/officer time because the system may produce additional calls for service at a time when the Vallejo Police Department is significantly understaffed;
 - d. The proposed policy fails to address the possibility of escalation when officers arrive on scene expecting active shooters after receiving a notification from the system;
 - e. There are significant concerns about data retention and privacy that need to be addressed before any such system is deployed.
2. Although the SAB does not recommend deployment of this technology at this time, the SAB acknowledges the need to address gun violence in the City and the potential of new technologies to assist with this important issue.

3. If the City determines that it will proceed with the deployment of the Gunshot Detection System, the SAB requests that it be allowed to provide recommendations and input on the proposed policy for use of the system.
4. The SAB is not entirely against the use of such technology and is willing to reconsider its use at a later date provided its concerns are addressed. If the City reconsiders this technology in the future, the SAB suggests that it only be deployed if there is available peer-reviewed data showing the effectiveness of the system. Further, the City should consider the impact that the deployment will have on the minimal resources currently available to the City such as the additional staff and officer time that will be required.

Adopted by the Surveillance Advisory Board of the City of Vallejo at a Special Meeting held on August 3, 2022 with the following vote:

AYES: BALBUENA, MCMILLIAN, REDDELL, SORCE
NOES: YUN, CHEN
ABSENT: BREGENZER
ABSTAIN:

DocuSigned by:



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NAOMI YUN, CHAIR

ATTEST:

DocuSigned by:



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NAVEED ASHRAF, SECRETARY

RESOLUTION NO. 22-216 N.C.

**A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF VALLEJO
AUTHORIZING THE CHIEF OF POLICE TO SIGN A “BETA TEST” AGREEMENT
WITH FLOCK SAFETY TECHNOLOGY FOR THE INSTALLATION OF 80-100
GUNSHOT AUDITORY DETECTION DEVICES THROUGHOUT VALLEJO AREAS
ADVERSELY IMPACTED BY GUN VIOLENCE**

WHEREAS, gun violence is a public health crisis in the City of Vallejo and across the country;
and

WHEREAS, gunshot detection systems are used to improve community safety through its ability to detect and pinpoint the location of public firearm discharging incidents and allowing police officers to respond quickly to these incidents; and

WHEREAS, the proposed “beta test” gunshot detection technology RAVEN is an advanced AI (artificial intelligence) technology being introduced by Flock Safety Technology company to detect firearm discharge incidents and alert nearby patrolling officers; and

WHEREAS, the RAVEN gunshot detection technology is tied with ALPR (automated license plate readers) currently in use by the City of Vallejo; and

WHEREAS, there is no cost to deploy this “beta technology” and the City is not under obligation to purchase the technology in the future; and

WHEREAS, on June 9th, 2022, and June 29th, 2022, the SAB (Surveillance Advisory Board) deliberated and thoroughly reviewed the proposed “beta” gunshot detection technology; and

WHEREAS, on July 13, 2022, the SAB (Surveillance Advisory Board) created a resolution to not recommend the technology for deployment. On September 6, 2022, a SAB resolution 002-2022 was adopted recommending against the use of beta RAVEN gunshot detection technology; and

WHEREAS, the Chief of Police disagrees with the SAB’s recommendation; and

WHEREAS, the Chief of Police believes it is in the best interest of the City of Vallejo to take advantage of the free beta test of the RAVEN system to help address continued gun violence in the City; and

WHEREAS, the Chief of Police has presented his reasoning for the deployment of the RAVEN technology.

NOW THEREFORE, BE IT RESOLVED that the Police Chief is hereby authorized and directed to sign a contract with Flock Safety technology for the “beta test” RAVEN gunshot detection technology. The City Attorney is authorized to review and revise the agreement before execution.

BE IT FURTHER RESOLVED that the Police Chief shall continue to work with and provide

updates to the Surveillance Advisory Board and to provide monthly reports about the use of the system to the City Council.

BE IT FURTHER RESOLVED that all provisions of this Resolution are effective immediately upon adoption.

Adopted by the City Council of the City of Vallejo at a regular meeting held on December 20, 2022 with the following vote:

AYES: Mayor McConnell, Vice Mayor Verder-Aliga, Councilmembers Arriola, Brown, Dew, Loera-Diaz and Miessner
NOES: None
ABSENT: None
ABSTAIN: None

DocuSigned by:

ROBERT H. MCCONNELL

FDED3FAE234444E

ROBERT H. MCCONNELL, MAYOR

ATTEST:

DocuSigned by:

Dawn G. Abrahamson

1489DDA6895D425

DAWN G. ABRAHAMSON, CITY CLERK



DATE: July 24, 2025
TO: Surveillance Advisory Board Chair and Members of the Board
FROM: Bobby Knight, Deputy Police Chief
SUBJECT: **THE BOARD TO CONSIDER AND REVIEW THE USE OF SECURITY TOWERS TO ASSIST THE VALLEJO POLICE DEPARTMENT IN DETERRING CRIME AND MAKE A RECOMMENDATION TO THE CITY COUNCIL TO USE THE TECHNOLOGY OR TO NOT USE THE TECHNOLOGY**

RECOMMENDATION

Board to review various privacy aspects of mobile security towers that Vallejo Police Departments plans to deploy this summer to deter crime in Vallejo. Board to make a recommendation to the Vallejo City Council to use the technology or not use the technology.

BACKGROUND AND DISCUSSION

On July 1, 2025, Vallejo City Council convened a special meeting to discuss and brainstorm possible solutions to deter crime in the summer months. Vallejo Police Department Chief and Deputy Chief Knight gave a thorough presentation to the City Council and presented various technology and staffing options to the City Council. One of the options was to install 4-6 mobile security towers in various crime hot spots in the city. Vallejo City Council unanimously directed the staff to expedite the purchase of security towers and committed to a budget allocation for the purchase. Since this is a new technology and needs to be reviewed by the Surveillance Advisory Board, the board is asked to review various privacy issues surrounding the technology.

The Police Department is recommending a vendor that can deliver the mobile security tower in a timely manner. The vendor is LiveView Technology Inc. (LVT). For the board consideration and discussion, the following documents are provided by the Vallejo Police Department and the vendor:

- 1) LVT Technology Overview
- 2) LVT Pilot Program
- 3) SFPD Policy for reference. Vallejo PD will develop its own policy based on input from the board.
- 4) LiveView Technology Inc. (LVT) California Sole Source justification
- 5) LiveView Technology Inc. (LVT) Master Service Agreement.

The Vallejo PD will request an LVT representative to be available for the Surveillance Advisory Board's meeting to answer questions by the board.

ATTACHMENTS

1.	1-LVT-Overview
2.	2-LVT-Pilot-Program
3.	3-SFPD-city-privacy-policy
4.	4-Vallejo-PD-LVT California-Sole-Source-Justification
5.	5-LVT-MSLA-TEMPLATE

CONTACT

Date: July 24, 2025

Subject: THE BOARD TO CONSIDER AND REVIEW THE USE OF SECURITY TOWERS TO ASSIST THE VALLEJO POLICE DEPARTMENT IN DETERRING CRIME AND MAKE A RECOMMENDATION TO THE CITY COUNCIL TO USE THE TECHNOLOGY OR TO NOT USE THE TECHNOLOGY

Page 2

Bobby Knight, Deputy Police Chief (707) 917-4120
Bobby.Knight@cityofvallejo.net



WHO IS LVT?

LVT provides a user-friendly, enterprise-grade safety and security ecosystem that can quickly and easily secure any physical environment through the use of intelligent automation and actionable insights.



PROBLEMS WE SOLVE

- » Increase employee and customer safety
- » Crime prevention
- » Evidence gathering
- » Time-lapse creation
- » Delivery and contractor validation
- » Counting foot/vehicle traffic outside of store
- » Increase situational awareness
- » Augment guards

THE LVT DIFFERENCE

RAPIDLY DEPLOYABLE Our solar-powered, cellular-connected solution can be up and running in a matter of minutes.

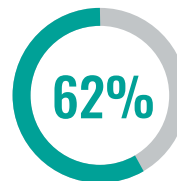
VIDEO MANAGEMENT SYSTEM (VMS) Our proprietary VMS is a highly-reliable, cloud-based software that gives you access to your cameras no matter where you are. And with automated alerts, you'll know right away when an incident happens and whether you should take immediate action.

AUTOMATED DETERRENCE With easy-to-program automated messages, strobe and flood lights, and camera movements, your LVT unit warns would-be criminals that they're being watched and helps prevent crime from ever happening.

RESULTS



decrease in parking lot incidents



reduction in violent crimes



reduction in grab-and-go theft

INDUSTRIES WE SERVE

Across the United States, you'll find thousands of LVT units defending retail stores, parking lots, critical infrastructure, transportation services, and construction sites. Our units are also used by law enforcement and security services to fill gaps in manpower, protect human lives, and deter criminal activity.

THE SAFETY AND SECURITY SOLUTION TRUSTED BY

RETAIL



CRITICAL INFRASTRUCTURE



EMERGENCY SERVICES



TRANSPORTATION



PROPERTY MANAGEMENT



OTHER



READY TO SEE LVT IN ACTION?

Schedule your free consultation: sales@lvt.com



PILOT PROGRAM SUMMARY



LVT UNITS ARE TRIED AND TRUSTED

The LVT Pilot Program provides an opportunity to deploy and test an LVT Mobile Security Unit (MSU) in your environment.

MITIGATE RISK



Perimeter Security



Remote Surveillance



Loitering



Violent Crime



Vandalism

WHAT'S INCLUDED

- 01** 30 day use of LVT MSU
- 02** Zero cost or obligation to you
- 03** Full LVT Customer Support

WHAT'S NEEDED FROM YOU

A commitment to participate in a 30-minute weekly status call to ensure the MSU is being utilized to its fullest potential.

AT THE END OF THE PILOT PERIOD:

OPT IN
Choose to keep the MSU and proceed with a Service Agreement.

OPT OUT
LVT will remove the MSU from your location at no cost or obligation to you.



DEPARTMENT NOTICE

24-143

Published: 09/24/24

Expires: 09/24/27

Mobile Security Units

The purpose of this Department Notice is to provide guidance for the placement and monitoring of Mobile Security Units (MSUs), otherwise known as camera trailers, as well as the storage and release of captured images.

This policy only applies to MSUs and does not apply to any other surveillance technology used by the Department.

Policy

It is the policy of the SFPD to operate MSUs as part of the Department's crime-reduction strategy, to effectively allocate and deploy personnel, and to enhance public safety in public areas. MSUs are strategically placed to act as a high visibility deterrent, to detect and capture criminal activity, and to help safeguard against threats to the public.

In real time, members may access live monitoring, broadcast audio messages, and activate lights and strobes. Members will also have access to historical video and audio footage. The placement and use of MSUs by Department members shall be done in a legal and ethical manner to protect individuals' constitutional right to privacy.

Authorized Use

MSUs may be accessed for legitimate law enforcement purposes. Legitimate law enforcement purposes may include, but are not limited to:

- The prevention, detection, and investigation of crimes.
- The apprehension of individuals.
- Deployment of resources.
- Training, research, and media relations.

Prohibited Use

MSUs may not be used in any of the following ways:

- In any way that violates the law.
- For a non-law enforcement purpose.
- For the purpose of infringing on the lawful exercise of rights protected by the First Amendment.

MSUs will not be intentionally used in any manner as to invade the privacy of individuals or to observe areas where individuals have a reasonable expectation of privacy.

Access to Footage

The Department will provide members with access to the web-based platform and mobile app to view video footage. Access will be provided on a need-to-know, right-to-know basis.

Pursuant to San Francisco Administrative Code section 96I.2(e)(3), “Department staff (professional staff) may not access any public footage unless a sworn member holding the rank of Captain or higher has determined that access is necessary for an open criminal investigation.”

Administrator privileges such as defining user roles, programing alerts, or push notifications will be managed through the Assistant Chief, Chief of Operations or their designee.

Data Retention

Pursuant to San Francisco Admin Code section 96I.2(e)(3), the Department “must not retain any public footage for longer than 30 days unless a sworn member holding the rank of Captain or higher has determined that a longer retention period is necessary due to an open criminal investigation.”

All downloaded media shall be stored in a secure manner and access shall be limited to authorized personnel. Video evidence obtained for a criminal investigation shall be maintained in accordance with established evidence procedures and shall be appropriately documented.

Transparency in Use of MSUs

The MSU video management system has an audit feature and logs when the system was accessed, and which actions were taken by the user. Such actions may include when the cameras were accessed and that footage was viewed or downloaded.

Data Sharing

1. All Public Records Act requests for data shall be forwarded to and managed by the Legal Division. (SFPD DGO 3.16 Release of Police Reports)
2. Data may be shared with law enforcement partners for law enforcement purposes.
3. Data may be shared with the Department of Police Accountability in accordance with an MOU, Charter authority, state or local law. These requests shall be forwarded to and managed by the Legal Division.
4. Data may be shared with media outlets or on Department social media with the approval of the Chief of Police or in accordance with Media Relations and Legal Division guidelines.
5. Data may be shared with research partners.
6. Data may be shared across different Department technology platforms.

Requests for deployment of MSUs shall be made by contacting the Crime Strategies Unit at 415-837-7290 or via email at sfpd_crimeanalysisunit@sfgov.org.


WILLIAM SCOTT
Chief of Police

Per DN 23-152, all sworn & non-sworn members shall electronically acknowledge this Department document in PowerDMS within (30) thirty calendar days of issuance. Members whose duties are relevant to this document shall be held responsible for compliance. Any questions regarding this policy should be sent to sfpd.writtendirectives@sfgov.org who will provide additional information.



Dear Captain Bautista,

LiveView Technologies, Inc. (LVT) submits this letter as a sole source justification for the procurement of our patented, AI-driven mobile security and surveillance platform California Public Contract Code (PCC) §10301 & §10290, governing sole source procurements.

LVT is the only provider capable of delivering a turnkey, self-powered, real-time threat detection and deterrence system that meets the specific operational requirements of Vallejo Police Department. This justification includes a market analysis and cost-effectiveness assessment in compliance with California's sole source requirements.

LVT's security solution is the only system that combines solar-powered, self-sustaining surveillance; edge-based artificial intelligence (AI) processing; automated security deterrence; and secure, low-bandwidth cloud connectivity into a single, fully integrated platform requiring no IT infrastructure or external power. Unlike conventional surveillance solutions that rely on multiple separate components requiring integration, LVT's system is immediately deployable and ensures 96+% full-system uptime, defined as continuous operability across power, AI processing, networking, and deterrence functions—not just a single component's availability. This guarantees uninterrupted security coverage in remote locations, high-risk areas, and infrastructure-critical deployments.

Exclusively Provided Capabilities by LiveView Technologies

LVT is the only provider capable of delivering a fully autonomous, AI-powered security system with the following exclusive capabilities that cannot be replicated by any other vendor:

- **Turnkey, Self-Sustaining Security Solution** – LVT provides a fully integrated Commercial-Off-The-Shelf (COTS) platform requiring no third-party software, IT support, or infrastructure modifications.
- **AI-Driven Detection & Automated Deterrence** – LVT's proprietary AI system detects humans, vehicles, and behavioral threats and automatically initiates deterrence actions, such as audio warnings, floodlights, and siren activations—without human intervention.
- **Low-Bandwidth, Secure Cloud Connectivity** – Unlike traditional surveillance systems, LVT's patented low-bandwidth video compression technology (US 10,798,249 & 11,368,753) reduces cellular data usage, making mobile deployment feasible in remote and mission-critical environments.
- **Self-Healing, Cyber-Hardened Architecture** – LVT's zero-trust security model ensures no direct device access, preventing cyber threats at the edge, network, and cloud levels. The system includes self-healing AI diagnostics that automatically resolve connectivity, power, and system health issues.
- **Deployment & Uptime Reliability** – LVT's self-powered, solar and battery-backed system is field-proven with 96+% uptime, ensuring continuous operation without external power or network dependencies.
- **Proven Performance in Public Safety, Infrastructure, and Education Applications** – LVT is actively deployed across municipal law enforcement, state transportation agencies, and educational institutions, demonstrating its effectiveness in securing public spaces, reducing crime, and providing real-time situational awareness for emergency response.

Patented & Proprietary Technology (Legally Preventing Competition)

LVT's patented technologies and proprietary system architecture legally prevent any other vendor from offering a functionally equivalent system. Our granted patents, that are not provisioned to any other vendors, protect key functionalities, including:

Issued Patents

- **US 10,798,249, US 11,368,753, and US 11,856,259** – Video Stream Management (Issued: October 6, 2020, June 21, 2022, & December 26, 2023, respectively)
- **US 10,645,459, US 11,495,102, and US 12217583** – Remote Video Retrieval (Issued: May 5, 2020, November 8, 2022, & February 4, 2025, respectively)
- **US 9,935,916 & US 10,313,202** – Dynamic Network Address Mapping (Issued: April 3, 2018 & June 4, 2019, respectively)
- **US 11,662,788 and US 12,164349** – Remote Power Reset (Issued: May 30, 2023 & December 10, 2024, respectively)
- **US 12,095,293** – Overcurrent Protection (Issued: September 17, 2024)
- **US 12,014,612** – Event Detection/Data Retrieval (Issued: June 18, 2024)
- **US 12,237,712 & US 12,237,713** – Mobile Unit Control (Issued: February 25, 2025 for both)

Published Pending Patent Applications

- **US App. No. 18/506,303** – Video Stream Management (Filed: November 10, 2023)
- **US App. No. 18/437,900** – Remote Video Retrieval (Filed: February 9, 2024)
- **US App. No. 18/360,462 & PCT/US2024/035800** – Surveillance and/or Security Systems, Event Processing, and Associated Units, Systems, Methods, and Computer-Readable Media (Filed: July 27, 2023 & June 27, 2024, respectively)
- **US App. No. 18/495,517 & PCT/US2023/077948** – Updating an Operating System and Configuring a Device for an Operating System Update (Filed: October 26, 2023 for both)
- **US App. No. 18/506,338 & US App. No. 18/654,750** – Event Detection/Data Retrieval (Filed: November 10, 2023 & May 3, 2024, respectively)
- **US App. No. 18/930,666** – Remote Power Reset (Filed: October 29, 2024)

Additionally, LVT has 22 patents pending that further expand its capability to deliver AI-driven automated deterrence, low-power surveillance, and enhanced cybersecurity protections. These patents reinforce that no competitor can legally provide an equivalent system.

While some vendors provide individual components of a security solution, such as solar-powered cameras, AI analytics, or remote surveillance software, these standalone solutions require multi-vendor integration and lack the unified architecture, security protocols, and autonomous threat deterrence of LVT's system.

A multi-vendor approach would introduce significant security and operational risks, including:

- **Cybersecurity Threats** – Multiple independent software and hardware components increase attack vectors and expose critical infrastructure to potential breaches.



- **Data Silos & System Gaps** – A patchwork of different solutions results in inconsistent surveillance coverage, data lag, and unreliable AI performance due to a lack of unified network architecture.
- **Lack of Centralized Control** – Multi-vendor solutions do not allow for real-time diagnostics, self-healing capabilities, or fully autonomous threat deterrence.
- **Higher Cost & Deployment Delays** – Building a comparable system from separate vendors would require custom integration efforts, ongoing IT maintenance, and significant administrative overhead, leading to higher total cost of ownership (TCO).

Due to LVT’s exclusive patents and proprietary technology, no competing vendor can legally or practically provide an equivalent system that meets the full functional, security, and cost-effectiveness requirements of Vallejo Police Department.

Cost Justification & Fair Pricing (PCC §10290 Requirement)

LVT’s solution minimizes long-term operational costs by eliminating the need for separate procurement of power infrastructure, AI analytics, network security, and physical deterrence tools. Additionally, LVT’s low-maintenance, self-sustaining system reduces IT burden and allows for faster deployment without the need for external infrastructure investments. California requires that sole source procurement be in the best interest of the state and cost-effective compared to competing options. LVT’s solution minimizes operational costs while maximizing security readiness.

- LVT’s system reduces TCO by eliminating the need for separate procurement of power infrastructure, AI analytics, network security, and physical deterrence tools.
- Competing solutions—if assembled using separate vendors—would require higher upfront costs and increased maintenance expenses.

Attempting to integrate multi-vendor security components would result in increased cost, fragmented system operations, increased cybersecurity threats, and data transmission delays that could compromise public safety and emergency response capabilities. Any delays in procuring a fully integrated solution increase the risk of unmonitored security incidents and prevent the agency from maintaining real-time situational awareness

Impact of Not Using a Sole Source

If this procurement were delayed due to a competitive process, Vallejo Police Department would face an increased risk of security incidents, gaps in surveillance coverage, and higher costs due to system downtime and additional integration efforts. The immediate availability and turnkey nature of LVT’s system ensure uninterrupted security and operational efficiency.


Conclusion & Sole Source Certification Statement

LiveView Technologies is the only responsible source for this procurement under California PCC §10301 & §10290. Given the operational risks, security concerns, and cost implications associated with alternative solutions, we respectfully request that this procurement be awarded as a sole source under applicable state and local procurement regulations.

If you require additional documentation or have any questions, please feel free to contact me at your convenience.



Sincerely,

Bryce Higbee
General Counsel
LiveView Technologies, Inc.
 (801) 221-9408
 bryce.higbee@lvt.com

This **MASTER SAAS AND SERVICE LEVEL AGREEMENT** (“Agreement”) is entered into by and between **LiveView Technologies, Inc.** (“LVT”), a Delaware Corporation headquartered at 802 East 1050 South, Suite 300, American Fork, Utah 84003, and the individual or legal entity (“Customer”). In this Agreement, LVT and Customer are referred to individually as a “Party” and collectively as the “Parties”. Capitalized terms used in this Agreement are defined in Section 12 of this Agreement or otherwise within the relevant Sections of this Agreement.

PLEASE READ THE FOLLOWING LVT AGREEMENT CAREFULLY. BY ACCEPTANCE OF THIS AGREEMENT, CUSTOMER AGREES THAT IT HAS READ THIS AGREEMENT AND, AFTER DUE CONSIDERATION, HEREBY AGREES TO BE BOUND BY ALL THE TERMS OF THE AGREEMENT. CUSTOMER REPRESENTS AND WARRANTS: THAT IT IS NOT A LEGAL MINOR; THAT IT IS COMPETENT TO ENTER INTO BINDING CONTRACTS; AND THAT IT IS NOT DEPENDING ON ANY PROMISES OR STATEMENTS OTHER THAN THOSE EXPRESSLY SET FORTH IN THIS AGREEMENT. IF CUSTOMER IS A COMPANY OR OTHER LEGAL ENTITY, THE PERSON AGREEING TO THIS AGREEMENT HEREBY REPRESENTS AND WARRANTS THAT HE OR SHE HAS THE AUTHORITY TO BIND THE COMPANY OR OTHER LEGAL ENTITY TO THE TERMS OF THIS AGREEMENT.

1. SYSTEM AND SAAS SOLUTION

1.1 System. This Agreement contains the terms and conditions that govern and are applicable to Customer’s and its Users access to and use of the SaaS Solution, Hardware, Software, Services, Documentation, and other components of the System. Upon execution of this Agreement and an applicable Schedule by both Parties, LVT hereby grants to Customer and its Users the right to access and use the SaaS Solution, Hardware, Software, Services, Documentation, and other components of the System strictly in accordance with the terms and conditions of this Agreement and the applicable Schedule. Customer’s right to access and use of the SaaS Solution Hardware, Software, Services, Documentation, and other components of the System is granted by LVT to Customer under this Agreement strictly on a non-exclusive, non-transferable, non-sublicensable, and restricted basis only for Customer’s lawful internal business purposes during the applicable Schedule Term (as defined below), and is conditioned upon and subject to Customer’s timely payment to LVT of all Fees due or payable as required under this Agreement and all Schedules and Customer’s and its Users’ full compliance with all terms and conditions of this Agreement and all Schedules.

1.2 SaaS Solution. Pursuant to the applicable Schedule, LVT will provide to Customer and its Users access to and use of the SaaS Solution. Customer acknowledges and agrees that the SaaS Solution is currently operated and performed from and through Amazon Web Services (“Service Center”) and that Customer Data will be stored on and processed by equipment and systems at such Service Center; provided however, that the foregoing shall not prohibit LVT’s operation and performance of the SaaS Solution from a different service center or location in the United States, including if LVT determines that such different service center or location is necessary pursuant to LVT’s then-current disaster recovery plan or back up plan. Under the applicable Schedule, LVT shall provide to Customer and its Users access to and use of the SaaS Services via the Internet by use of unique User ID’s and passwords. LVT will provide all such User ID’s and passwords to one or more Customer administrators designated by Customer (“Administrators”) who will distribute such information to the Users. LVT will provide all such User ID’s and passwords to the Administrators following LVT’s receipt from Customer of written notice from the applicable Administrator of the name and e-mail address of each such User requiring a User ID and password. Following Customer’s written request to LVT, LVT will terminate the access and use rights associated with the requested User ID and password.

1.3 Term. This Agreement shall be effective as of the Effective Date above and shall remain in effect for a period of twelve (12) months, and thereafter this Agreement shall automatically renew and continue for subsequent 12 month periods, unless written notice of non-renewal of this Agreement is provided by one Party to the other Party at least thirty (30) days prior to the expiration of the then-current twelve (12) month period of this Agreement. The initial twelve (12) month period and each subsequent twelve (12) month period of this Agreement is referred to in this Agreement as the “Term” of this Agreement. The Term of this Agreement is subject to earlier termination of this Agreement as provided for in this Agreement.

1.4 Schedules. LVT's provision of the SaaS Solution, Hardware, Software, Services, Documentation, and/or other components of the System to Customer under a Schedule shall commence on the start date specified in such Schedule (or if not specified therein, the date of LVT installation of the Hardware and/or initiation of Services for Customer under such Schedule) and shall continue until the end date specified in such Schedule ("Schedule Term"). Except as otherwise specified in the applicable Schedule, each Schedule shall automatically renew for additional Schedule Terms equal to the applicable expiring Schedule Term or one (1) year (whichever is shorter), unless either Party gives the other Party written notice of non-renewal of such Schedule at least thirty (30) days prior to the expiration of the then-current Schedule Term of such Schedule. If the Schedule Term of any Schedule extends past the Term of this Agreement, then such Schedule shall remain in effect and subject to the terms and conditions of this Agreement until the end of the Schedule Term of such Schedule or until it is earlier terminated pursuant to the terms of such Schedule or this Agreement. If any term or condition of any Schedule conflicts or is inconsistent with any of the terms or conditions of this Agreement, then the provisions of this Agreement shall be controlling and shall govern to the extent of such conflict or inconsistency, except to the extent such provisions of this Agreement are expressly stated in such Schedule to be superseded by the provisions of such Schedule and then in that case such provisions of such Schedule shall prevail solely with respect to the subject matter of such Schedule.

1.5 Customer Network. Customer acknowledges and agrees that it and its Users shall access and use the SaaS Services and Software provided or made available to Customer by LVT under this Agreement strictly in connection with the Hardware within the designated System for which it was provided by LVT to Customer under this Agreement. Installation of any Software by LVT for or on behalf of the Customer shall not include any modifications to the Customer's network, systems, security, or firewall settings without Customer's prior approval. LVT shall not be responsible or liable for any setup, operation, maintenance, performance, or compatibility issues for or in connection with Customer's network or systems, all of which remain the sole responsibility and liability of Customer. LVT may charge Customer additional fees or amounts for services required to be performed by LVT due to any inability to connect the Hardware to Customer's network or systems, or if any additional Hardware is required to facilitate connectivity between Customer's network or systems and the Hardware.

1.6 Third-Party Products and Services. LVT or third parties may from time-to-time make available to Customer third-party products or services, including but not limited to third-party applications and implementation, alert response services, customizations, and other consulting services ("Third-Party Products and Services"). Any purchase or acquisition by Customer of any such Third-Party Products and Services, and any exchange of data, information, or materials between Customer or its Users and any such third party providing any such Third-Party Products and Services, is solely between Customer or the applicable User and such third party, and not LVT. LVT does not make any representations, warranties, or guarantees for or in connection with any such Third-Party Products and Services or provide any maintenance, support, or assistance for any Third-Party Products and Services, whether or not they are designated by LVT as "certified" or otherwise, except as expressly specified in a Schedule regarding such Third-Party Products and Services entered into between Customer and LVT. Customer and LVT (i) will determine the appropriate terms and configuration of any Third-Party Products and Services and (ii) may modify and change the terms and configuration of Third-Party Products and Services by mutual agreement and by giving notice to the third-party service provider. Regarding third-party provided alert response services, the parties agree that Customer will receive alert response communications directly from the third-party alert response service provider; however, Customer should contact LVT for all other communication related to the third-party alert response services.

1.7 Suspension. LVT has and reserves the right to suspend Customer's and/or any User's access to or use of the SaaS Solution, Hardware, Software, Services, and/or any other components of the System: (i) for scheduled or emergency maintenance; (ii) immediately if Customer or any User breaches any provision of this Agreement or any Schedule; (iii) as LVT deems reasonably necessary to respond to any actual or potential security threat, breach, or concern, including those that may affect Customer, its Users, or any other LVT customer or users; or (iv) immediately if Customer or any User access to or use of the SaaS Solution, Hardware, Software, Services, or any other components of the System is interfering with or

otherwise negatively impacting access to or use of any LVT product or service by any other LVT customers or users or is violating any applicable laws, rules, regulations, or third-party rights.

1.8 Customer Portal. Under this Agreement, LVT may provide Customer with access to an online customer interface portal (“Customer Portal”) for use by Customer in connection with its access to and use of the SaaS Solution, Hardware, Software, Services, and/or other components of the System. Customer’s use of the Customer Portal is subject to LVT’s policies and terms and conditions of use that LVT may establish from time-to-time and make available at the Customer Portal. Through such Customer Portal, Customer will provide to LVT the information requested by LVT, including Customer contact and payment information, and Customer will at all times keep all such Customer information accurate and up to date through the Customer Portal. Customer hereby consents to and grants LVT the right and authority to access and use the contact and other information Customer provides to LVT through the Customer Portal, including any and all e-mail addresses, to contact Customer from time-to-time. Customer will maintain the confidentiality and security of its Customer Portal login credentials provided by LVT to Customer. Customer will promptly notify LVT in writing of any known or reasonably suspected unauthorized access to its Customer Portal account, login credentials, or any other actual or potential breach of security of which Customer has knowledge involving the Customer Portal, SaaS Solution, Hardware, Software, Services, and/or any other component of the System.

1.9 Data Limits. Under this Agreement, LVT will make the SaaS Solution available to Customer and its Users through the use of a cellular data connection selected by LVT. For the SaaS Solution, Customer will have access to five (5) gigabytes of cellular data per calendar month for a standard LVT Omni unit. For the SaaS Solution, Customer will have access to fifteen (15) gigabytes of cellular data per calendar month for a LVT D3 or security unit. Customer’s data usage allotment will be reset to zero (0) on the first day of each calendar month. If Customer exceeds the allotted data usage granted by LVT to Customer in any given calendar month, then such overage will be charged by LVT to Customer at a rate of \$10.00 USD per gigabyte (or the then-current rate charged by LVT for such overages), and Customer agrees that it shall pay to LVT any and all such overage Fees invoiced by LVT to Customer as provided for in this Agreement. LVT shall use reasonable efforts to provide Customer notice when Customer’s monthly data usage is between 70%-80% of Customer’s applicable data usage allotment.

2. CUSTOMER RESPONSIBILITIES

2.1 Cooperation. Customer will reasonably cooperate with LVT in connection with the performance of this Agreement as may be deemed necessary by LVT, which may include Customer making available to LVT such Customer personnel and information as may be reasonably required by LVT to provide the SaaS Solution, Hardware, Software, Services, and/or any other component of the System to Customer. Customer is solely responsible and liable for determining whether the SaaS Solution, Hardware, Software, Services, and/or any other components of the System are sufficient for Customer’s purposes, including but not limited to, whether the SaaS Solution, Hardware, Software, Services, and/or any other components of the System meet or satisfy Customer’s legal and/or regulatory requirements.

2.2 Software. Customer’s and its Users’ access to or use of the SaaS Solution, Hardware, Software, Services, and/or other components of the System may require Customer and Users to install certain Integration Software on Customer’s and Users computers, network, or systems, or may require Customer and Users to install certain LVT Mobile Software on Customer’s and Users mobile devices, which access and use shall be subject to the terms and conditions of this Agreement and applicable Schedule, including the access and use restrictions set forth in this Agreement and applicable Schedule.

2.3 Customer Information. Customer acknowledges and agrees that Customer and Users shall be required to provide to and share with LVT certain information for the purposes of LVT providing the SaaS Solution and/or other components of the System under this Agreement or any Schedule, such as usernames, LVT Admin Panel passwords, and other login information. This information may include personal information (such as email addresses and/or telephone numbers) regarding Customer and Users, and LVT will use such information for the purposes of providing the SaaS Solution and/or other components of the System to Customer and Users. Prior to authorizing an individual to become a User, Customer is fully responsible and liable for obtaining the consent and authorization of that individual, in accordance with all applicable

laws, to the use of his/her information by LVT for purposes of providing the SaaS Solution and/or other components of the System under this Agreement or any Schedule.

3. FEES AND PAYMENT

3.1 Fees. Fees payable by Customer to LVT shall be specified in the applicable Schedule. Except as otherwise expressly stated in the applicable Schedule, Customer will pay to LVT the Fees set forth in each Schedule in full. LVT may increase the Fees in any Schedule by up to 5% upon any subsequent renewal period of such Schedule. LVT shall send invoices to Customer for Fees due under a Schedule at the Customer address set forth on or in the LVT onboarding documents provided by Customer or at the Customer address set forth in the first paragraph of this Agreement above.

3.2 Payment. Unless otherwise expressly stated in the applicable Schedule, all Fees due from or payable by Customer to LVT under each Schedule shall be paid by Customer to LVT in full within thirty (30) days after the date of the LVT invoice therefor. All such Fees are payable by Customer to LVT in United States Dollars. Any such Fees not paid by Customer to LVT when due shall accrue interest at the lesser of 1.5% per month or the maximum interest rate allowed by applicable law until the overdue amount has been paid in full by Customer to LVT. In the event of any expiration or termination of this Agreement by LVT as provided for in this Agreement, no refund or return of any Fees paid by Customer to LVT under this Agreement shall be due or payable in any amount on account of such expiration or termination. In the event of termination of this Agreement by Customer as provided for in this Agreement, Customer shall be entitled as its sole and exclusive remedy, to receive a refund of any pre-paid subscription Fees paid by Customer to LVT for the SaaS Solution or Services not rendered by LVT under this Agreement as of the effective date of such termination. If any LVT invoice due date falls on a weekend, statutory holiday, or banking holiday, then that due date will automatically be deemed to be next business day. Customer shall not withhold or off-set any Fees payment due under any Schedule. Customer shall immediately notify LVT in writing of any disputed Fees amounts in any invoice received by Customer from LVT, and thereafter LVT and Customer shall use reasonable commercial efforts to resolve such disputed Fees amounts in such invoice; provided however, that if the Parties fail to resolve such dispute within sixty (60) days of the date of the disputed invoice, then Customer shall pay to LVT all Fees amounts in such invoice within ninety (90) days of the date of such invoice. Customer shall have no right, and hereby waives all right, to dispute any Fees amounts in any invoice more than ninety (90) days after the date of such invoice. Customer shall not be entitled to, and LVT shall not grant to Customer, any applicable credits (as determined by LVT) toward any Fees that are claimed or requested by Customer from LVT more than ninety (90) days after the date such credits first became creditable to Customer. Subject in all cases to Customer's obligations to pay Fees to LVT as provided for in this Agreement and any Schedule, Customer may modify the payment method by which it processes or pays LVT invoices from time-to-time upon prior written notice to LVT. If a third-party payment processing service is utilized by Customer, whether online payment portal or vendor payment portal or otherwise, then Customer shall be solely responsible and liable for all use of such payment processing service, including Customer's payment of any and all fees and amounts due or payable for use of such payment processing service.

3.3 Taxes. The Fees due from or payable by Customer to LVT under each Schedule do not include any applicable taxes, levies, duties, or similar governmental assessments or charges of any nature, including but not limited to value-added, goods and services, harmonized, sales, use or withholding taxes, assessable by any local, state, provincial, federal, or foreign government or jurisdiction (collectively, "Tax(es)"). Customer is solely responsible and liable for paying any and all Taxes, excluding only taxes payable by LVT based on LVT's net income. If LVT has the legal obligation to pay or collect any Taxes for which Customer is responsible under this Section, then the appropriate Taxes amount shall be paid in full by Customer within thirty (30) days of the date of LVT's invoice therefor. LVT shall specify in each invoice the Taxes due or payable by Customer to LVT under or in connection with the applicable Schedule. If requested by LVT, Customer shall cooperate with LVT to properly calculate any applicable Taxes under or in connection with the applicable Schedule. LVT will invoice Customer for such Taxes based on Customer's locations accessing or using the SaaS Solution, Hardware, Software, Services, and/or other components of the System under this Agreement or any Schedule. LVT invoices to Customer shall include and separately state each applicable Tax and will associate such Tax with the invoice line-item cost to which the Tax applies. If Customer asserts in writing in advance to LVT that any Fees under any Schedule are

not subject to or are exempt from Taxes and Customer provides to LVT a valid written tax exemption certificate from the relevant governmental taxing authority(ies) indicating that Customer is in fact not subject to pay or is exempt from paying such Taxes, then LVT will refrain from collecting and remitting such Taxes. If, however, any Tax(es) assessment results from LVT's failure to timely collect or remit any Tax(es) due to LVT's reliance on Customer's assertion to LVT that no Tax is due or a valid Tax exemption certificate applies to Customer, then Customer shall be solely responsible and liable for payment of any and all such Tax(es), including any interest, penalties, expenses, and costs related to such Tax(es) assessment, and Customer shall defend, indemnify, and hold harmless LVT and its Affiliates from and against any and all such Tax(es) assessment, and from and against any and all costs and expenses incurred by LVT related to any such Tax(es) assessment.

3.4 Credit Card. If the method of Customer payment of an invoice for Fees from LVT under this Agreement is by Customer credit card, then Customer agrees it shall: (i) keep Customer's credit card information updated with LVT and (ii) authorize LVT to charge Customer's credit card for all Fees and other amounts due from or payable by Customer to LVT under the applicable Schedule in advance monthly plus Taxes when due.

3.5 ACH. If the method of Customer payment of an invoice for Fees from LVT under this Agreement is by ACH, then Customer agrees it shall: (i) complete and sign an ACH authorization form in favor of LVT; and (ii) keep Customer's bank information for such ACH payment updated with LVT.

3.6 Carrier Fees. Customer acknowledges and agrees that: (i) Customer's and Users' third-party carriers or service providers may charge fees or amounts for data usage, messaging, telephone calls, or other services that are required for them to access or use the SaaS Solution, Services, and/or other components of the System; and (ii) Customer and Users are solely responsible and liable for any and all such fees, amounts, access, and usage in connection with any such third-party carriers or service providers.

3.7 Insufficient Funds. If any payment of Fees by Customer to LVT under this Agreement is returned based upon insufficient or unavailable funds in the Customer account upon which such payment was drawn, a minimum insufficient funds ("NSF") charge of thirty-five (\$35.00) dollars will be charged by LVT to Customer and will be paid by Customer to LVT as an additional payment to LVT. Any such NSF charge or payment shall not reduce or otherwise affect any of the Fees payment obligations of Customer to LVT under this Agreement or any Schedule.

3.8 Collections. Customer acknowledges and agrees that it shall be responsible and liable for and shall reimburse LVT for any and all costs, expenses, fees, and other amounts (including collection expenses, courts costs, and reasonable attorneys' fees) incurred by LVT to enforce any of Customer's Fees payment obligations to LVT under this Agreement and any Schedule.

4. RESTRICTIONS

Customer shall not, and shall not permit any Users nor any third party or individual to: (i) reverse engineer, decompile, disassemble, or otherwise attempt to discover or discern the source code, object code or underlying structure, ideas, or algorithms of the SaaS Solution, Hardware, Software, Services, or any other component of the System, and/or any data related to the SaaS Solution, Hardware, Software, Services, or any other component of the System (except to the extent such prohibition is contrary to applicable law that cannot be excluded by agreement of the Parties); (ii) modify, change, revise, translate, or create any derivative works of or based on the SaaS Solution, Hardware, Software, Services, and/or any other component of the System; (iii) share, rent, lease, loan, resell, transfer, license, sublicense, distribute, or otherwise provide access to or use of the SaaS Solution, Hardware, Software, Services, or any other component of the System to or with any third party or individual, or use or otherwise provide the SaaS Solution, Hardware, Software, Services, or any other component of the System for or in any timesharing or service bureau purposes or arrangements; or (iv) access or use the SaaS Solution, Hardware, Software, Services, or any other component of the System other than by Customer and its Users in accordance with this Agreement, the applicable Schedule, and in compliance with all applicable laws, rules, and regulations.

5. DELIVERY, INSTALLATION, AND USE OF HARDWARE

5.1 Shipping and Set up. Customer shall pay to LVT any and all shipping and installation Fees, charges, and other amounts for the Hardware under the applicable Schedule which shall be payable by Customer to LVT in accordance with such Schedule. LVT may invoice Customer for, and Customer shall pay to LVT, any and all Fees, charges, and other amounts for additional or add-on Hardware and/or other System components agreed to by Customer and LVT in the applicable Schedule which are delivered or stored by LVT for Customer, and/or for any and all Services performed by LVT for Customer before completion of the Hardware and/or other System components installation, relocation of existing Hardware, activation of the System, or any other Service(s). All unpaid and outstanding Fees, charges, and other amounts payable by Customer to LVT under this Agreement and the applicable Schedule shall be due and payable by Customer to LVT prior to completion of the installation of the Hardware and/or other System components under such Schedule and as a precondition to activation of the SaaS Solution, Services, and/or any other System components under such Schedule.

5.2 Maintenance and Repair. LVT will provide the Services to Customer as set forth in this Agreement and the applicable Schedule. LVT and its personnel shall use reasonable efforts when at Customer's location to perform Services in compliance with Customer's reasonable policies and guidelines regarding site safety and security that have been provided in writing by Customer to LVT reasonably in advance of LVT's personnel arrival at the relevant Customer location. As part of the Services, upon Customer's request to LVT, LVT will provide to Customer maintenance and repair of the covered Hardware as determined by LVT to be necessary due to Customer's normal use, wear, and tear of such Hardware. Additional charges shall be applicable and payable by Customer to LVT for any Services for maintenance and repair of such Hardware which are determined by LVT to be necessary due to changes or alterations in the Customer's locations or premises, changes or alterations of or to the Hardware or other components of the System (or any part thereof) made at the request of the Customer, or damage to the Customer's locations or premises or to the Customer's alarm system, or any other causes or events beyond the reasonable control of LVT. Any Services for installation, maintenance, or repairs of the Hardware or other components of the System shall be performed by LVT during LVT's normal working hours of 8:00 A.M. to 4:30 P.M., Monday through Friday, except holidays observed by LVT. Customer acknowledges and agrees that any such Services for installation, maintenance, or repairs are strictly for the specific Hardware or other components of the System covered under this Agreement, and that LVT has no obligation or liability to install, maintain, support, repair, service, replace, operate, or assure the operation of any device or devices of Customer, Users, or any third party or individual.

5.3 Representations and Warranties. Under this Agreement, LVT represents and warrants to Customer that:(i) LVT shall perform the Services in a professional and workman-like manner in accordance with industry practices and standards for similar services using competent LVT personnel having expertise suitable to perform their respective assignments from LVT to provide the Services to Customer under this Agreement;(ii) the SaaS Solution, Hardware, and Software as provided by LVT to Customer under this Agreement and the applicable Schedule shall materially conform to the descriptions and specifications therefor as set forth in the applicable Documentation provided by LVT to Customer in writing under this Agreement; and (iii) LVT will use reasonable efforts through employment of Virus scanning technology to endeavor that no Viruses are contained in the SaaS Solution or Software.

5.4 Risk of Loss or Damage. LVT hereby acknowledges and agrees that it assumes and shall bear all risk and liability for any and all loss, theft, damage, and/or destruction of any Hardware while such Hardware is in Customer's possession or control, except for any loss, theft, damage, and/or destruction due to Customer's gross negligence or willful or intentional harm. In the event of any such loss, theft, damage, or destruction of such Hardware, Customer shall immediately notify LVT in writing thereof and follow LVT's instructions regarding such Hardware.

5.5 Indemnification by LVT. LVT shall defend, indemnify, and hold harmless Customer from and against any and all claims and demands, and all related losses, damages, liabilities, judgments, awards, suits, costs, and expenses (including reasonable attorneys' fees and court costs) (collectively, "Customer Claim") to the extent arising from bodily injury, death, or damage to real or tangible property directly caused by the gross negligence or willful misconduct of LVT or its employees or agents occurring while performing the Services for Customer under this Agreement while present at Customer's location(s) where such Services

are provided by LVT to Customer under this Agreement. Notwithstanding the foregoing, LVT's obligations and liabilities provided for in this Section shall not apply to any Customer Claim arising from or in connection with any negligence or misconduct of Customer, its employees, or agents, or of any other individuals who are not LVT employees or agents providing the Services to Customer under this Agreement. LVT's obligations and liabilities provided for in this Section are conditioned upon and subject to Customer: (i) promptly notifying LVT of the relevant Customer Claim in writing; (ii) tendering to LVT the sole and exclusive right to defend or settle such Customer Claim; and (iii) fully cooperating with LVT in LVT's defense or settlement of such Customer Claim at LVT's sole cost and expense. Customer shall not enter into any settlement of any Customer Claim without LVT's express prior written approval.

5.6 DISCLAIMER. CUSTOMER ACKNOWLEDGES AND AGREES THAT THE FEES AND OTHER AMOUNTS LVT CHARGES CUSTOMER UNDER THIS AGREEMENT ARE BASED UPON THE VALUE OF THE SYSTEM LVT PROVIDES TO CUSTOMER UNDER THIS AGREEMENT AND ARE UNRELATED TO THE VALUE OF ANY OF CUSTOMER'S LOCATIONS, PROPERTY, OR PREMISES, ANY PROPERTY OF ANY THIRD PARTY LOCATED IN OR ON CUSTOMER'S LOCATIONS, PROPERTY, OR PREMISES, OR ANY RISK OF LOSS AT ANY OF CUSTOMER'S LOCATIONS, PROPERTY, OR PREMISES. OTHER THAN THE EXPRESS REPRESENTATIONS AND WARRANTIES SET FORTH IN THIS SECTION ABOVE, LVT MAKES NO AND HEREBY EXPRESSLY DISCLAIMS ANY AND ALL REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY IMPLIED REPRESENTATIONS OR WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, AND TITLE. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, LVT DOES NOT REPRESENT OR WARRANT THAT (a) THE SAAS SERVICES, HARDWARE, SOFTWARE, SERVICES, OR ANY OTHER COMPONENTS OF THE SYSTEM OR ANY THIRD-PARTY PRODUCTS AND SERVICES WILL NOT BE COMPROMISED AND/OR CIRCUMVENTED, (b) USING THE SAAS SERVICES, HARDWARE, SOFTWARE, SERVICES, OR ANY OTHER COMPONENTS OF THE SYSTEM OR ANY THIRD-PARTY PRODUCTS OR SERVICES WILL PREVENT ANY LOSS, DAMAGE, EXPENSE, OR INJURY DUE TO ANY CAUSES, INCLUDING WITHOUT LIMITATION ANY BURGLARY, HOLD-UP, ROBBERY, THEFT, CRIME, FIRE, OR OTHERWISE, OR (c) THE SAAS SERVICES, HARDWARE, SOFTWARE, SERVICES, OR ANY OTHER COMPONENTS OF THE SYSTEM OR ANY THIRD-PARTY PRODUCTS AND SERVICES WILL PROVIDE THE PROTECTION REQUIRED OR INTENDED BY CUSTOMER. UNDER THIS AGREEMENT, THE RISK OF ANY AND ALL SUCH LOSS, DAMAGE, EXPENSE, OR INJURY REMAINS SOLELY WITH CUSTOMER, AND NOT LVT. INSURANCE, IF ANY, COVERING ANY SUCH RISK, LOSS, DAMAGE, EXPENSE, OR INJURY SHALL BE THE SOLE RESPONSIBILITY OF CUSTOMER, AND NOT OF LVT. LVT SHALL HAVE NO RESPONSIBILITY OR LIABILITY FOR ANY LOSS, DAMAGE, EXPENSE, OR INJURY DUE DIRECTLY OR INDIRECTLY TO ANY OF THE EVENTS DESCRIBED ABOVE IN THIS SECTION, OR THE CONSEQUENCES FLOWING THEREFROM. CUSTOMER HEREBY RELEASES AND WAIVES TO THE FULLEST EXTENT PERMITTED UNDER APPLICABLE LAW FOR ITSELF AND ITS INSURERS ALL SUBROGATION AND OTHER RIGHTS TO RECOVER FROM LVT ARISING AS A RESULT OF PAYING ANY CLAIM FOR LOSS, DAMAGE OR INJURY OF CUSTOMER, USERS, OR ANY THIRD PARTY OR INDIVIDUAL. THE DISCLAIMERS, PROTECTIONS, LIMITATIONS, AND WAIVERS IN THIS SECTION SHALL ALSO BE APPLICABLE TO LVT'S AFFILIATES, SUPPLIERS, LICENSORS, AND THIRD-PARTY SERVICE PROVIDERS.

6. LIMITATION OF LIABILITY. NOTWITHSTANDING ANYTHING IN THIS AGREEMENT OR ANY SCHEDULE OR EXHIBIT TO THE CONTRARY, IN NO EVENT SHALL LVT BE LIABLE UNDER OR IN CONNECTION WITH THIS AGREEMENT OR ANY SCHEDULE FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY, OR SPECIAL DAMAGES OF ANY NATURE WHATSOEVER, OR FOR ANY LOST PROFITS, HOWEVER CAUSED. NOTWITHSTANDING ANYTHING IN THIS AGREEMENT OR ANY SCHEDULE OR EXHIBIT TO THE CONTRARY, ANY AND ALL LIABILITY OF LVT UNDER OR IN CONNECTION WITH THIS AGREEMENT OR ANY SCHEDULE SHALL BE LIMITED IN ALL CASES TO DIRECT DAMAGES ONLY WHICH IN THE AGGREGATE SHALL NOT EXCEED THE FEES PAID BY CUSTOMER TO LVT UNDER THIS AGREEMENT IN THE ONE (1) YEAR PERIOD IMMEDIATELY PRECEDING THE EVENT GIVING RISE TO CUSTOMER'S CLAIM FOR DAMAGES OR LVT LIABILITY. THE DISCLAIMERS AND LIMITATIONS OF LIABILITY IN THIS SECTION SHALL APPLY NO MATTER HOW THE LOSS, DAMAGE, EXPENSE, INJURY, OR OTHER CONSEQUENCE OCCURS, EVEN IF DUE TO LVT'S PERFORMANCE, NONPERFORMANCE, OR

BREACH OF ITS OBLIGATIONS UNDER THIS AGREEMENT OR FROM NEGLIGENCE (INCLUDING TORT), ACTIVE OR OTHERWISE, STRICT LIABILITY, VIOLATION OF ANY APPLICABLE LAWS, OR ANY OTHER ALLEGED FAULT ON THE PART OF LVT, ITS EMPLOYEES OR AGENTS. THE DISCLAIMERS AND LIMITATIONS OF LIABILITY IN THIS SECTION SHALL APPLY EVEN IF LVT WAS ADVISED OF THE POSSIBILITY OR LIKELIHOOD OF ANY SUCH LOSS, DAMAGE, EXPENSE, INJURY, OR OTHER CONSEQUENCE. THE DISCLAIMERS AND LIMITATIONS OF LIABILITY IN THIS SECTION SHALL ALSO BE APPLICABLE TO LVT'S AFFILIATES, SUPPLIERS, LICENSORS, AND THIRD-PARTY SERVICE PROVIDERS.

7. TERMINATION

7.1 Breach. Either Party may terminate this Agreement upon written notice of such termination to the other Party if the other Party has committed a material breach of the terms or conditions of this Agreement or any Schedule and such Party fails to cure such breach within thirty (30) days of such Party's receipt of written notice of such breach from the non-breaching Party.

7.2 Bankruptcy. Either Party may terminate this Agreement upon written notice of such termination to the other Party: (i) upon the institution or if a petition is filed, notice is given, a resolution is passed, or an order is made, in each case by or against the other Party under any applicable laws relating to insolvency, administration, liquidation, receivership, bankruptcy, or any other winding up proceedings; (ii) upon the other Party's making an assignment for the benefit of creditors or making a voluntary arrangement with its creditors; (iii) upon the other Party's dissolution or ceasing, or threatening to cease to do business; or (iv) if any event occurs, or proceeding is instituted, with respect to the other Party that has the equivalent or similar effect to any of the events provided for in this Section above.

7.3 Other Termination. In addition to LVT's termination rights provided for in this Agreement or the applicable Schedule, LVT shall have the right to terminate this Agreement and/or any Schedule and/or to discontinue any SaaS Solution, Hardware, Software, Service(s), and/or any other components of the System under this Agreement or any Schedule at any time upon written notice of such termination or discontinuance to Customer if: (i) LVT's connections or connectability to provide the SaaS Solution, Hardware, Software, Services, and/or other components of the System to Customer under this Agreement or any Schedule are/is damaged or destroyed by fire, weather, catastrophe, or any other cause beyond LVT's reasonable control, or if LVT is unable or if it is impractical for LVT to obtain or maintain any connections, rights, or privileges required for the SaaS Solution, Hardware, Software, Services, and/or other components of the System to transmit signals between the Customer's locations or premises and LVT's designated locations or premises; (ii) Customer fails to follow and implement LVT's requirements or recommendations for the repair or replacement of any defective parts of the Hardware and/or other components of the System; (iii) Customer fails to comply with the Documentation or other written operating instructions for the Hardware and/or other components of the System provided by LVT to Customer which LVT in its sole discretion determines results in an undue number of false alarms or malfunctions for or in connection with the Hardware and/or other components of the System; (iv) in LVT's sole opinion, the Customer locations or premises where the Hardware and/or other components of the System are or are to be installed are unsafe, insecure, unsuitable, or so modified or altered after installation so as to render continuation of SaaS Solution, Hardware, Software, Service(s), and/or other components of the System unsafe, insecure, unsuitable, impractical or impossible; or (v) delivery or provision of the SaaS Solution, Hardware, Software, Services, and/or other components of the System, or continued delivery or provision of the SaaS Solution, Hardware, Software, Services, and/or other components of the System, violates of any applicable laws, rules, regulations, or rights of any third party or individual. LVT shall not be responsible or liable for any damages, losses, costs, and/or expenses of Customer or Users which result from or are in connection with any such termination of this Agreement and/or any Schedule and/or any discontinuance of any SaaS Solution, Hardware, Software, Service(s), and/or other components of the System by LVT in accordance with the foregoing in this Section above.

7.4 Post-Termination. Upon any expiration or termination of this Agreement, in addition to any and all other rights and remedies of LVT under this Agreement, at law, or in equity: (i) Customer shall immediately cease all access to and use of the SaaS Solution, Hardware, Software, Services, Documentation, and other components of the System; (ii) LVT shall at its option have the right to take immediate possession of the

Hardware and charge Customer for LVT's costs and expenses to collect the Hardware plus a 1.0% service charge on all such amounts, or declare immediately due and payable, without additional notice presentment or demand, an amount equal to the total of (a) all unpaid Fees and other amounts due from Customer to LVT hereunder, whether accrued or due for the balance of the applicable Schedule Term not yet due, plus (b) as determined by LVT the anticipated fair market value of the Hardware at the end of the Schedule Term if such Hardware is not returned by Customer to LVT within ten (10) days of the end of such Schedule Term; and (iii) Customer shall ensure that all collected or returned Hardware shall be in good working condition and repair (ordinary wear and tear excepted). Customer acknowledges and agrees that Customer has no and shall have no right of purchase and no equity in the Hardware or any other component of the System under this Agreement or any Schedule, or by operation of law or otherwise.

8. CONFIDENTIALITY

8.1 Confidential Information. Under this Agreement, the term "Confidential Information" means any information or data disclosed, provided, or made available by one Party ("Disclosing Party") to the other Party ("Receiving Party") under or in connection with this Agreement or any Schedule in any form (whether written, electronic, oral, or otherwise) that is marked or labelled as confidential or proprietary to the Disclosing Party, that at the time of disclosure is declared by the Disclosing Party to be confidential or proprietary to the Disclosing Party, or that reasonably should be understood to be confidential or proprietary to the Disclosing Party given the nature of the information or data and the circumstances of its disclosure, including without limitation, any trade secrets, technology, technical information, inventions, know-how, ideas, methods, business, financial and customer information, pricing, forecasts, strategies, and product and service development plans. Customer Data and Customer Personal Data are hereby deemed to be Customer Confidential Information. The SaaS Solution, Hardware, Software, Services, Documentation, and other components of the System are hereby deemed to be LVT Confidential Information. This Agreement and the Schedules are hereby deemed to be LVT Confidential Information, including the terms and conditions of this Agreement and all Schedules. The Receiving Party acknowledges and agrees that any and all Confidential Information of the Disclosing Party is and shall remain owned by and be the exclusive property of the Disclosing Party and that nothing in the Agreement shall be construed or deemed to grant or convey to the Receiving Party any rights or licenses in or to the Confidential Information of the Disclosing Party except as expressly set forth in this Agreement.

8.2 Non-Disclosure and Non-Use. The Receiving Party agrees it shall: (i) not disclose or provide any Confidential Information of the Disclosing Party to any third party or individual other than Receiving Party's employees, agents, and contractors ("Representatives") with a need to know such Confidential Information of the Disclosing Party and who have entered into written non-disclosure and non-use agreements with the Receiving Party providing for protection of the Disclosing Party's Confidential Information on terms no less protective and restrictive than those contained in this Section, and (ii) not use Confidential Information of the Disclosing Party except solely as reasonably required for Receiving Party to exercise its rights or fulfill its obligations under or in connection this Agreement and each Schedule. The Receiving Party agrees that it is and shall be responsible and liable for any breach of this Agreement or any Schedule by any of its Representatives. The Receiving Party further agrees that it shall use the same degree of care to protect against unauthorized disclosure and unauthorized use of such Confidential Information of the Disclosing Party that the Receiving Party uses with respect to its own confidential or proprietary information of similar nature, but in no event will the Receiving Party use less than a reasonable degree of care to protect such Confidential Information of the Disclosing Party against unauthorized disclosure and unauthorized use. For the avoidance of doubt, Customer acknowledges and agrees that LVT uses the services of certain third parties for or in connection with the provision of the SaaS Solution, Hardware, Software, Services, and other components of the System to Customer and Users and that such third parties will have access to Customer's Confidential Information, subject to LVT's compliance with this Section.

8.3 Exceptions. Confidential Information of the Disclosing Party will not include any information or data to the extent the Receiving Party can demonstrate through competent documented evidence that such information or data: (i) is or becomes generally available to the public without any breach of this Agreement by the Receiving Party, or otherwise without any wrongful act of the Receiving Party; (ii) was already in the Receiving Party's possession or already known by the Receiving Party prior to initial receipt from the Disclosing Party; (iii) was rightfully disclosed to the Receiving Party without restriction by a third party who

had no confidentiality or non-disclosure obligations or duties owed to the Disclosing Party; or (iv) was independently developed by the Receiving Party without any use of or reference to any Confidential Information of the Disclosing Party.

8.4 Legally Required Disclosure. Nothing in this Agreement will prevent the Receiving Party from disclosing Confidential Information of the Disclosing Party to the extent required by judicial or governmental order, provided that, to the extent permitted by applicable law, the Receiving Party shall give the Disclosing Party reasonable prior written notice of such required disclosure and the Confidential Information of Disclosing Party required to be disclosed pursuant to such judicial or governmental order so as to permit the Disclosing Party to contest such disclosure or seek an appropriate remedy for or in connection with such disclosure. If such remedy is not secured by the Disclosing Party, the Receiving Party agrees that it shall furnish only that portion of the Confidential Information of the Disclosing Party which the Receiving Party is legally required to furnish and, in conjunction with the Disclosing Party, to use all reasonable efforts to assure that the information is maintained in confidence by the party to whom it is so furnished.

8.5 Injunctive Relief. The Receiving Party acknowledges and agrees that any breach of its non-disclosure and non-use obligations provided for in this Section may result in serious and irreparable harm to the Disclosing Party for which the Disclosing Party may not be adequately compensated and for which damages are difficult to accurately measure. Therefore, the Receiving Party acknowledges and agrees that, in addition to all other rights and remedies that the Disclosing Party may have available to it under this Agreement, at law, or in equity, the Disclosing Party shall be entitled to seek the specific performance of such obligations of the Receiving Party and to both temporary and permanent injunctive relief without the necessity of posting any bond or other security.

8.6 Return or Destruction. The Receiving Party shall, upon any expiration or termination of this Agreement or otherwise upon the written request of the Disclosing Party to the Receiving Party, promptly return to the Disclosing Party, or destroy if so instructed by the Disclosing Party, and provide written certification to the Disclosing Party of such return or destruction, all Confidential Information of the Disclosing Party, without retaining any copy, extract or summary of any part thereof. Notwithstanding the foregoing, the Receiving Party may retain copies of Confidential Information of the Disclosing Party to the extent necessary for purposes of the Receiving Party's compliance with its ordinary course internal document retention and backup requirements and procedures, provided that such Confidential Information of the Disclosing Party shall remain subject to the Receiving Party's non-disclosure and non-use obligations provided for in this Section for so long as such Confidential Information of the Disclosing Party is so retained by the Receiving Party.

8.7 Data Protection Addendum. During the term of this Agreement, LVT and Customer shall comply with their respective obligations set forth in the **Data Protection Addendum** attached to this Agreement as Exhibit A.

9. INTELLECTUAL PROPERTY RIGHTS; FEEDBACK

9.1 Intellectual Property Rights. Customer acknowledges and agrees that LVT, its Affiliates, suppliers, or licensors exclusively own and retain any and all Intellectual Property Rights in, to, or relating to the SaaS Solution, Hardware, Software, Services, Documentation, and any and all other components of the System, including any and all Updates, modifications, changes, revisions, improvements, and derivative works thereof. This Agreement does not sell, convey, transfer, or assign to Customer or any User any rights of ownership in or to the SaaS Solution, Hardware, Software, Services, Documentation, or any other components of the System, or in or to any Intellectual Property Rights of LVT, its Affiliates, suppliers, or licensors. LVT, its Affiliates, suppliers, and licensors reserve all rights not expressly granted.

9.2 Performance Data. As between the Parties, LVT shall exclusively own any and all Performance Data. Notwithstanding anything in this Agreement or any Schedule to the contrary, Customer acknowledges and agrees that LVT has the right to: (i) use and modify Customer Data for the purposes of (a) LVT providing the SaaS Solution, Hardware, Software, Services, and/or other components of the System to Customer and Users under this Agreement and the Schedules, and (b) LVT generating, developing, or creating Performance Data; and (ii) freely use, make available, distribute, market, sell, and otherwise exploit

Performance Data for any LVT business purposes, including without limitation, for improving, developing, testing, operating, promoting, and marketing the SaaS Solution, Hardware, Software, Services, and other components of the System and any other LVT products and services.

9.3 Feedback. Although not obligated to do so, Customer and/or Users may choose to provide to LVT or any of LVT's personnel feedback, suggestions, ideas, comments, improvements, or other information or data regarding or in connection with the SaaS Solution, Hardware, Software, Services, and/or other components of the System or any other LVT products or services ("Feedback"). If Customer and/or Users provide any such Feedback to LVT, then Customer and/or Users hereby assign to LVT any and all Intellectual Property Rights of Customer and Users in and to any such Feedback, and Customer and Users hereby waive any and all claims they may have now or may hereafter have in the future in any country or jurisdiction to so-called "rental rights," "moral rights," and all rights of "droit moral" in such Feedback (even if such Feedback is altered or changed in a manner not agreeable to Customer or Users). Customer and Users represent and warrant to LVT that Customer and Users have all rights and authorizations necessary or required to make the assignments and waivers provided for in this Section. Customer and Users will at LVT's cost and expense reasonably assist LVT in its efforts to formalize, register, protect, and/or otherwise perfect LVT's rights in any such Feedback, including through the execution and delivery of documentation LVT determines is necessary or expedient for LVT to formalize, register, protect, and/or otherwise perfect LVT's rights in any such Feedback.

10. GOVERNMENT MATTERS

10.1 Export. Notwithstanding anything in this Agreement or any Schedule to the contrary, Customer shall not use, export, or re-export, or allow the export or re-export of, the SaaS Solution, Hardware, Services, Documentation, and/or any other components of the System, or anything related thereto or any direct product thereof, in violation of any restrictions, laws, or regulations of the United States Department of Commerce, the United States Department of Treasury Office of Foreign Assets Control, or any other United States or foreign agency or authority. Customer represents and warrants to LVT that Customer and Users are not named on any U.S. government denied-party list. Customer and Users shall not access or use the SaaS Solution, Hardware, Software, Services, Documentation, or any other components of the System in or for any U.S. embargoed country.

10.2 Anti-Corruption. Customer acknowledges and agrees that it has not received or been offered any illegal or improper bribe, kickback, payment, gift, or thing of value from LVT or any LVT employee or agent in connection with this Agreement or any Schedule. If Customer learns of any violation of the above restriction in this Section, then Customer will promptly notify LVT in writing thereof.

11. MISCELLANEOUS

11.1 Severability. If any provision of this Agreement or Schedule is found to be unenforceable or invalid by an arbitration panel or court of competent jurisdiction as provided for in this Agreement, then such provision will be limited or eliminated to the minimum extent necessary to comply with such finding and the other provisions of this Agreement and Schedules will otherwise remain in full force and effect in accordance with the remaining terms and conditions of this Agreement and Schedules.

11.2 Assignment. Neither this Agreement, nor any of the rights or obligations under this Agreement, shall be assigned or transferred by Customer to any third party without LVT's express prior written consent. LVT may transfer or assign this Agreement, or any of its rights or obligations under this Agreement, to any Affiliate or third party. This Agreement and the Schedules shall be binding upon and shall inure to the benefit of the Parties hereto and their respective permitted successors and permitted assigns.

11.3 Survival. The Sections of this Agreement which by their nature should survive termination or expiration of this Agreement will survive termination or expiration of this Agreement, including Sections 3, 4, 5.4, 5.6, 6, 7, 8, 9, and 12.

11.4 Entire Agreement; Amendment. This Agreement including all Schedules and Exhibits attached hereto is the complete and exclusive statement of the mutual understanding of the Parties relating to the subject

matter of this Agreement, and supersedes and replaces any and all previous written and oral agreements, communications, and other understandings between the Parties relating to the subject matter of this Agreement. This Agreement and each Schedule in order to be effective shall have been signed by an authorized representative of each of the Parties. Any amendments or modifications to this Agreement or any Schedule shall be effective only to the extent they are made expressly in writing signed by each of the Parties. Any waiver of any of the terms or conditions of this Agreement or any Schedule by a Party shall be effective only to the extent they are made expressly in writing signed by such Party. No force or effect shall be given to any terms or conditions contained on or in any Customer purchase order or any other Customer form document issued by Customer to LVT under or in connection with this Agreement, even if accepted or not rejected by LVT. No agency, partnership, joint venture, franchise, or employment relationship of any kind is created or entered into between the Parties under or as a result of this Agreement or any Schedule. Customer does not and shall not have any authority or right of any kind to bind LVT, its Affiliates, suppliers, or licensors in any respect whatsoever.

11.5 Notices. All notices required or permitted to be given between the Parties under this Agreement shall be in writing and shall be deemed to have been duly given to the other Party at its address first listed above in this Agreement: (i) when received, if personally delivered; (ii) when received, if delivered by courier service; and (iii) upon receipt, if sent by certified or registered mail (return receipt requested), postage prepaid.

11.6 Force Majeure. Neither Party shall be liable or responsible to the other Party under this Agreement or any Schedule for any failure or delay in fulfilling or performing any of its obligations under this Agreement or any Schedule (except for obligations of Customer to make payments of Fees to LVT hereunder) if and to the extent such failure or delay is caused by or results from events or acts beyond the affected Party's reasonable control, including without limitation: acts of God; flood, fire or explosion; war, invasion, riot or other civil unrest; pandemics; actions, embargoes or blockades in effect on or after the Effective Date of this Agreement; or national or regional emergency (each of the foregoing, a "Force Majeure Event"). The Party whose performance of its obligations under this Agreement or any Schedule is prevented or delayed by a Force Majeure Event shall give written notice thereof to the other Party, stating the period of time the occurrence of the Force Majeure Event is expected to continue and the affected Party shall use diligent efforts to end the failure or delay and minimize the effects of such Force Majeure Event on the performance of its obligations under this Agreement and applicable Schedule(s). Without limiting the foregoing, Customer acknowledges and agrees that LVT assumes no and shall have no responsibility or liability for any interruptions, delays, or failures in installation of the Hardware or for the consequences therefrom, however caused, or for any interruptions, delays, or failures of the SaaS Solution, Hardware, Software, Services, and/or any other components of the System or for the consequences therefrom, due to any Force Majeure Event, and LVT shall not be required to provide the SaaS Solution, Hardware, Software, Services, and/or any other components of the System to Customer or Users while such interruption, delay, or failure of the SaaS Solution, Hardware, Software, Services, and/or any other components of the System is due to any such Force Majeure Event.

11.7 Governing Law: Venue. This Agreement and the Schedules shall be governed by the laws of the State of Delaware, and the applicable Federal laws of the U.S.A., without regard to conflict or choice of laws rules or principles. The Parties agree that any dispute between the Parties arising from or relating to this Agreement or any Schedule shall be brought in a court of competent jurisdiction in the State of Utah. Each Party waives and agrees not to plead or claim that a dispute brought in such court has been brought in an inconvenient forum. Notwithstanding the foregoing, LVT shall have the right at any time to institute or bring any action or proceeding in any court of competent jurisdiction for injunctive or other equitable relief for or in connection with any Intellectual Property Rights of LVT or any Confidential Information of LVT.

11.8 Prevailing Party. In any arbitration, or legal action or proceeding between the Parties in connection with this Agreement or any Schedule, the prevailing Party in such arbitration, or legal action or proceeding will be entitled to recover and be awarded its costs and attorneys' fees incurred by such Party in such arbitration, or legal action or proceeding.

11.9 Remedies. The rights and remedies of LVT under this Agreement, the Schedules, or otherwise available to LVT at law or in equity, are not exclusive, but rather shall be cumulative and the exercise of

any particular right or remedy by LVT shall not preclude the exercise of any other rights or remedies by LVT in addition to, or as an alternative of, such right or remedy.

11.10 Counterparts. This Agreement and each Schedule may be executed by the Parties in any number of counterpart originals, each of which shall be deemed an original instrument for all purposes, but all of which together shall comprise one and the same instrument. Signed copies of this Agreement and each Schedule may be delivered by a Party to the other Party by facsimile or email, and a facsimile or scanned copy of this Agreement and each Schedule so delivered shall be binding as an original.

12. DEFINITIONS

12.1 "Affiliate" means an entity that owns or controls, is owned or controlled by or is or under common control or ownership with another entity, where control is defined as the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of an entity, whether through ownership of voting securities, by contract or otherwise.

12.2 "Customer" means the entity identified at the top of this Agreement as the Customer.

12.3 "Customer Data" means any information or data about Customer or Users that is supplied to LVT by Customer or any User in connection with their access to or use of the SaaS Solution or Services, or which LVT is required to access, use, generate, process, store, or transmit pursuant to this Agreement, including information about Customer's and Users' respective devices, computers, and use of the SaaS Solution or Services.

12.4 "Customer Personal Data" means any Customer Data that is personal data as defined under applicable Data Protection Laws.

12.5 "Data Protection Laws" means any applicable data protection laws, regulations, and legally binding codes of practice from time-to-time in force applicable to the performance of a Party's obligations under this Agreement and any implementing legislation in the jurisdiction in which the Customer is located and any legislation which is analogous to and has the same object as the foregoing, namely the control and protection of data which is personal to individuals.

12.6 "Documentation" means all LVT documentation and/or other materials (including manuals, instructions, training materials, user guides, specifications, flow charts, technical and functional specifications, logic diagrams, and other support materials) for the access, use, operation, and/or functionality of the SaaS Services, Hardware, Software, Services, and/or other components of System provided or made available by LVT to Customer pursuant to this Agreement.

12.7 "Fees" means any and all fees and other amounts due from or payable by Customer to LVT as set forth on the Payment Schedule in a Schedule or as otherwise provided for in this Agreement or any Schedule.

12.8 "Hardware" means the LVT hardware and/or equipment listed or described in a Schedule and made available to Customer and Users by LVT under such Schedule and this Agreement, including any and all Updates of the preceding.

12.9 "Integration Software" means all (i) LVT proprietary software and (ii) open source software used in providing the SaaS Solution or Services which integrates with Customer's network or application, including SSL or other VPN, Unix operating system, Microsoft application, or web application, as provided in the Documentation and any Updates, upgrades, fixes, or patches of the preceding developed and provided or made available to Customer by LVT under this Agreement from time-to-time.

12.10 "Intellectual Property Rights" means any and all patents, copyrights, trademarks, trade secrets, (including applications and registrations for any of the preceding rights), and any and all other intellectual, proprietary, and industrial property rights of whatever nature in each case in any part of the world and

whether or not registered or registerable, for the full period of the applicable afforded rights and any and all extensions and renewals of any of the preceding where applicable.

12.11 “Law(s)” means any and all laws, ordinances, statutes, rules, and regulations of any U.S. federal, state, or local governmental body or unit.

12.12 “LVT Admin Panel” means the LVT web portal currently accessible at <https://vms.lvt.com>, which allows Customer’s appointed Administrator(s) to, among other options, enroll and activate Users, issue and manage passcodes and bypass codes, and manage Customer’s and each User’s applicable mobile devices.

12.13 “LVT Mobile Software” means all LVT proprietary mobile software applications used in providing the SaaS Solution and Services to Customer, and any Updates, upgrades, fixes, or patches of the preceding developed and provided or made available to Customer by LVT under this Agreement from time-to-time.

12.14 “Payment Schedule” means the payment schedule for the Fees due from or payable by Customer to LVT as detailed in the applicable Schedule entered into between the Parties. The terms of the Payment Schedule in a Schedule may require Customer payment of such Fees to be paid to LVT either monthly on the first day of the calendar month, by ACH or credit card, annually, or multi-year and invoiced in advance, with payment due and payable in full from Customer to LVT within thirty (30) days of Customer receipt of LVT’s invoice therefor. Such Payment Schedule in a Schedule may also specify, among other things, a description of the SaaS Solution, Hardware, Software, Services, and/or other components of the System, maximum number of Users, initial Schedule Term, Fees, and such other charges and terms as agreed between the Parties in such Schedule.

12.15 “Performance Data” means any and all aggregate de-identified data and information from or relating to Customer’s and Users’ access to and/or use of the SaaS Solution, Hardware, Software, Services, and/or any other components of the System, including any performance, analytics, or statistical data, that LVT may collect, develop, or generate from time-to-time from or relating to Customer’s and Users’ access to and/or use of the SaaS Solution, Hardware, Software, Services, and/or any other components of the System.

12.16 “Personal Information” means any information relating to an identified or identifiable individual, including, but not limited to, name, postal or email address (or other online contact information such as an online user ID), telephone number, Social Security number (or its equivalent), driver’s license number (or other government-issued identification number), date of birth, demographic information, health or medical information, health insurance information, biometric data, account information (including checking, credit card, or other financial account information), personal identification number, access code, password, security questions and answers, next of kin contact information, Internet Protocol (IP) address, or any other unique identifier or one of more factors specific to the individual’s physical, physiological, mental, economic or social identity, in whatever format, including that contained in communications, documents, databases, records, or materials of any kind whether such data is in individual or aggregate form, and regardless of the media in which it is contained, including any of the foregoing that may be (i) disclosed to LVT by Customer or Users under this Agreement; (ii) processed by LVT under this Agreement; or (iii) derived by LVT from the information described in (i) or (ii) above in this Section. Personal Information includes cardholder data from Customer, including transaction authorization information, primary account numbers, service codes, expiration dates, full magnetic stripe data or equivalent on a chip, CAV2/CVC2/CVV2/CID, PIN number and other information within the scope of the Payment Card Industry Data Security Standard of the PCI Security Standards Council.

12.17 “SaaS Solution” means the LVT software-as-a-service solution listed or described in the applicable Schedule and made available to Customer and Users by LVT under such Schedule and this Agreement, including any and all Updates of the preceding.

12.18 “Services” means the installation, maintenance, support, LVT Admin Panel services, and other services provided, supplied, or made available to Customer and Users by LVT under this Agreement or any Schedule, including any and all Updates of the preceding.

12.19 "Schedule" means a written Schedule entered into between Customer and LVT that lists or describes the SaaS Solution, Hardware, Software, Services, Documentation, and/or any other components of the System, and/or any other products and/or services, that are ordered by Customer from LVT pursuant to such Schedule that shall be provided or made available to Customer and Users by LVT under such Schedule and this Agreement.

12.20 "Software" means the Integration Software and LVT Mobile Software, including any and all Updates of the preceding, that LVT provides or makes available to Customer or Users under this Agreement or any Schedule.

12.21 "System" means the SaaS Solution, Hardware, Software, Services, and Documentation provided or made available to Customer and Users by LVT under this Agreement or any Schedule.

12.22 "Updates" means any and all bug fixes, patches, corrections, enhancements, updates, or upgrades (including new versions) of or for the SaaS Solution, Software, or Services, as the case may be, which are provided or made available to Customer and Users by LVT under this Agreement or any Schedule.

12.23 "User" means any Customer user of the SaaS Solution, Hardware, Software, Services, and/or other components of the System whom Customer has authorized to enroll to access and use the SaaS Solution, Hardware, Software, Services, and/or other components of the System provided or made available to Customer and Users by LVT under this Agreement.

12.24 "Virus" means software computer instructions that: (i) adversely affect or disable the operation, security or integrity of a computing, telecommunications, or other digital operating or processing system or environment, including, without limitation, software, programs, data, databases, computer libraries, and computer and communications equipment, by altering, destroying, disrupting or inhibiting such operation, security or integrity; (ii) without functional purpose, self-replicate without written manual intervention; or (iii) purport to perform a useful function but which actually perform either a destructive or harmful function, or perform no useful function and utilize substantial computer, telecommunications or memory resources.

Exhibit A

Data Protection Addendum

This **Data Protection Addendum** ("DPA") is entered into under and forms part of the Master SaaS and Service Level Agreement ("**Master Agreement**") entered into by and between the Customer named in the Master Agreement and LiveView Technologies, Inc. ("**LVT**"). This DPA shall be effective as of the earlier of the Effective Date of the Master Agreement or the date that Customer Data is first processed (as defined below) by LVT. This DPA is incorporated into the Master Agreement by this reference. Except as modified below, the terms of the Master Agreement shall remain in full force and effect in accordance with the terms of the Master Agreement.

In consideration of the mutual obligations in this DPA, the parties hereto agree as follows:

1. Definitions. The following definitions apply in this DPA. Capitalized terms not otherwise defined herein shall have the meaning given to them in the Master Agreement.
 - 1.1 "**CCPA**" means the California Consumer Privacy Act of 2018, as may be amended, or superseded from time-to-time, as well as any implementing regulations. This includes the California Privacy Rights Act of 2020 ("**CPRA**"), which amends the CCPA.
 - 1.2 "**Data Subject**" means an individual who is the subject of Customer Data.
 - 1.3 "**Customer Affiliate**" means an entity that owns or controls, is owned or controlled by or is or under common control or ownership with Customer, where control is defined as the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of an entity, whether through ownership of voting securities, by contract or otherwise.
 - 1.4 "**Customer Data**" means any information or data processed by LVT or any Subprocessor on behalf of a Customer Group Member pursuant to or in connection with the Master Agreement. Without limitation, Customer Data includes Personal Information.
 - 1.5 "**Customer Group Member**" means Customer or any Customer Affiliate.
 - 1.6 "**Personal Information**" means any information that (a) identifies, relates to, describes, is reasonably capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular individual or household; or (b) the applicable Data Protection Laws otherwise define as protected personal information, personal data, or the like.
 - 1.7 "**Data Protection Laws**" means all applicable federal, state, provincial, municipal, and foreign laws and regulations relating to the processing, protection, or privacy of Personal Information that are applicable to a particular Party's performance under the Master Agreement, including where applicable, the guidance and codes of practice issued by regulatory bodies (including industry self-regulation) in any relevant jurisdiction. This includes, but is not limited to, the CCPA, as well as any law or regulation that comes into effect after the date of execution of this DPA, including applicable data protection laws such as the California Consumer Privacy Act, the California Privacy Rights Act, the Virginia Consumer Data Protection Act, the Colorado Privacy Act, the Utah Consumer Privacy Act, section 5 of the FTC Act, state data breach notification laws, the Controlling the Assault of Non-Solicited Pornography and Marketing ("**CAN-SPAM**" Act), the Telephone Consumer Protection Act ("**TCPA**"), and any other similar privacy, cybersecurity data protection laws applicable to the protection and processing of Personal Information that may be enacted during the term of this DPA.
 - 1.8 "**Security Incident**" means any (a) unauthorized, acquisition, loss, access, or use of any Customer Data; or (b) breach of security leading to the accidental or unlawful destruction, loss, alteration, unavailability, unauthorized disclosure of or access to Customer Data. To clarify, the loss, theft, or unavailability of, or unauthorized access, disclosure, acquisition or other processing of Customer Data is a Security Incident whether or not the incident rises to the level of a security breach or incident requiring notification under the Data Protection Laws.
 - 1.9 "**Subprocessor**" means any person or entity (including any third party and any LVT Affiliate but excluding LVT employees) appointed by or on behalf of LVT to process Customer Data on behalf of any Customer Group Member or that LVT otherwise makes Customer Data available for a business purpose.

1.10 “**LVT Affiliate**” means an entity that owns or controls, is owned or controlled by or is or under common control or ownership with LVT, where control is defined as the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of an entity, whether through ownership of voting securities, by contract or otherwise.

1.11 “**collect**,” “**contractor**,” “**controller**,” “**process**,” “**processor**,” “**sell**,” “**share**,” “**sensitive personal information**,” and “**service provider**” shall be interpreted as defined by that term or the similar and reasonably equivalent terms under applicable Data Protection Laws. Their cognate terms shall be construed accordingly.

Personal Information Types and Processing Purposes

1.12 As between the parties hereto, Customer is the controller of the Customer Data and LVT is the processor or service provider, as applicable. As such, Customer retains control of the Customer Data and remains responsible for its compliance obligations under the applicable Data Protection Laws, including providing any required notices and obtaining any required consents, and for the processing instructions it gives to LVT.

1.13 Each party hereto shall comply with all applicable Data Protection Laws in the processing of Customer Data and provide the same level of privacy protection as may be required by the applicable Data Protection Laws.

LVT's Obligations

1.14 Customer Data is disclosed to LVT (or collected by LVT on behalf of a Customer Group Member) only for the limited purpose of providing the SaaS Solution, Services, or as otherwise set forth in the Master Agreement. LVT will only process Customer Data as a processor or service provider, as applicable, and only to the extent, and in such a manner, as is necessary for LVT to provide the SaaS Solution, Services, or as otherwise set forth in the Master Agreement in accordance with Customer's written instructions. Customer and LVT acknowledge and agree that the Master Agreement (including any Schedules, orders made, and statements of work executed thereunder) and this DPA constitute Customer's instructions to LVT at the time of signing of this DPA.

1.15 LVT is prohibited from (a) selling or sharing the Customer Data; (b) retaining, using, or disclosing the Customer Data for any purpose other than for providing the SaaS Solution, Services, or as otherwise set forth in the Master Agreement as directed by Customer or as otherwise required by Data Protection Laws; (c) retaining, using, or disclosing the information outside of the direct business relationship between LVT and Customer; (d) combining Customer Data with Personal Information that the LVT receives on behalf of another person or entity, or collects from its own interactions with a Data Subject unrelated to the SaaS Solution, Services, or as otherwise set forth in the Master Agreement; and (e) knowingly collecting Customer Data that qualifies as sensitive personal information unless expressly instructed to do so by Customer.

1.16 LVT must promptly notify Customer if LVT determines that it can no longer meet its obligations under applicable Data Protection Laws.

1.17 LVT will maintain the confidentiality of all Customer Data, will not disclose it to anyone unless Customer, the terms of the Master Agreement or any Schedule, or this DPA specifically authorizes the disclosure, or the disclosure is required by law. If a law requires LVT to process or disclose Customer Data, LVT must first inform Customer of the legal requirement and give Customer an opportunity to object or challenge the requirement, unless the law prohibits such notice.

1.18 LVT will reasonably assist Customer to meet its compliance obligations under the Data Protection Laws, taking into account the nature of LVT's processing and the information available to LVT.

1.19 Any notice or method used by LVT in connection with the collection of Customer Data by LVT must be consistent with LVT's obligations in the Master Agreement, this DPA, and the applicable Data Protection Laws. Without limitation, any such notice or method must be consistent with LVT being a “service provider” or “processor” to Customer, as those terms are defined under the applicable Data Protection Laws.

1.20 LVT grants to Customer the right, upon notice, to take reasonable and appropriate steps to (a) help ensure that LVT uses Customer Data in a manner consistent with Customer's obligations under the Data Privacy and Protection Laws; and (b) stop and remediate unauthorized use of Customer Data.

1.21 If the Master Agreement permits LVT to deidentify or anonymize Customer Data or create or use aggregate Data Subject information (collectively, “**Deidentified Data**”), LVT must do so in a way so that it no longer meets the applicable Data Protection Laws’ definition of Personal Information, and in a manner that cannot be reconstructed to identify any Customer Group Member. LVT will (a) take reasonable measures to ensure that the Deidentified Data cannot be associated with a natural person or Customer Group Member; (b) publicly commit to maintaining and using the Deidentified Data without attempting to re-identify the data; and (c) contractually obligate recipients of Deidentified Data to comply with all provisions of this Section.

1.22 If the Services use or incorporate technology that uses machine learning, artificial intelligence, or other similar technologies (together, “**AI Technology**”), LVT represents and warrants that it will use reasonable and appropriate safeguards in its design and operation of AI Technology including, without limitation, to identify and mitigate the risk of bias, prevent discrimination, and otherwise meet reasonable industry practices and evolving legal and regulatory obligations applicable to the development and use of AI Technologies.

1.23 LVT shall cooperate with and assist Customer in its response to (and fulfillment of) Data Subject requests. If LVT receives a request directly from a Data Subject to exercise their rights under to applicable Data Protection Laws with respect to their Customer Data, then LVT shall promptly inform the Data Subject that the request cannot be acted upon because it has been sent to a service provider or processor, as applicable.

2. Complaints and Third-Party Requests

2.1 LVT must promptly notify Customer (but in no event later than three (3) business days) if it receives any complaint, notice, or communication that directly or indirectly relates to (i) Customer’s compliance with the Data Protection Laws; or (ii) LVT’s compliance with the Data Protection Laws related to its processing of Customer Data.

2.2 LVT will not disclose Customer Data to any third party unless authorized by Customer or required by law. If government or regulatory authority demands access to Customer Data, LVT will notify Customer prior to disclosure, unless such notification is prohibited under applicable law.

2.3 LVT shall implement reasonable safeguards designed to ensure that access to Customer Data is restricted to only those LVT personnel who have a need to know such information to enable LVT to perform its obligations under the Master Agreement and this DPA. LVT’s personnel engaged in the processing of Customer Data shall be informed of the confidential nature of the Customer Data, have received training regarding their responsibilities with respect to Customer Data comprising Personal Information, and are aware of their obligations of confidentiality with respect to Personal Information. Further, LVT will take reasonable steps to ensure the reliability, integrity, and trustworthiness of all of LVT’s personnel with access to the Customer Data.

3. Security Practices. LVT must at all times implement reasonable and appropriate technical and organizational measures designed to safeguard Customer Data against unauthorized or illegal access, destruction, use, modification, processing, copying, or disclosure and against accidental loss, destruction, or damage including, but not limited to, the security compliance requirements set forth in Appendix A (“Security Compliance Requirements”) attached to this DPA. LVT must document those measures in writing and periodically review them, at least annually, to ensure they remain current and complete. Further, LVT must take reasonable precautions to preserve the integrity of any Personal Information it processes and to prevent any corruption or loss of the Personal Information, including but not limited to establishing effective back-up and data restoration procedures.

4. Security Incidents. LVT will within 48 hours notify Customer if it becomes aware of any Security Incident. Upon becoming aware of any Security Incident, LVT will take prompt action to reasonably contain, mitigate risks and further harm, and recover from the Security Incident in a manner that preserves relevant evidence and can support an appropriate subsequent investigation. LVT will also reasonably cooperate with and provide assistance to Customer to support Customer’s review, investigation and response to the Security Incident. This coordination may include: (a) assisting with any forensic investigation or review of the incident; (b) providing Customer with physical access to any facilities and operations affected; (c) facilitating interviews with LVT’s and its Subprocessors’ personnel, former employees and others involved

in the matter as may be appropriate; and (d) making available all relevant and non-privileged records, logs, files, data reporting, forensic reports, and other materials required to comply with all Data Protection Laws or as otherwise reasonably required by Customer. LVT will cover all reasonable expenses associated with the performance of the obligations under this Section, unless the matter arose from the Customer's specific instructions, negligence, willful default, or breach of this DPA, in which case Customer will cover all such reasonable expenses. LVT will also reimburse Customer for actual reasonable expenses incurred by Customer when responding and mitigating damages, to the extent that the Security Incident was caused by LVT.

5. Cross-Border Transfers. LVT shall store Customer Data on servers or equipment located in the United States. However, LVT may authorize Subprocessors located outside of the United States to process Customer Data.

6. Subprocessors

6.1 LVT may authorize a Subprocessor to process the Customer Data only if: (a) the Customer is given an opportunity either to opt out or to object within 30 days after the LVT supplies the Customer with details regarding such Subprocessor; (b) LVT enters into a written contract with the Subprocessor that contains terms substantially the same as those set out in this DPA; and (c) the LVT maintains control over all Customer Data it entrusts to the Subprocessor.

6.2 In the event Customer exercises its right to object to a new Subprocessor as described above in this Section, LVT will use reasonable efforts to make available to Customer a change in the SaaS Solution or Services or recommend a commercially reasonable change to Customer's configuration or use of the SaaS Solution or Services to avoid processing of Customer Data by the objected-to new Subprocessor without unreasonably burdening the Customer. If LVT is unable to make available such change within a reasonable time period, which shall not exceed thirty (30) days, Customer may terminate the applicable Schedule, order form, or agreement that relates to such SaaS Solution or Services which cannot be provided by LVT without the use of the objected-to new Subprocessor by providing written notice of such termination to LVT. LVT will refund to Customer any prepaid fees covering the remainder of the term of such Schedule, order forms, or agreement, as applicable, following the effective date of such Customer termination with respect to such terminated service.

6.3 Subject to the terms and conditions of sections 6.1 and 6.2, a Subprocessor located outside of the United States may view, monitor, and otherwise process Customer Data. However, no Subprocessor will download Customer Data to any system, service, or other equipment physically located outside of the United States.

6.4 LVT will be liable for the acts and omissions of its Subprocessors (and their downstream Subprocessors) to the same extent that LVT would be liable if performing the services of each Subprocessor directly. Nothing in this Section shall limit any requirements or obligations imposed on LVT relating to LVT's use of Subprocessors in the Master Agreement.

7. Term. This DPA will remain in full force and effect so long as: (a) the Master Agreement remains in effect; or (b) LVT retains any Customer Data related to the Master Agreement in its possession or control (the "**Term**").

8. Data Return and Destruction. Upon written request from Customer to LVT and/or on expiration or termination of the Master Agreement for any reason, within thirty (30) calendar days of receipt of the request or expiration or termination of the Master Agreement, LVT will securely destroy or, if directed in writing by Customer, return and not retain, all or any Customer Data in its possession or control, except that LVT may temporarily retain one copy made for backup purposes in the ordinary course; provided that such archive copy will be subject to the ongoing obligations contained herein and shall be destroyed upon the normal expiration of backup files. LVT shall provide any such returned Customer Data in the format and media reasonably specified by Customer, together with information sufficient for Customer to interpret such information. If any law, regulation, or government or regulatory body requires LVT to retain any documents or materials that LVT would otherwise be required to return or destroy, it will notify Customer in writing of that retention requirement, giving details of the documents or materials that it must retain, the legal basis for retention, and establishing a specific timeline for destruction once the retention requirement ends. LVT

may only use this retained Customer Data for the required retention reason or audit purposes. Upon request, LVT will certify in writing that it has destroyed the Customer Data.

9. Assessments: Privacy and Security Reports

9.1 During the Term and for two (2) years after this DPA terminates, upon reasonable written request of Customer, upon at least 30 days' notice, LVT shall allow, and cooperate with, reasonable assessments by Customer or Customer's third-party representatives to evaluate LVT's compliance with the terms of this DPA. The notice requirements herein will not apply if Customer reasonably believes that a Security Incident has occurred or is occurring, or LVT is in breach of any of its obligations under this DPA. Customer's will limit its right to conduct assessments of LVT to no more than once per calendar year, unless Customer reasonably believes that a Security Incident has occurred or is occurring.

9.2 At least once per year during the Term, LVT will conduct site audits of its Personal Information processing practices and the information technology and information security controls for all facilities and systems used in complying with its obligations under this DPA, including, but not limited to, obtaining a network-level vulnerability assessment performed by a recognized third-party audit firm based on recognized industry practices. Upon Customer's written request to LVT, LVT will make all of the relevant security audit reports available to Customer for review, which may include as applicable: Statement on Standards for Attestation Engagements (SSAE) No. 18 audit reports for Reporting on Controls at a Service Organization, reports relating to its ISO/IEC 27001 certification and other similar reports. Customer will treat such audit reports as LVT's confidential information under the Master Agreement.

9.3 LVT will promptly address any material issues, concerns, or exceptions noted in assessments or reports or with the development and implementation of a corrective action plan, that addresses any such issues, concerns, or exceptions.

APPENDIX A

Security Compliance Requirements

1. Application of Security Compliance Requirements. These Security Compliance Requirements apply to all Customer Data which is: (A) processed by LVT; (B) provided by or on behalf of Customer to LVT; (C) learned or otherwise used by LVT in connection with the performance of Services; or (D) otherwise collected or gathered from Customer in connection with the Services. Notwithstanding any contrary terms or conditions in the Master Agreement or any agreements between LVT and Customer, any exclusion in the Master Agreement or such agreements to the definition of Confidential Information shall not apply to Customer Data.

2. Generally Applicable Security Compliance Requirements: In all events, with respect to Customer Data, LVT shall:

a. follow the industry practice of ISO 27002:2005, Information Technology – Security Techniques - code of Practice for Information Security Management (“**ISO Security Standard**”), NIST 800-53, SSAE 18, or a similar industry framework.

b. logically and/or physically segregate Customer Data from the data of any third party (excluding, for the avoidance of doubt, data of Customer and its Affiliates necessary for LVT to fulfill its obligations or exercise its rights in or under the Master Agreement) and implement the rule of least privilege and reasonable industry standard access controls.

c. encrypt (utilizing AES-GSM 256-bit encryption or better) Customer Data if it is stored on network infrastructure owned and/or managed by LVT or on any approved cloud hosted infrastructure, or where Personal Information is transmitted over the internet or on a portable device.

d. when deleting Customer Data, LVT shall comply with “NIST Guidelines for Media Sanitization (Draft SP 800-88)”.

e. implement Multi-Factor Authentication (“MFA”) for any external access to an internal network where Customer Data is accessible.

f. notify the Customer Information Security organization promptly of any Security Incident by sending email to a designated email provided by Customer to LVT in writing, in addition to notifying the primary business contact at Customer. Such notification must be made in conformance with the timing requirements set forth in the DPA. The notification requirements and recipients in this Section 2(F) are in addition to the notification requirements and obligations in the main body of the DPA.

g. take prompt corrective action(s) to remedy a violation of (and to prevent any future violation of) any Security Compliance Requirement.

h. regularly monitor for and take prompt corrective action(s) to remediate any vulnerabilities or security concerns (i) identified by Customer; or (ii) identified by LVT and which present a high or critical risk to the systems that support the Services to Customer and/or Process Customer Data.

i. implement corrective action(s) for each of the above provisions (G) through (H) in a timeframe reasonably appropriate in light of the risk or as otherwise agreed upon with Customer.

j. maintain cybersecurity liability insurance reasonable and appropriate to the nature of LVT’s business and Services provided to Customer.

3. Certification Requirements: Company shall:

a. comply with both the general certification requirements set forth in this Section and any other applicable certification requirement(s) set forth elsewhere in these Security Compliance Requirements or LVT’s agreement(s) with Customer.

b. provide certification of compliance with the applicable Security Compliance Requirements by either obtaining such certification from an independent information security service company or through an annual self-assessment and certification, as approved by Customer.

provide written certification to Customer that Customer Data has been destroyed in accordance with the requirements of this Appendix A.



DATE: July 24, 2025
TO: Surveillance Advisory Board Chair and Members of the Board
FROM: Jeff Tai, Police Lieutenant
SUBJECT: **TECHNOLOGY USAGE REPORTS: DRONES, CELL SITE SIMULATOR, RAVEN GUNSHOT DETECTION BETA PROJECT, AND FLOCK ALPR CAMERAS**

RECOMMENDATION

Surveillance Advisory Board to receive technology usage reports on a monthly basis. No action is needed. This is an informational item.

BACKGROUND AND DISCUSSION

Per established direction from the board, the police department to present deployed technology reports on a monthly basis as an information item only. No action is required from the board. The board receives reports on the following technologies on a monthly basis:

- 1) Automated License Plate Readers (ALPR)
- 2) Drone flight log
- 3) Raven gunshot detection technology.
- 4) Cell site simulator

ATTACHMENTS

1.	ALPR 2025 YTD (June)
2.	Raven Analytics YTD 2025 (June)
3.	Shots Fired Comparison YTD 2025 (June)
4.	YTD July 2025 CSS DEPLOYMENT LOG
5.	UAS YTD 2025 final July

CONTACT

Jeff Tai, Police Lieutenant (707) 648-4011
Jeff.Tai@cityofvallejo.net



ALPR 2025

January – July 9, 2025



LAW ENFORCEMENT USE ONLY

License Plate Readers Overview

January – July 9, 2025

**Vehicle Recoveries
with use of LPR**

33

Cases Assisted by LPR
(Identifying suspect veh/Location
History, etc.)

201

**Arrests with
the use of LPR**

37

Hot List LPR Reads
(Stolen Veh/Stolen Plate/Bolo/Alerts)

55,894

Offenses of Arrests

Offenses Associated with Arrests	
• Homicide	• Warrant - Felony
• Evading/Wreckless Driving	• Robbery
• Conspiracy	• Firearm Violations
• Possession: Controlled Substance	• Grand / Petty Theft
• Possess Burglary Tools	• Receive Stolen Property
• Hit & Run	• Stolen Vehicle

LPR Hot List Reads

LPR Hot List Reads	Amount
Stolen Plate	40,074
Stolen Vehicle	1,039
Felony Vehicles	122
Custom Alerts (Ofc Safety/BOLO)	14,659
Total	55,894



Raven Audio Alert Statistics YTD

January – July 9, 2025



Total Alerts

3,492

**Multiple
Gunshot Alerts**

449

**Single Gunshot
Alerts**

168

**Total Gunshot
Alerts**

617

Sideshow Alerts

1,274

Firework Alerts

1,601

Beta Test Data

Confirmed Shootings Criteria

- GSW victim located/Identified
- Evidence of shooting (casings/bullets)
- Seen/Heard by witness
- Captured by surveillance

Unconfirmed Shootings Criteria

- Unable to Locate (UTL)
- No evidence of shooting
- Outside Jurisdiction/Referred to Other Agency
- Fireworks

Shots Fired Calls for Service

Shots Fired: 347

Raven Shots Fired Alerts: 530

Shots Fired Calls for Service Jan - July 9, 2025

Date & Time	Type	Incident Location	Date & Time	Type	Incident Location
1/1/25 12:04 AM	Shots Fired	100 BLOCK STANMORE CIR	1/1/25 12:23 AM	Raven Shots Fired Alert	100 BLOCK HARVARD AV
1/1/25 12:05 AM	Shots Fired	SUNFISH CT/STARFISH DR	1/1/25 12:23 AM	Raven Shots Fired Alert	100 BLOCK FARRAGUT AV
1/1/25 12:14 AM	Shots Fired	100 BLOCK CAMPBELL AV	1/1/25 12:26 AM	Raven Shots Fired Alert	200 BLOCK LA BREA ST
1/1/25 1:39 AM	Shots Fired	ALABAMA ST/SUTTER ST	1/1/25 12:27 AM	Raven Shots Fired Alert	300 BLOCK WHITNEY AV
1/1/25 3:27 AM	Shots Fired	1300 BLOCK DELWOOD AV	1/1/25 12:36 AM	Raven Shots Fired Alert	500 BLOCK 5TH ST
1/1/25 4:01 AM	Shots Fired	VERVAIS AV/TENNESSEE ST	1/1/25 12:37 AM	Raven Shots Fired Alert	1000 BLOCK ALABAMA ST
1/1/25 6:29 PM	Shots Fired	1800 BLOCK SONOMA BL	1/1/25 1:33 AM	Raven Shots Fired Alert	100 BLOCK LINCOLN RD E
1/2/25 7:21 AM	Shots Fired	300 BLOCK NEVADA ST	1/1/25 1:34 AM	Raven Shots Fired Alert	400 BLOCK EVELYN CR
1/2/25 8:48 PM	Shots Fired	ROTARY WY/CADLONI LN	1/1/25 1:51 AM	Raven Shots Fired Alert	000 BLOCK AMADOR ST
1/3/25 7:21 PM	Shots Fired	100 BLOCK SETTERQUIST DR	1/1/25 2:04 AM	Raven Shots Fired Alert	1800 BLOCK GRIFFIN DR
1/3/25 7:33 PM	Shots Fired	1300 BLOCK N CAMINO ALTO	1/1/25 2:05 AM	Raven Shots Fired Alert	100 BLOCK WALLACE AVE
1/3/25 11:56 PM	Shots Fired	200 BLOCK MARK AV	1/1/25 2:58 AM	Raven Shots Fired Alert	300 BLOCK JORDAN ST
1/4/25 1:23 AM	Shots Fired	700 BLOCK SERENO DR	1/1/25 2:59 AM	Raven Shots Fired Alert	400 BLOCK YUBA ST
1/4/25 1:58 PM	Shots Fired	1300 BLOCK N CAMINO ALTO	1/1/25 3:43 AM	Raven Shots Fired Alert	400 BLOCK WOODROW AV
1/5/25 11:12 AM	Shots Fired	400 BLOCK TENNESSEE ST	1/1/25 3:44 AM	Raven Shots Fired Alert	300 BLOCK JORDAN ST
1/5/25 11:28 PM	Shots Fired	OREGON ST/BROADWAY ST	1/1/25 4:02 AM	Raven Shots Fired Alert	700 BLOCK 6TH ST
1/5/25 11:32 PM	Shots Fired	EL DORADO ST/OHIO ST	1/1/25 4:46 AM	Raven Shots Fired Alert	100 BLOCK RONEY AV
1/6/25 12:49 AM	Shots Fired	300 BLOCK RICHARDSON DR	1/1/25 4:58 AM	Raven Shots Fired Alert	100 BLOCK MILLS LN
1/6/25 10:30 AM	Shots Fired	500 BLOCK SANTA CLARA ST	1/1/25 7:17 PM	Raven Shots Fired Alert	000 BLOCK VALLE VISTA AV
1/6/25 5:05 PM	Shots Fired	900 BLOCK KEATS DR	1/1/25 8:26 PM	Raven Shots Fired Alert	000 BLOCK POSITIVE PL
1/6/25 6:16 PM	Shots Fired	100 BLOCK MULBERRY ST	1/1/25 8:40 PM	Raven Shots Fired Alert	1200 BLOCK LOUISIANA ST
1/7/25 12:16 AM	Shots Fired	200 BLOCK TEXAS ST	1/1/25 8:41 PM	Raven Shots Fired Alert	00 BLOCK SPRUCE ST
1/7/25 12:16 AM	Shots Fired	MONTEREY ST/FLORIDA ST	1/1/25 9:33 PM	Raven Shots Fired Alert	100 BLOCK GENOA CT
1/7/25 10:12 AM	Shots Fired	1500 BLOCK FLORIDA ST	1/2/25 1:07 AM	Raven Shots Fired Alert	700 BLOCK CHESTNUT ST
1/8/25 9:51 PM	Shots Fired	100 BLOCK CAROLINA ST	1/2/25 1:51 AM	Raven Shots Fired Alert	1100 BLOCK LOUISIANA ST
1/9/25 8:04 PM	Shots Fired	400 BLOCK FLEMING AVE E	1/2/25 2:37 AM	Raven Shots Fired Alert	400 BLOCK ARKANSAS ST
1/10/25 12:15 AM	Shots Fired	100 BLOCK CAROLINA ST	1/2/25 3:05 AM	Raven Shots Fired Alert	800 BLOCK MAINE ST
1/12/25 1:58 PM	Shots Fired	600 BLOCK MAGAZINE ST	1/3/25 7:19 PM	Raven Shots Fired Alert	600 BLOCK MARK AV
1/12/25 8:31 PM	Shots Fired	MARK AV/SAWYER ST	1/3/25 8:16 PM	Raven Shots Fired Alert	700 BLOCK GRANT ST
1/13/25 5:15 PM	Shots Fired	2800 BLOCK REDWOOD PKY	1/3/25 9:27 PM	Raven Shots Fired Alert	400 BLOCK ALABAMA ST
1/14/25 12:31 PM	Shots Fired	1300 BLOCK N CAMINO ALTO	1/3/25 11:02 PM	Raven Shots Fired Alert	100 BLOCK RADCLIFFE DR
1/14/25 9:00 PM	Shots Fired	GATEWAY DR/BORGES LN	1/4/25 4:23 AM	Raven Shots Fired Alert	600 BLOCK LOUISIANA ST
1/15/25 12:21 AM	Shots Fired	200 BLOCK HOLLY ST	1/4/25 10:37 PM	Raven Shots Fired Alert	100 BLOCK AMELIA ST
1/15/25 10:21 PM	Shots Fired	LOUISIANA ST/SONOMA BL	1/5/25 2:27 AM	Raven Shots Fired Alert	400 BLOCK CORCORAN AVE
1/16/25 9:49 AM	Shots Fired	800 BLOCK GATEWAY DR	1/5/25 6:54 PM	Raven Shots Fired Alert	900 BLOCK CAPITOL ST
1/16/25 9:56 AM	Shots Fired	SONOMA BL/TENNESSEE ST	1/6/25 2:25 AM	Raven Shots Fired Alert	2000 BLOCK SOLANO AV
1/16/25 5:53 PM	Shots Fired	SACRAMENTO ST/DENIO ST	1/6/25 3:09 AM	Raven Shots Fired Alert	BROADWAY ST/NEBRASKA ST

1/16/25 6:43 PM	Shots Fired	200 BLOCK FLORIDA ST	1/6/25 3:21 AM	Raven Shots Fired Alert	300 BLOCK HAMPSHIRE ST
1/16/25 8:29 PM	Shots Fired	EL DORADO ST/LOUISIANA CT	1/6/25 7:08 PM	Raven Shots Fired Alert	1100 BLOCK MONTEREY ST
1/17/25 12:54 AM	Shots Fired	100 BLOCK WOODROW AV	1/7/25 1:58 AM	Raven Shots Fired Alert	500 BLOCK GILCREST AV
1/17/25 6:38 PM	Shots Fired	3200 BLOCK SONOMA BL	1/7/25 3:16 AM	Raven Shots Fired Alert	500 BLOCK WINCHESTER ST
1/17/25 6:41 PM	Shots Fired	3200 BLOCK SONOMA BL	1/7/25 7:24 PM	Raven Shots Fired Alert	1100 BLOCK PORTER ST
1/17/25 9:35 PM	Shots Fired	300 BLOCK LINFIELD DR	1/7/25 9:36 PM	Raven Shots Fired Alert	100 BLOCK BENSON AV
1/18/25 10:26 AM	Shots Fired	100 BLOCK SAWYER ST	1/7/25 10:47 PM	Raven Shots Fired Alert	700 BLOCK LOUISIANA ST
1/18/25 12:35 PM	Shots Fired	800 BLOCK FLORIDA ST	1/8/25 12:06 AM	Raven Shots Fired Alert	100 BLOCK VIEWMONT AV
1/18/25 9:24 PM	Shots Fired	GEORGIA ST/ASCOT PKWY	1/8/25 11:30 AM	Raven Shots Fired Alert	1400 BLOCK SONOMA BL
1/19/25 12:43 AM	Shots Fired	1300 BLOCK N CAMINO ALTO	1/8/25 7:29 PM	Raven Shots Fired Alert	1100 BLOCK LOUISIANA ST
1/20/25 12:55 PM	Shots Fired	BORGES LN/ANGELINA WY	1/8/25 9:57 PM	Raven Shots Fired Alert	500 BLOCK MARK AV
1/20/25 6:15 PM	Shots Fired	SONOMA BL/OHIO ST	1/9/25 3:53 AM	Raven Shots Fired Alert	500 BLOCK AMADOR ST
1/21/25 12:40 AM	Shots Fired	800 BLOCK OAKWOOD AV	1/9/25 6:47 PM	Raven Shots Fired Alert	1200 BLOCK MONTEREY ST
1/21/25 7:31 PM	Shots Fired	500 BLOCK TENNESSEE ST	1/9/25 6:52 PM	Raven Shots Fired Alert	700 BLOCK ILLINOIS ST
1/22/25 11:23 AM	Shots Fired	00 BLOCK WERDEN ST	1/9/25 7:58 PM	Raven Shots Fired Alert	100 BLOCK BUSS ST
1/22/25 6:10 PM	Shots Fired	2400 BLOCK SPRINGS RD	1/9/25 8:00 PM	Raven Shots Fired Alert	300 BLOCK CARLSON ST
1/22/25 6:30 PM	Shots Fired	900 BLOCK 6TH ST	1/9/25 9:56 PM	Raven Shots Fired Alert	1200 BLOCK TENNESSEE ST
1/22/25 6:35 PM	Shots Fired	BROADWAY ST/NEBRASKA ST	1/10/25 7:19 PM	Raven Shots Fired Alert	1200 BLOCK FLORIDA ST
1/23/25 12:00 AM	Shots Fired	1000 BLOCK KENTUCKY ST	1/11/25 12:17 AM	Raven Shots Fired Alert	1000 BLOCK MAGAZINE ST
1/23/25 12:51 AM	Shots Fired	1000 BLOCK KENTUCKY ST	1/11/25 1:02 AM	Raven Shots Fired Alert	200 BLOCK JORDAN ST
1/23/25 5:21 AM	Shots Fired	MEADOWS DR/BELVEDERE CT	1/11/25 3:48 AM	Raven Shots Fired Alert	500 BLOCK PENNSYLVANIA ST
1/23/25 9:42 PM	Shots Fired	200 BLOCK MARIN ST	1/11/25 4:09 AM	Raven Shots Fired Alert	600 BLOCK LOUISIANA ST
1/23/25 10:46 PM	Shots Fired	2000 BLOCK SOLANO AV	1/11/25 5:12 AM	Raven Shots Fired Alert	100 BLOCK GEORGIA ST
1/24/25 11:05 AM	Shots Fired	300 BLOCK CAROLINA ST	1/11/25 6:53 PM	Raven Shots Fired Alert	100 BLOCK CARDINAL LN
1/24/25 9:37 PM	Shots Fired	CARROLL ST/ILLINOIS ST	1/11/25 8:06 PM	Raven Shots Fired Alert	600 BLOCK MAGAZINE ST
1/24/25 9:38 PM	Shots Fired	ALAMEDA ST/GEORGIA ST	1/11/25 9:09 PM	Raven Shots Fired Alert	1000 BLOCK GRANT ST
1/26/25 12:44 AM	Shots Fired	100 BLOCK DOLPHIN CT	1/11/25 11:38 PM	Raven Shots Fired Alert	000 BLOCK CHASE ST
1/26/25 1:20 AM	Shots Fired	700 BLOCK S REGATTA DR	1/12/25 12:29 AM	Raven Shots Fired Alert	1000 BLOCK SUTTER ST
1/26/25 4:40 AM	Shots Fired	100 BLOCK CHAPMAN CT	1/12/25 12:50 PM	Raven Shots Fired Alert	300 BLOCK AMELIA ST
1/27/25 6:09 AM	Shots Fired	200 BLOCK REIS AV	1/12/25 8:50 PM	Raven Shots Fired Alert	1100 BLOCK LOUISIANA ST
1/27/25 7:18 PM	Shots Fired	700 BLOCK MARIN ST	1/12/25 10:31 PM	Raven Shots Fired Alert	400 BLOCK GONZAGA AV
1/28/25 8:08 PM	Shots Fired	MAINE ST/SANTA CLARA ST	1/12/25 10:34 PM	Raven Shots Fired Alert	1000 BLOCK KENTUCKY ST
1/29/25 3:12 PM	Shots Fired	MARIN ST/LOUISIANA ST	1/13/25 12:05 AM	Raven Shots Fired Alert	400 BLOCK NEBRASKA ST
1/31/25 8:11 PM	Shots Fired	COLUMBUS PKY/GEORGIA CT	1/13/25 2:22 AM	Raven Shots Fired Alert	400 BLOCK MARE ISLAND WY
1/31/25 9:00 PM	Shots Fired	000 BLOCK CALIFORNIA ST	1/13/25 5:45 PM	Raven Shots Fired Alert	600 BLOCK INDIANA ST
2/1/25 9:29 PM	Shots Fired	100 BLOCK COLOMA WY	1/13/25 5:50 PM	Raven Shots Fired Alert	2700 BLOCK SONOMA BL
2/1/25 10:20 PM	Shots Fired	BEVERLY DR/ALHAMBRA AV	1/14/25 4:41 AM	Raven Shots Fired Alert	400 BLOCK AMADOR ST
2/2/25 7:42 PM	Shots Fired	2000 BLOCK SOLANO AV	1/15/25 7:23 PM	Raven Shots Fired Alert	700 BLOCK CAROLINA ST
2/3/25 2:02 AM	Shots Fired	SPRINGS RD/MAPLE AV	1/16/25 1:27 AM	Raven Shots Fired Alert	1100 BLOCK NAPA ST

2/8/25 2:36 AM	Shots Fired	TREGASKIS AV/SPRINGS RD	1/16/25 7:45 PM	Raven Shots Fired Alert	800 BLOCK FLORIDA ST
2/8/25 9:41 PM	Shots Fired	300 BLOCK FAIRGROUNDS DR	1/16/25 7:52 PM	Raven Shots Fired Alert	600 BLOCK DERR ST
2/8/25 11:37 PM	Shots Fired	MINI DR/BROADWAY ST	1/16/25 8:21 PM	Raven Shots Fired Alert	500 BLOCK PENNSYLVANIA ST
2/9/25 2:38 PM	Shots Fired	600 BLOCK SONOMA BL	1/17/25 4:05 AM	Raven Shots Fired Alert	SACRAMENTO ST/CAPITOL ST
2/11/25 10:48 PM	Shots Fired	200 BLOCK WILSON AV	1/17/25 5:28 AM	Raven Shots Fired Alert	1200 BLOCK MARIN ST
2/11/25 11:01 PM	Shots Fired	000 BLOCK FAIRVIEW AV	1/17/25 9:14 PM	Raven Shots Fired Alert	LOUISIANA ST/SUTTER ST
2/12/25 8:51 PM	Shots Fired	100 BLOCK BRITANNIA CT	1/17/25 9:32 PM	Raven Shots Fired Alert	100 BLOCK SAINT OLAF WY
2/14/25 3:48 PM	Shots Fired	400 BLOCK FARRAGUT AV	1/17/25 9:39 PM	Raven Shots Fired Alert	100 BLOCK DAWSON PL
2/14/25 3:49 PM	Shots Fired	000 BLOCK TENNESSEE ST	1/17/25 11:03 PM	Raven Shots Fired Alert	NEBRASKA ST/AMADOR ST
2/14/25 9:45 PM	Shots Fired	600 BLOCK MINI DR	1/17/25 11:04 PM	Raven Shots Fired Alert	100 BLOCK BAYLOR DR
2/14/25 10:53 PM	Shots Fired	000 BLOCK WERDEN ST	1/18/25 12:57 AM	Raven Shots Fired Alert	2000 BLOCK SONOMA BL
2/15/25 1:40 AM	Shots Fired	ALMOND AVE/HOLLY ST	1/18/25 2:25 AM	Raven Shots Fired Alert	1100 BLOCK NAPA ST
2/15/25 10:53 AM	Shots Fired	600 BLOCK MINI DR	1/18/25 3:37 AM	Raven Shots Fired Alert	DERR ST/LEMON ST
2/15/25 7:25 PM	Shots Fired	100 BLOCK AMADOR ST	1/18/25 3:44 AM	Raven Shots Fired Alert	100 BLOCK RUTGERS CT
2/17/25 9:53 AM	Shots Fired	TENNESSEE ST/SONOMA BLVD	1/19/25 3:42 AM	Raven Shots Fired Alert	000 BLOCK BROADWAY ST
2/17/25 9:08 PM	Shots Fired	FAIRGROUNDS DR/GATEWAY	1/19/25 10:09 PM	Raven Shots Fired Alert	2300 BLOCK SONOMA BL
2/18/25 3:57 PM	Shots Fired	1900 BLOCK GRIFFIN DR	1/19/25 10:09 PM	Raven Shots Fired Alert	600 BLOCK PORTER ST
2/18/25 3:58 PM	Shots Fired	200 BLOCK AVIAN DR	1/20/25 4:55 AM	Raven Shots Fired Alert	MARE ISLAND WY/TENNESSEE ST
2/18/25 4:21 PM	Shots Fired	300 BLOCK COLLEGE AV	1/20/25 5:15 AM	Raven Shots Fired Alert	100 BLOCK LAUREL ST
2/20/25 10:45 AM	Shots Fired	200 BLOCK SKYLINE DR	1/21/25 12:05 AM	Raven Shots Fired Alert	600 BLOCK LEMON ST
2/20/25 9:13 PM	Shots Fired	WILSON AV/LIGHTHOUSE DR	1/21/25 12:06 AM	Raven Shots Fired Alert	3300 BLOCK SONOMA BL
2/20/25 10:08 PM	Shots Fired	700 BLOCK SERENO DR	1/21/25 12:07 AM	Raven Shots Fired Alert	1900 BLOCK MARIN ST
2/21/25 9:02 PM	Shots Fired	800 BLOCK OAKWOOD AV	1/21/25 2:22 PM	Raven Shots Fired Alert	100 BLOCK NAVONE ST
2/21/25 9:53 PM	Shots Fired	100 BLOCK DELGADO CT	1/21/25 2:23 PM	Raven Shots Fired Alert	100 BLOCK NAVONE ST
2/22/25 2:54 PM	Shots Fired	1700 BLOCK SPRINGS RD	1/21/25 6:46 PM	Raven Shots Fired Alert	100 BLOCK DE PAUL DR
2/22/25 5:21 PM	Shots Fired	NAPA ST/ILLINOIS ST	1/21/25 6:46 PM	Raven Shots Fired Alert	100 BLOCK NAVONE ST
2/22/25 10:34 PM	Shots Fired	COUCH ST/CALIFORNIA ST	1/21/25 10:30 PM	Raven Shots Fired Alert	1500 BLOCK MARIN ST
2/23/25 12:43 AM	Shots Fired	STANFORD DR/POMONA AV	1/22/25 6:30 AM	Raven Shots Fired Alert	200 BLOCK MISSISSIPPI ST
2/23/25 1:23 AM	Shots Fired	LOUISIANA ST/SHASTA ST	1/22/25 9:40 AM	Raven Shots Fired Alert	800 BLOCK TAPER AV
2/23/25 7:23 AM	Shots Fired	SPRINGS RD/HUMBOLDT ST	1/22/25 10:49 PM	Raven Shots Fired Alert	300 BLOCK RIDGE AV
2/23/25 2:27 PM	Shots Fired	AMADOR ST/TENNESSEE ST	1/22/25 11:31 PM	Raven Shots Fired Alert	1800 BLOCK MARIN ST
2/23/25 5:37 PM	Shots Fired	300 BLOCK RICHARDSON DR	1/22/25 11:39 PM	Raven Shots Fired Alert	600 BLOCK BROADWAY ST
2/26/25 8:54 PM	Shots Fired	BUTTE ST/CAROLINA ST	1/23/25 11:46 AM	Raven Shots Fired Alert	1100 BLOCK COLUSA ST
2/27/25 6:05 AM	Shots Fired	100 BLOCK HILBORN ST	1/23/25 7:07 PM	Raven Shots Fired Alert	1100 BLOCK TENNESSEE ST
2/27/25 7:17 PM	Shots Fired	300 BLOCK DEL MAR AV	1/23/25 9:07 PM	Raven Shots Fired Alert	1200 BLOCK MONTEREY ST
2/27/25 7:18 PM	Shots Fired	1100 BLOCK FLORIDA ST	1/23/25 9:42 PM	Raven Shots Fired Alert	200 BLOCK MARIN ST
2/27/25 7:20 PM	Shots Fired	GREENFIELD AV/FAIRMONT AV	1/24/25 12:27 PM	Raven Shots Fired Alert	400 BLOCK MCGRUE CIR
2/27/25 7:46 PM	Shots Fired	REDWOOD ST/ADMIRAL CALLAGHAN LN	1/24/25 2:03 PM	Raven Shots Fired Alert	1800 BLOCK MARIN ST
2/27/25 7:51 PM	Shots Fired	1300 BLOCK ARKANSAS ST	1/24/25 7:05 PM	Raven Shots Fired Alert	100 BLOCK KEMPER ST

2/27/25 8:20 PM	Shots Fired	RODGERS ST/SELFRIDGE ST	1/24/25 8:27 PM	Raven Shots Fired Alert	200 BLOCK STANFORD DR
2/27/25 10:57 PM	Shots Fired	MARE ISLAND WY/TENNESSEE ST	1/24/25 8:45 PM	Raven Shots Fired Alert	000 BLOCK HARBOR WY
2/27/25 10:58 PM	Shots Fired	900 BLOCK SERENO DR	1/24/25 9:52 PM	Raven Shots Fired Alert	600 BLOCK MAGAZINE ST
2/28/25 12:08 AM	Shots Fired	SEAWIND DR/SEAPORT DR	1/24/25 10:09 PM	Raven Shots Fired Alert	200 BLOCK LAUREL ST
2/28/25 3:21 AM	Shots Fired	1300 BLOCK N CAMINO ALTO	1/24/25 10:31 PM	Raven Shots Fired Alert	100 BLOCK CONTRA COSTA ST
2/28/25 10:10 PM	Shots Fired	AMADOR ST/NEBRASKA ST	1/25/25 2:58 AM	Raven Shots Fired Alert	00 BLOCK DEL SUR ST
2/28/25 11:08 PM	Shots Fired	LIGHTHOUSE DR/WILSON AV	1/25/25 3:12 AM	Raven Shots Fired Alert	700 BLOCK PORTER ST
3/1/25 6:50 PM	Shots Fired	SONOMA BL/REDWOOD ST	1/25/25 9:08 AM	Raven Shots Fired Alert	1100 BLOCK LOUISIANA ST
3/1/25 6:55 PM	Shots Fired	3500 BLOCK SONOMA BL	1/25/25 7:57 PM	Raven Shots Fired Alert	600 BLOCK SANTA CLARA ST
3/1/25 7:49 PM	Shots Fired	3500 BLOCK SONOMA BL	1/26/25 2:05 AM	Raven Shots Fired Alert	1200 BLOCK WARREN AV
3/1/25 8:59 PM	Shots Fired	100 BLOCK DOLPHIN CT	1/26/25 2:23 AM	Raven Shots Fired Alert	SONOMA BL/WINCHESTER ST
3/2/25 12:31 AM	Shots Fired	100 BLOCK PACIFIC CT	1/26/25 5:46 AM	Raven Shots Fired Alert	600 BLOCK GRANT ST
3/2/25 9:33 PM	Shots Fired	TUOLUMNE ST/REDWOOD ST	1/27/25 3:23 AM	Raven Shots Fired Alert	600 BLOCK SONOMA BL
3/7/25 7:07 AM	Shots Fired	MONTEREY ST/OHIO ST	1/28/25 12:49 AM	Raven Shots Fired Alert	500 BLOCK WINCHESTER ST
3/7/25 7:54 PM	Shots Fired	1300 BLOCK CARL AV	1/28/25 3:37 AM	Raven Shots Fired Alert	600 BLOCK SONOMA BL
3/7/25 9:23 PM	Shots Fired	ILLINOIS ST/STATE ST	1/28/25 4:38 AM	Raven Shots Fired Alert	700 BLOCK SONOMA BL
3/9/25 4:01 AM	Shots Fired	400 BLOCK WHITNEY AV	1/28/25 11:27 PM	Raven Shots Fired Alert	600 BLOCK SONOMA BL
3/9/25 1:50 PM	Shots Fired	000 BLOCK BROADWAY ST	1/29/25 12:04 AM	Raven Shots Fired Alert	700 BLOCK GATEWAY DR
3/9/25 8:02 PM	Shots Fired	900 BLOCK SERENO DR	1/29/25 12:05 AM	Raven Shots Fired Alert	100 BLOCK PURDUE DR
3/10/25 4:15 AM	Shots Fired	2200 BLOCK SACRAMENTO ST	1/29/25 12:07 PM	Raven Shots Fired Alert	3000 BLOCK SONOMA BL
3/10/25 2:03 PM	Shots Fired	200 BLOCK LOFAS PL	1/29/25 12:08 PM	Raven Shots Fired Alert	300 BLOCK NEBRASKA ST
3/10/25 9:54 PM	Shots Fired	OLD WILSON AV/SAINT FRANCIS DR	1/29/25 12:35 PM	Raven Shots Fired Alert	1700 BLOCK FERN PL
3/11/25 12:49 AM	Shots Fired	500 BLOCK WALLACE AVE	1/29/25 8:26 PM	Raven Shots Fired Alert	1400 BLOCK TENNESSEE ST
3/13/25 8:22 PM	Shots Fired	1300 BLOCK N CAMINO ALTO	1/29/25 9:42 PM	Raven Shots Fired Alert	700 BLOCK SONOMA BL
3/14/25 1:31 AM	Shots Fired	000 BLOCK B ST	1/30/25 9:32 PM	Raven Shots Fired Alert	300 BLOCK SPRINGS RD
3/14/25 6:31 PM	Shots Fired	100 BLOCK SAYBROOK WY	1/30/25 10:48 PM	Raven Shots Fired Alert	100 BLOCK HILL DR
3/15/25 4:02 AM	Shots Fired	COTTONWOOD DR/DELWOOD AV	1/30/25 11:28 PM	Raven Shots Fired Alert	600 BLOCK SONOMA BL
3/15/25 4:41 PM	Shots Fired	800 BLOCK KENTUCKY ST	1/31/25 12:34 AM	Raven Shots Fired Alert	1100 BLOCK LOUISIANA ST
3/17/25 10:23 AM	Shots Fired	800 BLOCK KENTUCKY ST	1/31/25 12:36 AM	Raven Shots Fired Alert	MARE ISLAND WY/TENNESSEE ST
3/18/25 12:20 PM	Shots Fired	200 BLOCK AVIAN DR	1/31/25 4:54 AM	Raven Shots Fired Alert	1200 BLOCK 5TH ST
3/18/25 12:32 PM	Shots Fired	200 BLOCK AVIAN DR	1/31/25 9:37 PM	Raven Shots Fired Alert	700 BLOCK TUOLUMNE ST
3/18/25 3:46 PM	Shots Fired	200 BLOCK COUCH ST	1/31/25 10:44 PM	Raven Shots Fired Alert	1300 BLOCK AMADOR ST
3/18/25 4:27 PM	Shots Fired	1000 BLOCK NAPA ST	1/31/25 11:03 PM	Raven Shots Fired Alert	300 BLOCK FARRAGUT AV
3/19/25 3:05 PM	Shots Fired	400 BLOCK MARIN ST	1/31/25 11:24 PM	Raven Shots Fired Alert	300 BLOCK RIDGE AV
3/20/25 11:39 PM	Shots Fired	100 BLOCK SAYBROOK WY	2/1/25 6:24 PM	Raven Shots Fired Alert	2000 BLOCK BROADWAY ST
3/21/25 4:49 PM	Shots Fired	000 BLOCK MULLER ST	2/1/25 11:11 PM	Raven Shots Fired Alert	1000 BLOCK BEACH ST
3/21/25 6:06 PM	Shots Fired	1100 BLOCK LOUISIANA ST	2/2/25 3:06 AM	Raven Shots Fired Alert	600 BLOCK SONOMA BL
3/21/25 10:36 PM	Shots Fired	400 BLOCK SAN GABRIEL DR	2/2/25 3:59 AM	Raven Shots Fired Alert	1000 BLOCK LOYOLA WY
3/23/25 12:08 AM	Shots Fired	MEADOWS DR/EBBETTS PASS RD	2/2/25 7:53 PM	Raven Shots Fired Alert	300 BLOCK CENTRAL AV

3/23/25 8:05 PM	Shots Fired	300 BLOCK REIS AV	2/2/25 8:23 PM	Raven Shots Fired Alert	900 BLOCK GRANT ST
3/23/25 10:37 PM	Shots Fired	300 BLOCK REIS AV	2/4/25 3:15 AM	Raven Shots Fired Alert	500 BLOCK TENNESSEE ST
3/24/25 8:05 PM	Shots Fired	100 BLOCK CAROLINA ST	2/4/25 11:50 PM	Raven Shots Fired Alert	2200 BLOCK SONOMA BL
3/25/25 10:28 AM	Shots Fired	BROADWAY ST/SERENO DR	2/5/25 7:48 PM	Raven Shots Fired Alert	800 BLOCK 5TH ST
3/25/25 12:57 PM	Shots Fired	500 BLOCK OREGON ST	2/5/25 8:41 PM	Raven Shots Fired Alert	1100 BLOCK PINE ST
3/25/25 10:10 PM	Shots Fired	BELVEDERE CT/MEADOWS DR	2/6/25 1:12 AM	Raven Shots Fired Alert	500 BLOCK MARK AV
3/27/25 7:43 PM	Shots Fired	1300 BLOCK N CAMINO ALTO	2/6/25 1:12 AM	Raven Shots Fired Alert	1700 BLOCK LEMON ST
3/28/25 12:58 AM	Shots Fired	SONOMA BL/LEMON ST	2/6/25 6:53 AM	Raven Shots Fired Alert	1500 BLOCK ILLINOIS ST
3/28/25 11:08 PM	Shots Fired	COUCH ST/MICHIGAN ST	2/6/25 8:41 PM	Raven Shots Fired Alert	1100 BLOCK NAPA ST
3/28/25 11:28 PM	Shots Fired	700 BLOCK VERVAIS AV	2/7/25 1:24 AM	Raven Shots Fired Alert	1200 BLOCK YORK ST
3/29/25 12:04 AM	Shots Fired	13TH ST/MAYO AV	2/7/25 2:16 AM	Raven Shots Fired Alert	600 BLOCK BROADWAY ST
3/29/25 7:25 AM	Shots Fired	000 BLOCK HERMOSA AV	2/7/25 11:56 PM	Raven Shots Fired Alert	900 BLOCK FLORIDA ST
3/29/25 9:07 AM	Shots Fired	200 BLOCK 13TH ST	2/8/25 9:13 PM	Raven Shots Fired Alert	500 BLOCK GILCREST AV
3/30/25 3:59 AM	Shots Fired	100 BLOCK GREGORY LN	2/8/25 9:40 PM	Raven Shots Fired Alert	100 BLOCK CARROLL ST
3/30/25 4:12 AM	Shots Fired	000 BLOCK BURNHAM ST	2/8/25 10:32 PM	Raven Shots Fired Alert	700 BLOCK BROADWAY ST
3/31/25 10:35 AM	Shots Fired	400 BLOCK CORCORAN AVE	2/8/25 11:38 PM	Raven Shots Fired Alert	100 BLOCK YALE CT
4/4/25 11:13 AM	Shots Fired	JORDAN ST/LA CANYADA DR	2/9/25 4:47 AM	Raven Shots Fired Alert	100 BLOCK ILLINOIS ST
4/4/25 4:55 PM	Shots Fired	WILSON AV/LIGHTHOUSE DR	2/9/25 4:49 AM	Raven Shots Fired Alert	1000 BLOCK FLORIDA ST
4/5/25 5:40 PM	Shots Fired	100 BLOCK HARRIER AV	2/10/25 9:18 PM	Raven Shots Fired Alert	1100 BLOCK PINE ST
4/5/25 8:49 PM	Shots Fired	100 BLOCK LINCOLN RD W	2/14/25 12:49 AM	Raven Shots Fired Alert	200 BLOCK NICOLE WY
4/5/25 8:59 PM	Shots Fired	1100 BLOCK 5TH ST	2/14/25 1:49 AM	Raven Shots Fired Alert	600 BLOCK OHIO ST
4/6/25 1:14 AM	Shots Fired	1400 BLOCK N CAMINO ALTO	2/14/25 10:22 PM	Raven Shots Fired Alert	100 BLOCK ALABAMA ST
4/7/25 9:00 PM	Shots Fired	200 BLOCK AUTO MALL PKY	2/14/25 11:00 PM	Raven Shots Fired Alert	100 BLOCK CAROLINA ST
4/8/25 2:20 PM	Shots Fired	300 BLOCK TENNESSEE ST	2/15/25 7:52 AM	Raven Shots Fired Alert	400 BLOCK TENNESSEE ST
4/8/25 10:21 PM	Shots Fired	100 BLOCK BRITANNIA CT	2/15/25 6:36 PM	Raven Shots Fired Alert	200 BLOCK JORDAN ST
4/9/25 7:59 PM	Shots Fired	100 BLOCK HARRIER AV	2/15/25 9:17 PM	Raven Shots Fired Alert	800 BLOCK STANFORD DR
4/9/25 11:45 PM	Shots Fired	000 BLOCK BAYBERRY ST	2/17/25 4:34 AM	Raven Shots Fired Alert	1500 BLOCK SACRAMENTO ST
4/10/25 5:31 AM	Shots Fired	3400 BLOCK SONOMA BL	2/17/25 8:35 PM	Raven Shots Fired Alert	1300 BLOCK SANTA CLARA ST
4/10/25 7:25 PM	Shots Fired	200 BLOCK LAS PALMAS AV	2/18/25 2:37 AM	Raven Shots Fired Alert	2100 BLOCK SACRAMENTO ST
4/11/25 11:19 PM	Shots Fired	WILSON AV/LIGHTHOUSE DR	2/18/25 3:23 PM	Raven Shots Fired Alert	1900 BLOCK GRIFFIN DR
4/12/25 8:21 PM	Shots Fired	TENNESSEE ST/VERVAIS AV	2/18/25 9:13 PM	Raven Shots Fired Alert	2400 BLOCK SONOMA BL
4/12/25 9:20 PM	Shots Fired	200 BLOCK WESTWOOD ST	2/19/25 1:19 PM	Raven Shots Fired Alert	500 BLOCK CURTOLA PKWY
4/13/25 11:20 AM	Shots Fired	100 BLOCK WESTWOOD ST	2/19/25 11:40 PM	Raven Shots Fired Alert	700 BLOCK SHERIDAN ST
4/14/25 3:49 PM	Shots Fired	600 BLOCK RUSSELL ST	2/21/25 9:06 PM	Raven Shots Fired Alert	800 BLOCK GRANT ST
4/14/25 7:54 PM	Shots Fired	000 BLOCK WERDEN ST	2/22/25 2:01 AM	Raven Shots Fired Alert	200 BLOCK TRINITY ST
4/15/25 10:11 AM	Shots Fired	TUOLUMNE ST/REDWOOD ST	2/22/25 5:13 PM	Raven Shots Fired Alert	1800 BLOCK NAPA ST
4/16/25 11:26 AM	Shots Fired	100 BLOCK SMOKEY HILLS DR	2/22/25 10:16 PM	Raven Shots Fired Alert	400 BLOCK DIANA DR
4/18/25 8:40 PM	Shots Fired	900 BLOCK PORTER ST	2/23/25 5:24 AM	Raven Shots Fired Alert	1100 BLOCK PORTER ST
4/19/25 12:17 AM	Shots Fired	300 BLOCK SAN MATEO DR	2/23/25 2:08 PM	Raven Shots Fired Alert	1000 BLOCK GRANT ST

4/19/25 7:30 PM	Shots Fired	100 BLOCK LINCOLN RD W	2/23/25 2:27 PM	Raven Shots Fired Alert	1100 BLOCK LOUISIANA ST
4/20/25 8:58 PM	Shots Fired	1300 BLOCK N CAMINO ALTO	2/24/25 10:50 PM	Raven Shots Fired Alert	300 BLOCK JORDAN ST
4/21/25 5:49 PM	Shots Fired	2500 BLOCK SONOMA BL	2/24/25 10:50 PM	Raven Shots Fired Alert	1100 BLOCK PINE ST
4/22/25 3:45 PM	Shots Fired	1100 BLOCK ENTERPRISE ST	2/25/25 9:08 AM	Raven Shots Fired Alert	1100 BLOCK PINE ST
4/24/25 2:12 AM	Shots Fired	100 BLOCK ODDSTAD DR	2/26/25 11:10 PM	Raven Shots Fired Alert	1000 BLOCK LEWIS AV
4/24/25 11:28 PM	Shots Fired	1300 BLOCK N CAMINO ALTO	2/27/25 1:51 AM	Raven Shots Fired Alert	700 BLOCK SAN FERNANDO WY
4/25/25 9:18 PM	Shots Fired	SACRAMENTO ST/LOUISIANA ST	2/27/25 10:09 AM	Raven Shots Fired Alert	100 BLOCK CHAPMAN CT
4/27/25 5:22 AM	Shots Fired	LINFIELD DR/PEMBROKE DR	2/27/25 9:38 PM	Raven Shots Fired Alert	400 BLOCK LINCOLN RD E
4/27/25 11:54 PM	Shots Fired	GEORGIA ST/SACRAMENTO ST	2/28/25 2:46 AM	Raven Shots Fired Alert	1200 BLOCK 5TH ST
4/28/25 2:53 AM	Shots Fired	1300 BLOCK N CAMINO ALTO	2/28/25 8:43 PM	Raven Shots Fired Alert	100 BLOCK NAVONE ST
4/28/25 4:02 AM	Shots Fired	1500 BLOCK VALLE VISTA AV	2/28/25 8:45 PM	Raven Shots Fired Alert	800 BLOCK NEBRASKA ST
4/28/25 11:52 AM	Shots Fired	WHITNEY AV/OLYMPIC DR	2/28/25 9:41 PM	Raven Shots Fired Alert	400 BLOCK FLORIDA ST
4/28/25 7:55 PM	Shots Fired	MARIN ST/PENNSYLVANIA ST	2/28/25 10:04 PM	Raven Shots Fired Alert	100 BLOCK NIGH ST
4/29/25 4:35 PM	Shots Fired	1600 BLOCK FAIRGROUNDS DR	2/28/25 10:07 PM	Raven Shots Fired Alert	1100 BLOCK OHIO ST
4/30/25 5:35 PM	Shots Fired	5200 BLOCK SONOMA BL	2/28/25 11:23 PM	Raven Shots Fired Alert	LOUISIANA ST/MONTEREY ST
4/30/25 5:52 PM	Shots Fired	100 BLOCK LAUREL ST	3/1/25 1:53 AM	Raven Shots Fired Alert	100 BLOCK HASTINGS AV
4/30/25 7:34 PM	Shots Fired	2500 BLOCK SONOMA BL	3/1/25 2:03 PM	Raven Shots Fired Alert	200 BLOCK DIXIE CT
4/30/25 8:04 PM	Shots Fired	2200 BLOCK REDWOOD ST	3/2/25 1:08 AM	Raven Shots Fired Alert	200 BLOCK AMELIA ST
4/30/25 9:46 PM	Shots Fired	500 BLOCK ALMOND AVE	3/2/25 7:49 PM	Raven Shots Fired Alert	400 BLOCK 5TH ST
4/30/25 10:02 PM	Shots Fired	500 BLOCK ALMOND AVE	3/2/25 11:56 PM	Raven Shots Fired Alert	700 BLOCK WINCHESTER ST
5/1/25 1:13 AM	Shots Fired	1300 BLOCK N CAMINO ALTO	3/4/25 10:16 PM	Raven Shots Fired Alert	1000 BLOCK MONTEREY ST
5/1/25 1:15 AM	Shots Fired	WILLOW ST/ALMOND DR	3/5/25 10:26 PM	Raven Shots Fired Alert	800 BLOCK WINCHESTER ST
5/1/25 4:03 PM	Shots Fired	SACRAMENTO ST/KENTUCKY ST	3/6/25 11:31 PM	Raven Shots Fired Alert	400 BLOCK PENNSYLVANIA ST
5/2/25 12:22 PM	Shots Fired	2400 BLOCK SACRAMENTO ST	3/7/25 10:21 AM	Raven Shots Fired Alert	300 BLOCK MIRAVISTA WY
5/2/25 9:33 PM	Shots Fired	STEFFAN ST/ANNETTE AV	3/7/25 10:56 AM	Raven Shots Fired Alert	100 BLOCK GOLDENROD ST
5/2/25 10:18 PM	Shots Fired	1500 BLOCK LORENZO DR	3/7/25 11:08 AM	Raven Shots Fired Alert	100 BLOCK ARENA CT
5/2/25 10:59 PM	Shots Fired	800 BLOCK NEBRASKA ST	3/7/25 11:52 AM	Raven Shots Fired Alert	200 BLOCK HAVITURE WY
5/2/25 11:04 PM	Shots Fired	INDIANA ST/COLUSA ST	3/7/25 2:05 PM	Raven Shots Fired Alert	100 BLOCK KENYON WY
5/3/25 3:38 AM	Shots Fired	000 BLOCK HARBOR WY	3/7/25 8:59 PM	Raven Shots Fired Alert	200 BLOCK 5TH ST
5/3/25 8:43 PM	Shots Fired	1600 BLOCK FAIRGROUNDS DR	3/7/25 8:59 PM	Raven Shots Fired Alert	500 BLOCK SAN ANTONIO WY
5/3/25 8:44 PM	Shots Fired	1600 BLOCK FAIRGROUNDS DR	3/7/25 9:32 PM	Raven Shots Fired Alert	1000 BLOCK ATHERTON ST
5/6/25 12:40 PM	Shots Fired	900 BLOCK ADMIRAL CALLAGHAN LN	3/7/25 11:27 PM	Raven Shots Fired Alert	000 BLOCK REIS AV
5/7/25 4:36 PM	Shots Fired	400 BLOCK MCGRUE CIR	3/7/25 11:28 PM	Raven Shots Fired Alert	600 BLOCK CURTOLA PKWY
5/7/25 10:48 PM	Shots Fired	1300 BLOCK N CAMINO ALTO	3/8/25 1:04 AM	Raven Shots Fired Alert	1200 BLOCK GATEWAY DR
5/8/25 3:01 AM	Shots Fired	100 BLOCK HOGAN AV	3/8/25 5:52 AM	Raven Shots Fired Alert	100 BLOCK NANTUCKET LN
5/8/25 4:08 AM	Shots Fired	500 BLOCK OHIO ST	3/8/25 5:38 PM	Raven Shots Fired Alert	700 BLOCK TENNESSEE ST
5/8/25 8:53 AM	Shots Fired	1100 BLOCK SACRAMENTO ST	3/8/25 10:26 PM	Raven Shots Fired Alert	500 BLOCK CHERRY ST
5/8/25 11:14 PM	Shots Fired	500 BLOCK LINCOLN RD E	3/9/25 4:30 AM	Raven Shots Fired Alert	600 BLOCK BROADWAY ST
5/9/25 12:56 PM	Shots Fired	BARCELONA ST/MALAGA ST	3/9/25 6:24 AM	Raven Shots Fired Alert	100 BLOCK ILLINOIS ST

5/9/25 9:16 PM	Shots Fired	900 BLOCK SERENO DR	3/9/25 1:48 PM	Raven Shots Fired Alert	1100 BLOCK ALAMEDA ST
5/11/25 4:36 AM	Shots Fired	700 BLOCK SERENO DR	3/9/25 10:02 PM	Raven Shots Fired Alert	1000 BLOCK MONTEREY ST
5/11/25 10:59 PM	Shots Fired	1900 BLOCK BROADWAY ST	3/9/25 11:13 PM	Raven Shots Fired Alert	300 BLOCK STANFORD DR
5/12/25 1:40 AM	Shots Fired	BROADWAY ST/MICHIGAN ST	3/9/25 11:18 PM	Raven Shots Fired Alert	1000 BLOCK MONTEREY ST
5/12/25 6:18 PM	Shots Fired	TENNESSEE ST/BROADWAY ST	3/10/25 4:17 AM	Raven Shots Fired Alert	300 BLOCK COLLEGE AV
5/14/25 1:48 AM	Shots Fired	100 BLOCK HOGAN AV	3/10/25 9:39 PM	Raven Shots Fired Alert	100 BLOCK LINCOLN RD W
5/16/25 2:22 AM	Shots Fired	WINCHESTER ST/SONOMA BL	3/11/25 12:15 AM	Raven Shots Fired Alert	700 BLOCK SONOMA BL
5/16/25 10:31 PM	Shots Fired	WILSON AV/BENSON AV	3/11/25 12:15 AM	Raven Shots Fired Alert	300 BLOCK FARRAGUT AV
5/17/25 1:40 AM	Shots Fired	100 BLOCK SOMERSET CT	3/11/25 2:16 AM	Raven Shots Fired Alert	200 BLOCK BROADWAY ST
5/17/25 7:13 AM	Shots Fired	600 BLOCK SACRAMENTO ST	3/11/25 11:39 PM	Raven Shots Fired Alert	100 BLOCK OLD WILSON AV
5/17/25 6:52 PM	Shots Fired	3400 BLOCK SONOMA BL	3/12/25 12:21 AM	Raven Shots Fired Alert	100 BLOCK OLD WILSON AV
5/17/25 10:36 PM	Shots Fired	900 BLOCK HARGUS AV	3/13/25 1:45 AM	Raven Shots Fired Alert	GEORGIA ST/AMADOR ST
5/17/25 11:03 PM	Shots Fired	400 BLOCK DEL SUR ST	3/14/25 12:40 AM	Raven Shots Fired Alert	400 BLOCK HANNIGAN WY
5/17/25 11:41 PM	Shots Fired	SPRINGS RD/ROLLINGWOOD DR	3/14/25 2:19 PM	Raven Shots Fired Alert	300 BLOCK TEXAS ST
5/20/25 11:56 PM	Shots Fired	1100 BLOCK COLUSA ST	3/14/25 11:05 PM	Raven Shots Fired Alert	800 BLOCK NEBRASKA ST
5/21/25 12:05 AM	Shots Fired	300 BLOCK AVIAN DR	3/15/25 12:02 AM	Raven Shots Fired Alert	2100 BLOCK SACRAMENTO ST
5/21/25 12:36 AM	Shots Fired	WILSON AV/LIGHTHOUSE DR	3/15/25 12:56 AM	Raven Shots Fired Alert	1000 BLOCK NEBRASKA ST
5/21/25 11:07 PM	Shots Fired	CAPITOL ST/EL DORADO	3/16/25 12:37 AM	Raven Shots Fired Alert	600 BLOCK ARKANSAS ST
5/22/25 9:15 PM	Shots Fired	1300 BLOCK N CAMINO ALTO	3/16/25 1:28 AM	Raven Shots Fired Alert	300 BLOCK FLORIDA ST
5/23/25 9:46 PM	Shots Fired	TENNESSEE ST/TUOLUMNE ST	3/16/25 2:12 AM	Raven Shots Fired Alert	1100 BLOCK BROADWAY ST
5/25/25 2:01 PM	Shots Fired	000 BLOCK VALLE VISTA AV	3/16/25 4:51 AM	Raven Shots Fired Alert	700 BLOCK TUOLUMNE ST
5/26/25 1:38 AM	Shots Fired	100 BLOCK DRYTOWN CT	3/17/25 12:49 PM	Raven Shots Fired Alert	900 BLOCK PINE ST
5/26/25 1:41 AM	Shots Fired	MINI DR/SEVERUS DR	3/18/25 8:26 PM	Raven Shots Fired Alert	200 BLOCK JORDAN ST
5/26/25 10:15 AM	Shots Fired	MEADOWS DR/TEAL CT	3/19/25 5:47 PM	Raven Shots Fired Alert	600 BLOCK SONOMA BL
5/26/25 11:15 PM	Shots Fired	WILSON AV/LIGHTHOUSE DR	3/19/25 10:31 PM	Raven Shots Fired Alert	1100 BLOCK SONOMA BL
5/27/25 4:54 PM	Shots Fired	100 BLOCK MAHER CT	3/20/25 2:34 AM	Raven Shots Fired Alert	1100 BLOCK BROADWAY ST
5/28/25 8:40 PM	Shots Fired	BENSON AV/CALHOUN ST	3/20/25 1:23 PM	Raven Shots Fired Alert	2400 BLOCK SONOMA BL
5/29/25 1:58 AM	Shots Fired	CALHOUN ST/BENSON AV	3/21/25 1:11 AM	Raven Shots Fired Alert	1000 BLOCK BROADWAY ST
5/30/25 10:48 AM	Shots Fired	1000 BLOCK PINE ST	3/21/25 6:30 PM	Raven Shots Fired Alert	1100 BLOCK LOUISIANA ST
5/31/25 4:58 AM	Shots Fired	SONOMA BL/SEQUOIA AV	3/22/25 12:06 AM	Raven Shots Fired Alert	200 BLOCK COUCH ST
6/1/25 10:07 PM	Shots Fired	300 BLOCK MOKELUMNE DR	3/22/25 12:10 AM	Raven Shots Fired Alert	100 BLOCK FRISBIE ST
6/2/25 5:58 PM	Shots Fired	400 BLOCK BROADWAY ST	3/22/25 12:50 AM	Raven Shots Fired Alert	100 BLOCK FRISBIE ST
6/2/25 6:53 PM	Shots Fired	800 BLOCK FLORIDA ST	3/22/25 12:50 AM	Raven Shots Fired Alert	100 BLOCK BAYLOR DR
6/3/25 3:05 AM	Shots Fired	MARIN ST/LOUISIANA ST	3/22/25 5:05 AM	Raven Shots Fired Alert	400 BLOCK FARRAGUT AV
6/3/25 1:54 PM	Shots Fired	100 BLOCK PLAZA DR	3/22/25 6:55 PM	Raven Shots Fired Alert	1000 BLOCK LOYOLA WY
6/3/25 7:17 PM	Shots Fired	5TH ST/LEMON ST	3/22/25 8:43 PM	Raven Shots Fired Alert	300 BLOCK PEPPER DR
6/5/25 6:13 AM	Shots Fired	1500 BLOCK SACRAMENTO ST	3/22/25 10:31 PM	Raven Shots Fired Alert	1000 BLOCK ATHERTON ST
6/5/25 9:28 AM	Shots Fired	1000 BLOCK PORTER ST	3/23/25 12:27 AM	Raven Shots Fired Alert	100 BLOCK LARISSA LN
6/5/25 10:45 AM	Shots Fired	1000 BLOCK PORTER ST	3/23/25 7:39 AM	Raven Shots Fired Alert	1700 BLOCK MARIN ST

6/7/25 12:23 AM	Shots Fired	1700 BLOCK TENNESSEE ST	3/23/25 8:34 AM	Raven Shots Fired Alert	800 BLOCK TAPER CT
6/7/25 3:13 AM	Shots Fired	1000 BLOCK LOUISIANA ST	3/23/25 11:36 PM	Raven Shots Fired Alert	1500 BLOCK MARIN ST
6/7/25 10:23 PM	Shots Fired	100 BLOCK LIMESTONE DR	3/24/25 1:19 AM	Raven Shots Fired Alert	600 BLOCK 5TH ST
6/8/25 1:05 AM	Shots Fired	TENNESSEE ST/TUOLUMNE ST	3/24/25 8:05 PM	Raven Shots Fired Alert	200 BLOCK CAROLINA ST
6/8/25 10:08 PM	Shots Fired	2000 BLOCK ASCOT PKY	3/24/25 8:45 PM	Raven Shots Fired Alert	800 BLOCK STELLA ST
6/11/25 7:15 PM	Shots Fired	REDWOOD PKY/EAGLE RIDGE DR	3/25/25 4:55 AM	Raven Shots Fired Alert	2500 BLOCK SONOMA BL
6/11/25 11:06 PM	Shots Fired	800 BLOCK GATEWAY DR	3/26/25 12:55 AM	Raven Shots Fired Alert	LAUREL ST/I 780 E
6/13/25 8:45 AM	Shots Fired	1600 BLOCK SPRINGS RD	3/27/25 11:33 PM	Raven Shots Fired Alert	1200 BLOCK GATEWAY DR
6/13/25 6:54 PM	Shots Fired	TURNER PKY/ADMIRAL CALLAGHAN LN	3/28/25 12:40 AM	Raven Shots Fired Alert	300 BLOCK LOFAS PL
6/13/25 10:03 PM	Shots Fired	200 BLOCK ALHAMBRA AVE	3/29/25 1:49 AM	Raven Shots Fired Alert	100 BLOCK DONEGAL DR
6/14/25 9:06 AM	Shots Fired	200 BLOCK MAINE ST	3/29/25 10:31 PM	Raven Shots Fired Alert	1800 BLOCK GRIFFIN DR
6/14/25 2:21 PM	Shots Fired	600 BLOCK TUOLUMNE ST	3/31/25 11:03 PM	Raven Shots Fired Alert	2400 BLOCK SONOMA BL
6/14/25 10:09 PM	Shots Fired	MARK AV/AMELIA ST	4/1/25 1:08 AM	Raven Shots Fired Alert	600 BLOCK TENNESSEE ST
6/14/25 11:29 PM	Shots Fired	100 BLOCK CAMINO DEL SOL ST	4/1/25 8:51 PM	Raven Shots Fired Alert	1800 BLOCK SACRAMENTO ST
6/15/25 12:22 AM	Shots Fired	100 BLOCK OBSIDIAN CT	4/2/25 2:36 AM	Raven Shots Fired Alert	500 BLOCK BRANCIFORTE ST
6/15/25 10:12 PM	Shots Fired	WEBSTER ST/MAPLE AV	4/2/25 3:00 AM	Raven Shots Fired Alert	500 BLOCK ALABAMA ST
6/16/25 10:32 AM	Shots Fired	100 BLOCK ANCHOR CT	4/3/25 11:27 PM	Raven Shots Fired Alert	200 BLOCK WILSON AV
6/16/25 8:11 PM	Shots Fired	700 BLOCK DEL MAR AV	4/4/25 10:45 PM	Raven Shots Fired Alert	200 BLOCK AMELIA ST
6/16/25 9:22 PM	Shots Fired	FLORIDA ST/MARIN ST	4/5/25 12:54 AM	Raven Shots Fired Alert	200 BLOCK MINI DR
6/16/25 9:25 PM	Shots Fired	WALNUT AV/8TH ST	4/5/25 2:14 AM	Raven Shots Fired Alert	2100 BLOCK GRIFFIN DR
6/16/25 10:45 PM	Shots Fired	DOLPHIN CT/MEADOWS DR	4/5/25 3:42 AM	Raven Shots Fired Alert	1500 BLOCK MARIN ST
6/16/25 10:46 PM	Shots Fired	500 BLOCK STEFFAN ST	4/5/25 8:57 PM	Raven Shots Fired Alert	100 BLOCK DONEGAL DR
6/16/25 10:59 PM	Shots Fired	SERENO DR/BROADWAY ST	4/5/25 10:34 PM	Raven Shots Fired Alert	100 BLOCK PUMICE DR
6/17/25 10:22 PM	Shots Fired	MARIN ST/FLORIDA ST	4/7/25 5:50 AM	Raven Shots Fired Alert	500 BLOCK HICHBORN ST
6/17/25 10:57 PM	Shots Fired	1100 BLOCK VALLE VISTA AV	4/7/25 10:19 PM	Raven Shots Fired Alert	400 BLOCK PHILLIP ST
6/18/25 9:14 PM	Shots Fired	MARIN ST/CAROLINA ST	4/8/25 12:10 AM	Raven Shots Fired Alert	2200 BLOCK SONOMA BL
6/18/25 10:06 PM	Shots Fired	TURNER PKY/PLAZA DR	4/8/25 1:01 AM	Raven Shots Fired Alert	100 BLOCK FRISBIE ST
6/19/25 2:50 AM	Shots Fired	MARE ISLAND WY/TENNESSEE ST	4/8/25 3:38 AM	Raven Shots Fired Alert	1400 BLOCK AMADOR ST
6/19/25 6:56 PM	Shots Fired	1000 BLOCK FAIRGROUNDS DR	4/9/25 3:28 PM	Raven Shots Fired Alert	200 BLOCK NICOLE WY
6/20/25 9:04 AM	Shots Fired	1600 BLOCK FAIRGROUNDS DR	4/9/25 10:01 PM	Raven Shots Fired Alert	100 BLOCK REMINGTON CT
6/21/25 6:14 PM	Shots Fired	1000 BLOCK ATHERTON ST	4/9/25 11:48 PM	Raven Shots Fired Alert	800 BLOCK FAHEY CT
6/21/25 6:34 PM	Shots Fired	1900 BLOCK ASCOT PKY	4/10/25 12:28 AM	Raven Shots Fired Alert	100 BLOCK DONEGAL DR
6/21/25 9:28 PM	Shots Fired	200 BLOCK CADLONI LN	4/11/25 2:16 AM	Raven Shots Fired Alert	200 BLOCK CAROLINA ST
6/21/25 11:54 PM	Shots Fired	1400 BLOCK LASSEN ST	4/12/25 2:34 PM	Raven Shots Fired Alert	1300 BLOCK LEMON ST
6/22/25 8:38 PM	Shots Fired	FLORIDA ST/MARE ISLAND WY	4/13/25 12:37 AM	Raven Shots Fired Alert	SACRAMENTO ST/HICHBORN ST
6/22/25 11:52 PM	Shots Fired	SONOMA BL/MAGAZINE ST	4/13/25 1:48 AM	Raven Shots Fired Alert	700 BLOCK SONOMA BL
6/23/25 10:37 AM	Shots Fired	100 BLOCK LARISSA LN	4/14/25 12:51 AM	Raven Shots Fired Alert	500 BLOCK 5TH ST
6/23/25 8:59 PM	Shots Fired	GORDON ST/WALLACE AV	4/14/25 9:25 PM	Raven Shots Fired Alert	300 BLOCK NAPA ST
6/24/25 9:43 PM	Shots Fired	BELVEDERE CT/MEADOWS DR	4/15/25 7:44 PM	Raven Shots Fired Alert	900 BLOCK 6TH ST

6/25/25 1:53 PM	Shots Fired	HARGUS AV/MAPLE AV	4/15/25 8:24 PM	Raven Shots Fired Alert	1000 BLOCK ATHERTON ST
6/25/25 5:02 PM	Shots Fired	200 BLOCK MARE ISLAND WY	4/15/25 10:18 PM	Raven Shots Fired Alert	100 BLOCK LINCOLN RD E
6/25/25 9:03 PM	Shots Fired	LOUISIANA ST/BRANCIFORTE ST	4/16/25 3:06 AM	Raven Shots Fired Alert	BORGES LN/KENYON WY
6/26/25 11:08 PM	Shots Fired	NEVADA ST/ALAMEDA ST	4/16/25 3:29 AM	Raven Shots Fired Alert	LOUISIANA ST/MONTEREY ST
6/27/25 1:13 AM	Shots Fired	700 BLOCK TREGASKIS AV	4/17/25 4:47 PM	Raven Shots Fired Alert	1200 BLOCK MONTEREY ST
6/28/25 2:27 AM	Shots Fired	2400 BLOCK CAROLINA ST	4/18/25 12:05 AM	Raven Shots Fired Alert	100 BLOCK SAN MIGUEL RD
6/28/25 2:28 AM	Shots Fired	HENRY ST/VERVAIS AV	4/18/25 12:34 AM	Raven Shots Fired Alert	1400 BLOCK NAPA ST
6/28/25 11:37 AM	Shots Fired	400 BLOCK ALHAMBRA AVE	4/18/25 6:18 AM	Raven Shots Fired Alert	900 BLOCK LEMON ST
6/28/25 9:25 PM	Shots Fired	100 BLOCK TENNESSEE ST	4/18/25 10:38 AM	Raven Shots Fired Alert	100 BLOCK HOLLYWOOD AV
6/28/25 10:45 PM	Shots Fired	MELODY LN/PENNY LN	4/18/25 9:52 PM	Raven Shots Fired Alert	100 BLOCK PUMICE DR
6/28/25 11:46 PM	Shots Fired	LIGHTHOUSE DR/WILSON AV	4/19/25 7:02 PM	Raven Shots Fired Alert	000 BLOCK PUEBLO WY
6/29/25 4:12 AM	Shots Fired	2100 BLOCK SACRAMENTO ST	4/19/25 7:35 PM	Raven Shots Fired Alert	1500 BLOCK FAIRGROUNDS DR
6/29/25 9:27 PM	Shots Fired	900 BLOCK PORTER ST	4/19/25 10:39 PM	Raven Shots Fired Alert	1900 BLOCK SONOMA BL
6/29/25 11:35 PM	Shots Fired	2100 BLOCK SACRAMENTO ST	4/20/25 2:38 PM	Raven Shots Fired Alert	800 BLOCK LEMON ST
7/1/25 11:11 PM	Shots Fired	CHESAPEAKE DR/ANTIGUA WY	4/21/25 5:00 AM	Raven Shots Fired Alert	2500 BLOCK SONOMA BL
7/2/25 1:19 AM	Shots Fired	100 BLOCK FLEMING AV	4/23/25 7:01 AM	Raven Shots Fired Alert	200 BLOCK LILLEAN CT
7/2/25 9:29 PM	Shots Fired	MARIN ST/LOUISIANA ST	4/23/25 11:10 PM	Raven Shots Fired Alert	100 BLOCK LINFIELD DR
7/2/25 11:01 PM	Shots Fired	MEADOWS DR/CATALINA WY	4/24/25 1:04 AM	Raven Shots Fired Alert	500 BLOCK MCLANE ST
7/3/25 3:07 PM	Shots Fired	100 BLOCK LARISSA LN	4/24/25 10:03 PM	Raven Shots Fired Alert	300 BLOCK EVELYN CR
7/4/25 12:32 AM	Shots Fired	300 BLOCK AMELIA ST	4/24/25 11:51 PM	Raven Shots Fired Alert	600 BLOCK LOUISIANA ST
7/4/25 2:07 AM	Shots Fired	1200 BLOCK KENTUCKY ST	4/25/25 10:31 PM	Raven Shots Fired Alert	800 BLOCK GATEWAY DR
7/4/25 8:22 AM	Shots Fired	00 BLOCK ADMIRAL CALLAGHAN LN	4/26/25 1:31 AM	Raven Shots Fired Alert	700 BLOCK PORTER ST
7/4/25 8:44 AM	Shots Fired	1200 BLOCK KENTUCKY ST	4/27/25 12:25 AM	Raven Shots Fired Alert	100 BLOCK LINFIELD DR
7/4/25 1:21 PM	Shots Fired	200 BLOCK MARE ISLAND WY	4/27/25 1:01 AM	Raven Shots Fired Alert	100 BLOCK DE PAUL DR
7/4/25 4:54 PM	Shots Fired	100 BLOCK PILOT HILL CT	4/28/25 6:07 AM	Raven Shots Fired Alert	100 BLOCK CHAPMAN CT
7/4/25 5:16 PM	Shots Fired	100 BLOCK SPRINGS RD	4/28/25 7:54 PM	Raven Shots Fired Alert	300 BLOCK PENNSYLVANIA ST
7/4/25 9:08 PM	Shots Fired	TENNESSEE ST/SACRAMENTO ST	4/28/25 7:54 PM	Raven Shots Fired Alert	600 BLOCK 5TH ST
7/4/25 9:09 PM	Shots Fired	100 BLOCK TENNESSEE ST	4/29/25 1:09 PM	Raven Shots Fired Alert	700 BLOCK GATEWAY DR
7/4/25 10:58 PM	Shots Fired	MESA ST/EL MONTE AV	4/29/25 10:31 PM	Raven Shots Fired Alert	2300 BLOCK SONOMA BL
7/4/25 11:43 PM	Shots Fired	TENNESSEE ST/MARE ISLAND WY	4/29/25 10:35 PM	Raven Shots Fired Alert	1700 BLOCK SONOMA BL
7/4/25 11:50 PM	Shots Fired	JORDAN ST/SEQUOIA AV	4/30/25 4:37 PM	Raven Shots Fired Alert	600 BLOCK LOUISIANA ST
7/5/25 12:21 AM	Shots Fired	100 BLOCK LINCOLN RD E	4/30/25 10:45 PM	Raven Shots Fired Alert	1400 BLOCK MAGAZINE ST
7/5/25 12:51 AM	Shots Fired	SANDY BEACH RD/PORTER ST	5/1/25 1:12 AM	Raven Shots Fired Alert	1000 BLOCK LOYOLA WY
7/5/25 1:12 AM	Shots Fired	100 BLOCK CADIZ CT	5/1/25 4:03 PM	Raven Shots Fired Alert	700 BLOCK BRANCIFORTE ST
7/5/25 11:50 AM	Shots Fired	100 BLOCK ELNA DR	5/1/25 8:58 PM	Raven Shots Fired Alert	100 BLOCK LINCOLN RD W
7/5/25 2:09 PM	Shots Fired	000 BLOCK ADMIRAL CALLAGHAN LN	5/1/25 9:12 PM	Raven Shots Fired Alert	100 BLOCK LINCOLN RD W
7/5/25 10:05 PM	Shots Fired	000 BLOCK N DANIELS AV	5/2/25 5:27 AM	Raven Shots Fired Alert	100 BLOCK TENNESSEE ST
7/6/25 12:57 AM	Shots Fired	LOUISIANA ST/COLUSA ST	5/2/25 10:58 PM	Raven Shots Fired Alert	700 BLOCK ILLINOIS ST
			5/2/25 11:30 PM	Raven Shots Fired Alert	200 BLOCK DIXIE CT

Total: 347

5/3/25 8:44 AM	Raven Shots Fired Alert	300 BLOCK PEPPER DR
5/4/25 1:18 AM	Raven Shots Fired Alert	600 BLOCK MAGAZINE ST
5/4/25 1:19 AM	Raven Shots Fired Alert	100 BLOCK SMOKEY HILLS DR
5/4/25 3:32 AM	Raven Shots Fired Alert	400 BLOCK HANNIGAN WY
5/4/25 11:13 AM	Raven Shots Fired Alert	600 BLOCK MAGAZINE ST
5/4/25 11:14 AM	Raven Shots Fired Alert	600 BLOCK MAGAZINE ST
5/4/25 9:42 PM	Raven Shots Fired Alert	900 BLOCK FLORIDA ST
5/4/25 9:47 PM	Raven Shots Fired Alert	900 BLOCK FLORIDA ST
5/7/25 10:37 PM	Raven Shots Fired Alert	200 BLOCK LILLEAN CT
5/8/25 12:00 AM	Raven Shots Fired Alert	100 BLOCK LILLEAN WY
5/8/25 1:05 AM	Raven Shots Fired Alert	1100 BLOCK SACRAMENTO ST
5/8/25 11:55 PM	Raven Shots Fired Alert	1800 BLOCK GATEWAY DR
5/9/25 10:25 PM	Raven Shots Fired Alert	700 BLOCK SONOMA BL
5/9/25 10:25 PM	Raven Shots Fired Alert	700 BLOCK SONOMA BL
5/11/25 12:06 AM	Raven Shots Fired Alert	1600 BLOCK FAIRGROUNDS DR
5/11/25 10:59 PM	Raven Shots Fired Alert	100 BLOCK MINI DR
5/12/25 6:16 PM	Raven Shots Fired Alert	2500 BLOCK SONOMA BL
5/14/25 5:47 PM	Raven Shots Fired Alert	1100 BLOCK OHIO ST
5/14/25 8:46 PM	Raven Shots Fired Alert	5TH ST/LEMON ST
5/15/25 5:45 AM	Raven Shots Fired Alert	2200 BLOCK SONOMA BL
5/15/25 4:46 PM	Raven Shots Fired Alert	600 BLOCK PIERCE ST
5/16/25 9:23 PM	Raven Shots Fired Alert	1000 BLOCK SUTTER ST
5/16/25 10:27 PM	Raven Shots Fired Alert	800 BLOCK TAPER CT
5/16/25 10:28 PM	Raven Shots Fired Alert	400 BLOCK PENNSYLVANIA ST
5/16/25 11:39 PM	Raven Shots Fired Alert	200 BLOCK HAVITURE WY
5/18/25 12:08 AM	Raven Shots Fired Alert	1500 BLOCK MAGAZINE ST
5/18/25 2:27 AM	Raven Shots Fired Alert	600 BLOCK SONOMA BL
5/18/25 4:44 PM	Raven Shots Fired Alert	500 BLOCK ALABAMA ST
5/18/25 10:05 PM	Raven Shots Fired Alert	1100 BLOCK WHITNEY AV
5/18/25 11:31 PM	Raven Shots Fired Alert	600 BLOCK SONOMA BL
5/19/25 5:37 AM	Raven Shots Fired Alert	000 BLOCK PARROTT ST
5/19/25 11:05 PM	Raven Shots Fired Alert	1800 BLOCK MARIN ST
5/20/25 12:01 AM	Raven Shots Fired Alert	200 BLOCK STANFORD DR
5/20/25 12:02 AM	Raven Shots Fired Alert	600 BLOCK MARE ISLAND WY
5/20/25 7:17 PM	Raven Shots Fired Alert	700 BLOCK 5TH ST
5/20/25 11:29 PM	Raven Shots Fired Alert	600 BLOCK CURTOLA PKWY
5/20/25 11:48 PM	Raven Shots Fired Alert	1500 BLOCK GRIFFIN DR
5/20/25 11:55 PM	Raven Shots Fired Alert	1200 BLOCK LOUISIANA ST
5/21/25 8:50 PM	Raven Shots Fired Alert	300 BLOCK ALHAMBRA AVE

5/22/25 8:44 PM	Raven Shots Fired Alert	100 BLOCK ILLINOIS ST
5/22/25 11:04 PM	Raven Shots Fired Alert	600 BLOCK WILSON AV
5/23/25 12:50 AM	Raven Shots Fired Alert	100 BLOCK STANFORD DR
5/23/25 1:11 AM	Raven Shots Fired Alert	1000 BLOCK ALABAMA ST
5/25/25 1:32 AM	Raven Shots Fired Alert	100 BLOCK PACIFIC CT
5/26/25 4:27 PM	Raven Shots Fired Alert	00 BLOCK MAINE ST
5/26/25 4:40 PM	Raven Shots Fired Alert	800 BLOCK NEBRASKA ST
5/26/25 7:32 PM	Raven Shots Fired Alert	1000 BLOCK ALABAMA ST
5/29/25 1:13 AM	Raven Shots Fired Alert	1100 BLOCK LOUISIANA ST
5/29/25 11:52 AM	Raven Shots Fired Alert	600 BLOCK LOUISIANA ST
5/29/25 4:30 PM	Raven Shots Fired Alert	600 BLOCK MAGAZINE ST
5/29/25 9:44 PM	Raven Shots Fired Alert	100 BLOCK LARISSA LN
5/29/25 10:18 PM	Raven Shots Fired Alert	700 BLOCK GRANT ST
5/29/25 10:47 PM	Raven Shots Fired Alert	400 BLOCK HAMPSHIRE ST
5/30/25 5:28 AM	Raven Shots Fired Alert	2300 BLOCK SONOMA BL
5/30/25 11:48 PM	Raven Shots Fired Alert	900 BLOCK TENNESSEE ST
5/31/25 12:56 AM	Raven Shots Fired Alert	400 BLOCK TENNESSEE ST
5/31/25 11:03 PM	Raven Shots Fired Alert	100 BLOCK AMADOR ST
6/1/25 6:17 PM	Raven Shots Fired Alert	200 BLOCK AMADOR ST
6/1/25 10:14 PM	Raven Shots Fired Alert	900 BLOCK KENTUCKY ST
6/1/25 11:18 PM	Raven Shots Fired Alert	300 BLOCK 5TH ST
6/2/25 5:58 PM	Raven Shots Fired Alert	200 BLOCK BROADWAY ST
6/2/25 5:59 PM	Raven Shots Fired Alert	200 BLOCK NICOLE WY
6/2/25 6:53 PM	Raven Shots Fired Alert	1100 BLOCK SUTTER ST
6/3/25 7:04 PM	Raven Shots Fired Alert	900 BLOCK 5TH ST
6/3/25 7:15 PM	Raven Shots Fired Alert	900 BLOCK 5TH ST
6/4/25 1:06 AM	Raven Shots Fired Alert	900 BLOCK TENNESSEE ST
6/6/25 9:02 PM	Raven Shots Fired Alert	700 BLOCK MAGAZINE ST
6/6/25 10:21 PM	Raven Shots Fired Alert	600 BLOCK SONOMA BL
6/7/25 12:59 AM	Raven Shots Fired Alert	300 BLOCK 5TH ST
6/7/25 5:57 AM	Raven Shots Fired Alert	200 BLOCK BENNETT AV
6/7/25 5:42 PM	Raven Shots Fired Alert	100 BLOCK FARRAGUT AV
6/7/25 6:24 PM	Raven Shots Fired Alert	1100 BLOCK LOUISIANA ST
6/7/25 9:14 PM	Raven Shots Fired Alert	600 BLOCK SPRINGS RD
6/7/25 10:41 PM	Raven Shots Fired Alert	400 BLOCK MINI DR
6/7/25 11:03 PM	Raven Shots Fired Alert	1700 BLOCK MARIN ST
6/9/25 1:58 AM	Raven Shots Fired Alert	500 BLOCK ALAMEDA ST
6/9/25 9:39 PM	Raven Shots Fired Alert	600 BLOCK ALABAMA ST
6/11/25 10:34 PM	Raven Shots Fired Alert	1600 BLOCK FAIRGROUNDS DR

6/12/25 12:26 AM	Raven Shots Fired Alert	200 BLOCK LA BREA ST
6/12/25 6:34 PM	Raven Shots Fired Alert	800 BLOCK FLORIDA ST
6/13/25 1:13 AM	Raven Shots Fired Alert	500 BLOCK SONOMA BL
6/13/25 1:14 AM	Raven Shots Fired Alert	800 BLOCK SONOMA BL
6/13/25 3:09 PM	Raven Shots Fired Alert	700 BLOCK OHIO ST
6/13/25 10:32 PM	Raven Shots Fired Alert	1000 BLOCK FAIRGROUNDS DR
6/13/25 11:30 PM	Raven Shots Fired Alert	900 BLOCK FALCON DR
6/13/25 11:31 PM	Raven Shots Fired Alert	TENNESSEE ST/EL DORADO
6/14/25 1:20 AM	Raven Shots Fired Alert	300 BLOCK MARIN ST
6/14/25 5:11 PM	Raven Shots Fired Alert	1600 BLOCK FAIRGROUNDS DR
6/14/25 9:44 PM	Raven Shots Fired Alert	500 BLOCK MARK AV
6/15/25 12:25 AM	Raven Shots Fired Alert	1100 BLOCK CAPITOL ST
6/15/25 3:40 AM	Raven Shots Fired Alert	600 BLOCK SONOMA BL
6/15/25 9:33 PM	Raven Shots Fired Alert	1000 BLOCK ATHERTON ST
6/18/25 9:29 PM	Raven Shots Fired Alert	400 BLOCK TRINITY ST
6/18/25 9:40 PM	Raven Shots Fired Alert	700 BLOCK KENTUCKY ST
6/18/25 10:06 PM	Raven Shots Fired Alert	00 BLOCK FALCON DR
6/18/25 11:18 PM	Raven Shots Fired Alert	CHERRY ST/SONOMA BL
6/19/25 6:19 PM	Raven Shots Fired Alert	300 BLOCK NEBRASKA ST
6/21/25 2:06 AM	Raven Shots Fired Alert	1100 BLOCK SACRAMENTO ST
6/21/25 9:25 PM	Raven Shots Fired Alert	1000 BLOCK PORTER ST
6/22/25 1:19 AM	Raven Shots Fired Alert	100 BLOCK LEONARD ST
6/22/25 1:49 AM	Raven Shots Fired Alert	1100 BLOCK BUSH AV
6/22/25 4:03 AM	Raven Shots Fired Alert	1100 BLOCK LOUISIANA ST
6/22/25 6:41 PM	Raven Shots Fired Alert	1100 BLOCK PORTER ST
6/22/25 6:52 PM	Raven Shots Fired Alert	1100 BLOCK BUSH AV
6/22/25 6:57 PM	Raven Shots Fired Alert	400 BLOCK RIDGE AV
6/22/25 10:24 PM	Raven Shots Fired Alert	1100 BLOCK PINE ST
6/22/25 11:52 PM	Raven Shots Fired Alert	200 BLOCK LARISSA LN
6/23/25 4:06 PM	Raven Shots Fired Alert	200 BLOCK LARISSA LN
6/23/25 6:13 PM	Raven Shots Fired Alert	1000 BLOCK LOYOLA WY
6/24/25 6:41 PM	Raven Shots Fired Alert	2700 BLOCK SONOMA BL
6/24/25 10:47 PM	Raven Shots Fired Alert	300 BLOCK ALHAMBRA AVE
6/25/25 12:43 AM	Raven Shots Fired Alert	1700 BLOCK EL DORADO ST
6/25/25 10:46 PM	Raven Shots Fired Alert	1100 BLOCK PORTER ST
6/26/25 10:15 PM	Raven Shots Fired Alert	500 BLOCK MAGAZINE ST
6/26/25 11:05 PM	Raven Shots Fired Alert	100 BLOCK HASTINGS AV
6/26/25 11:34 PM	Raven Shots Fired Alert	600 BLOCK SONOMA BL
6/26/25 11:37 PM	Raven Shots Fired Alert	100 BLOCK INCA CT

6/27/25 12:07 AM	Raven Shots Fired Alert	1300 BLOCK GRIFFIN DR
6/27/25 12:56 PM	Raven Shots Fired Alert	100 BLOCK HARVARD AV
6/28/25 12:12 AM	Raven Shots Fired Alert	200 BLOCK LINFIELD DR
6/28/25 4:56 AM	Raven Shots Fired Alert	900 BLOCK PORTER ST
6/28/25 9:49 PM	Raven Shots Fired Alert	200 BLOCK DEL SUR ST
6/28/25 10:44 PM	Raven Shots Fired Alert	500 BLOCK SOUZA WY
6/29/25 2:06 AM	Raven Shots Fired Alert	400 BLOCK DEL SUR ST
6/29/25 2:41 AM	Raven Shots Fired Alert	100 BLOCK LEMON ST
6/29/25 3:46 AM	Raven Shots Fired Alert	100 BLOCK MARQUETTE AV
6/30/25 5:13 AM	Raven Shots Fired Alert	800 BLOCK SHERIDAN ST
6/30/25 7:11 PM	Raven Shots Fired Alert	FLORIDA ST/SANTA CLARA ST
6/30/25 8:17 PM	Raven Shots Fired Alert	100 BLOCK CORTLAND CIR
6/30/25 11:13 PM	Raven Shots Fired Alert	100 BLOCK CORTLAND CIR
6/30/25 11:29 PM	Raven Shots Fired Alert	700 BLOCK TENNESSEE ST
7/1/25 1:23 AM	Raven Shots Fired Alert	1600 BLOCK LEWIS BROWN RD
7/1/25 2:25 AM	Raven Shots Fired Alert	1300 BLOCK ILLINOIS ST
7/1/25 9:19 AM	Raven Shots Fired Alert	1200 BLOCK RICE ST
7/1/25 9:14 PM	Raven Shots Fired Alert	800 BLOCK FLORIDA ST
7/1/25 11:12 PM	Raven Shots Fired Alert	400 BLOCK ALABAMA ST
7/1/25 11:12 PM	Raven Shots Fired Alert	1400 BLOCK MARIN ST
7/2/25 1:00 AM	Raven Shots Fired Alert	900 BLOCK 5TH ST
7/2/25 7:39 PM	Raven Shots Fired Alert	1000 BLOCK PORTER ST
7/2/25 11:02 PM	Raven Shots Fired Alert	1200 BLOCK SACRAMENTO ST
7/3/25 1:27 AM	Raven Shots Fired Alert	500 BLOCK SONOMA BL
7/3/25 10:05 PM	Raven Shots Fired Alert	600 BLOCK NEBRASKA ST
7/3/25 10:55 PM	Raven Shots Fired Alert	500 BLOCK MAINE ST
7/3/25 11:48 PM	Raven Shots Fired Alert	BROADWAY ST/LOUISIANA ST
7/4/25 12:02 AM	Raven Shots Fired Alert	100 BLOCK CYNTHIA AV
7/4/25 12:17 AM	Raven Shots Fired Alert	1000 BLOCK PINE ST
7/4/25 12:31 AM	Raven Shots Fired Alert	200 BLOCK AMELIA ST
7/4/25 2:07 AM	Raven Shots Fired Alert	1200 BLOCK KENTUCKY ST
7/4/25 12:22 PM	Raven Shots Fired Alert	600 BLOCK MAGAZINE ST
7/4/25 4:49 PM	Raven Shots Fired Alert	1000 BLOCK ALABAMA ST
7/4/25 4:50 PM	Raven Shots Fired Alert	00 BLOCK MAINE ST
7/4/25 4:51 PM	Raven Shots Fired Alert	800 BLOCK TAPER AV
7/4/25 5:57 PM	Raven Shots Fired Alert	1100 BLOCK INDIANA ST
7/4/25 6:43 PM	Raven Shots Fired Alert	CASSADY ST/HALLIDAY ST
7/4/25 6:46 PM	Raven Shots Fired Alert	300 BLOCK TENNESSEE ST
7/4/25 8:08 PM	Raven Shots Fired Alert	NICOLE WY/CIMARRON DR

7/5/25 12:10 AM	Raven Shots Fired Alert	100 BLOCK PLACER PL
7/5/25 12:12 AM	Raven Shots Fired Alert	1100 BLOCK PORTER ST
7/5/25 12:19 AM	Raven Shots Fired Alert	200 BLOCK PUEBLO WY
7/5/25 12:30 AM	Raven Shots Fired Alert	000 BLOCK PUEBLO WY
7/5/25 12:40 AM	Raven Shots Fired Alert	200 BLOCK LADERA DR
7/5/25 1:05 AM	Raven Shots Fired Alert	100 BLOCK LUNA DR
7/5/25 1:05 AM	Raven Shots Fired Alert	400 BLOCK LA JOLLA ST
7/5/25 1:05 AM	Raven Shots Fired Alert	1300 BLOCK LEMON ST
7/5/25 1:20 AM	Raven Shots Fired Alert	00 BLOCK HARBOR WY
7/5/25 1:31 AM	Raven Shots Fired Alert	400 BLOCK TRINITY ST
7/5/25 10:12 PM	Raven Shots Fired Alert	1100 BLOCK PINE ST
7/6/25 1:50 AM	Raven Shots Fired Alert	400 BLOCK CARLSON ST
7/6/25 3:56 AM	Raven Shots Fired Alert	200 BLOCK LILLEAN CT
7/7/25 5:18 AM	Raven Shots Fired Alert	500 BLOCK EVELYN CR
7/7/25 9:22 PM	Raven Shots Fired Alert	500 BLOCK SONOMA BL
7/7/25 9:44 PM	Raven Shots Fired Alert	100 BLOCK RADCLIFFE DR
7/8/25 10:50 PM	Raven Shots Fired Alert	400 BLOCK TUOLUMNE ST
7/8/25 10:51 PM	Raven Shots Fired Alert	900 BLOCK PORTER ST
7/8/25 10:51 PM	Raven Shots Fired Alert	100 BLOCK SPRINGS RD
7/8/25 11:05 PM	Raven Shots Fired Alert	200 BLOCK SANDY BEACH RD
7/8/25 11:05 PM	Raven Shots Fired Alert	1500 BLOCK MARIN ST
7/8/25 11:25 PM	Raven Shots Fired Alert	PORTER ST/MAGAZINE ST
7/9/25 2:32 AM	Raven Shots Fired Alert	600 BLOCK GRANT ST
7/9/25 9:19 PM	Raven Shots Fired Alert	100 BLOCK REMINGTON CT
7/9/25 10:47 PM	Raven Shots Fired Alert	1400 BLOCK LEMON ST

Total: 530



Vallejo Police Department Cell Site Simulator (CSS) Deployment Log Calendar Year 2025

The Vallejo Police Department recognizes the public interest in ensuring that cell site simulator technology is appropriately used and monitored and seeks to be transparent with its usage. Please note that the cell site simulator is merely an investigative tool to find a cell phone. Results from the cell site simulator alone are never used establish probable cause for an arrest or search.

A deployment is defined as any time the cell site simulator is turned on and used to find a target phone. The cell site simulator might be deployed several times to find the same phone even if previously successfully located. Each deployment in the log is not necessarily a separate phone that was searched for. An arrest is not necessarily effected even if a phone is located. There are many factors that determine when and arrest will be effected.

Authorized Purpose Codes:

- (A) Locate missing persons
- (B) Locate at-risk individuals
- (C) Locate victims of mass casualty incidents
- (D) Assist in felony investigations
- (E) Apprehend fugitives

****In the event a search warrant is (N*) NOT obtained due to special circumstances, an explanation will be provided in a separate attachment****

#	DATE	Operator/ Affiant	Case Number	Crime Code	Search Warrant Obtained Y/N and PRIOR or POST Deployment EXIGENT indicates CSS was used during Exigent Circumstance.	Located (Y/N)	Arrest Made (Y/N)	Purpose Code	Agency Assist (Y/N)
	JANUARY								
1	No Use								
2	FEBRUARY								
	No Use								
3	MARCH								
4	No Use								
5	APRIL								
	No Use								
	May								
6		Pittman/Tonn		187	Yes-Prior	Yes	No	D/E	N
7		Pittman/Tonn		187	Yes-After/Exigent	No	No	D/E	N
8	JUNE								
9	No Use								
10	JULY								
11	No Use								
12									
13									
14									
15									
16									
17									
18									
19									
20									
21									

22									
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Vallejo Police Department – 2025 Year to Date Flight Log



	Date	Time	Aircraft	Call for Service	Case/Inc	Flight Time(min)	Air Space	Day/Night
1	2/5/2025	1658	Mavic 3 Pro	Traffic Hazard	2502050152	31	G	Day
2	2/12/2025	1351	Mavic 3 Pro	ESU	25-1848	9	G	Day
3	2/12/2025	1406	Mavic 3 Pro	ESU	25-2100	7	G	Day
1	2/15/2025		Enterprise	187 PC		31	G	Night
2	2/18/2025	1350	Mavic 3 Pro	ESU	25-1848	9	G	Day
3	2/20/2025	625	Mavic 3	ESU	25-1848	25	G	Day
4	2/24/2025	801	Mavic 3 Pro	415 PC - Weapons	2502240042	4	G	Day
5	2/27/2025	1015	FPV	ESU	25-2100	9	G	Day
6	3/5/2025	1035	Mavic 3	273.5 PC	25-2272	16	G	Day
7	3/13/2025	726	Enterprise	ESU	24-02576	10	G	Day
8	3/17/2025	610	Enterprise	Agency Assist	NA	6	G	Night
9	3/17/2025	629	Enterprise	Agency Assist	NA	7	G	Night
10	3/17/2025	641	Enterprise	Agency Assist	NA	8	G	Night
11	3/19/2025	1132	Mavic 3 Pro	417 PC	25-2733	6	G	Day
12	3/22/2025	345	Enterprise	245 PC	25-2845	28	G	Night
13	3/22/2025	413	Enterprise	245 PC	25-2845	27	G	Night
14	4/3/2025	1106	Mavic 3 Pro	Welfare Check	2504030079	3	G	Day
15	4/13/2025	1635	Enterprise	2800 VC	25-3619	7	G	Day
16	4/22/2025	930	Mavic 3	Area check armed subject	2504220045	15	G	Day
17	4/30/2025	1200	Mavic 3	Area check armed subject	2504300066	5	G	Day
18	5/1/2025	1605	Mavic 3	415W	25-4264	9	G	Day
19	5/9/2025	2114	Enterprise	459 PC	25-4525	14	G	Night
20	5/11/2025	502	Enterprise	Area check shots fired	25-4556	8	G	Night
21	5/28/2025		Mavic 3	187 PC		14	G	Day
22	6/2/2025	1059	Mavic 3 Pro	Area check armed subject	25-05309	38	G	Day
23	6/2/2025	1005	Mavic 3	Area check armed subject	25-5309	10	G	Day
24	6/2/2025	1043	Mavic 3	Area check armed subject	25-5309	14	G	Day
25	6/13/2025	932	Enterprise	459 PC	25-5727	20	G	Day
26	6/13/2025	1906	Enterprise	Area check shots fired	2506130175	10	G	Day
27	6/15/2025	8:56	Enterprise	2800 VC	25-5778	16	G	Day
28	6/20/2025		Enterprise	187 PC		16	G	Day
29	6/21/2025	10:36	Enterprise	487 PC	25-5986	10	G	Day
30	6/21/2025	6:39	Enterprise	273(A) PC	25-5992	15	G	Day