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AMENDED	BY: N/A				
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Revised 10/28/2022

The City of Chula Vista uses many technology systems to effectively and efficiently deliver public services. Technology available to the City has expanded from more simple tools, such as email and spreadsheets, to more complex systems that involve the automated collection and analysis of a broad range of data, including Sensitive Personal Information. Emerging technologies tend to involve the collection or generation of large amounts of data that can later be processed or analyzed. As the scope of City use of data and technology has grown, risks to individual privacy have become more apparent. As the City continues to explore new ways to use technology, the community has expressed a desire for greater levels of transparency and public engagement in decision-making around City acquisition and use of certain technologies impacting privacy.

PURPOSE

This policy has multiple purposes:

- To safeguard the security, accuracy, and control of access to City data and technology systems
- To protect the civil rights and civil liberties of Chula Vista community members and visitors, including rights to privacy
- To ensure that expert advice and community input is included as part of City decision-making involving the acquisition and use of privacy-impacting technology
- To protect against the waste of taxpayer funds
- To promote transparency in the acquisition and use of privacy-impacting technology by the City
- To build and maintain public trust in the City and its use of technology to deliver public services

POLICY

- 1. <u>Definitions</u>:
 - 1.1. Acquire: to obtain, purchase, lease, rent, borrow, create, develop, or accept in donation
 - 1.2. Exigent Circumstances: Circumstances where, based upon a good faith belief, one or more of the following conditions exists: an emergency involving danger of death or serious physical injury to any individual, or imminent danger of significant property damage or monetary loss to any individual or organization, or an imminent threat to an individuals' civil liberties or rights.
 - 1.3. **General Technology**: Any electronic device, software program, or hosted software solution that does not meet the definition of Sensitive Technology or Surveillance Technology.
 - 1.4. **Sensitive Personal Information**: Information that reveals a person's social security number, driver's license information, state identification card, passport number, military identification number, financial account numbers, debit card number, credit card number, account log-in credentials, IP address, email address, phone number, home address, precise geolocation at a given time, biometric information, contents of email, contents of mail, contents of text

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orien to wl this o recon heari 1.5. Sens owno whic For t	igration status, philosophical beliefs, political itation, union membership, or membership in a nich a person has a reasonable expectation of d definition and this policy, Sensitive Personal I rded, obtained or disclosed as a part of an acti- ng or process, or in accordance with other leg itive Technology : Any electronic device, sofed or operated by the City that generates or of h is not designed or intended to be used for su- he purposes of this definition and this policy, wing: Standard office technology such as en networking systems, or broadly available c applications	any other confident nformatic ve crimin gal or statu ftware pro collects So urveillance Sensitive nail syste	priva iality on do al inv tory ogram ensiti e. Tech ems,	te organization, in or privacy. For pu es not include info estigation, a lawfu requirements. a, or hosted softwa ve Personal Information nology does not i copy machines,	each case rposes of ormation il judicial re solution nation, but include the telephone				
indiv (for accor indiv not b 1.7. Surv solut the p	IT infrastructure only intended to manage b Technology solely intended to manage the employees, such as payroll, employment ap Technology solely intended to manage the i such as case management systems and rever reillance or surveil: To observe the mover riduals, or to gather information that can read example, an automated license plate reader rdance with a program or plan, without the riduals. Observations that are incidental or pa be considered surveillance for the purposes of reillance Technology: Any electronic device ion owned or operated by the City that is de urpose of Surveillance.	ne Sensiti plications internal ac nue collect ments, be dily be co er progra e knowled art of a fo this defin ce, softw signed or	ive P s, heal dmini ction a havio nnect m), f dge a cused ition are p prim	ersonal Information thand retirement strative functions of and billing system or, or actions of it ed to identifiable for purposes of a and consent of the l, ongoing investig and this policy. orogram, or hoster arily intended to b	benefits. of the City, s. identifiable individuals analysis in e observed gation shall d software be used for				
	 he purposes of this definition and this policy, ollowing: Cameras installed on City property solely a of that property. Cameras installed solely to protect the physic sewers and storm drains. Technology that monitors only City emptities of the physical solely to protect the physical solely that monitors only City emptities. 	for the pu	irpose rity c	e of maintaining t	he security are, such as				

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2.1. T an of re re S pn 2.2. T	 Public safety officer body-worn cameras. <u>y and Technology Advisory Commission</u> he City will establish a City Council advisory conduction of Technology Advisory Commission ("PTAC") ² advisory duties described in this policy. Inviewing and advising on City technology use ports, annual reports, procurement standards urveillance Technology, and (b) facilitating publicacy and City technology. he PTAC should include (but not be limite erspectives: Experts in emerging technologies and systems Financial auditors and certified public accounta Attorneys, legal scholars, and recognized acad rights Members of organizations that focus on govern Representatives from equity-focused organizati Public safety professionals Individuals with experience or expertise in the second second) responsible for a general, PTZ policies, Surves for agreement lic discussion of ed to) member ants emics with exp ament transpare ions	or carrying out a b AC duties shall i veillance Technolo ents involving Se of important issues rs who have the pertise in privacy a ency or individual p	oroad range nclude (a) ogy impact ensitive or s related to following
3.1. T w p • • •	 3.1. The City Manager shall seek the advice of one or more City staff members or consultants with privacy and technology expertise ("PT Advisor"), as appropriate, for the following purposes: Provide training and guidance to City staff on privacy issues Serve as an advisor or liaison to the PTAC Perform internal audits and monitor compliance with City privacy and technology use policies; Coordinate with external privacy auditors when applicable; Assist in the evaluation of new technology acquisitions for potential privacy issues 4. <u>Use policies:</u> 			
cl pr A 4.2. T	he City Manager shall establish a process for det assified as General Technology, Sensitive Tech rocess may include review by an internal grou dvisor. he City Manager shall create one written use po he City Manager shall also create use policie	nnology, or Su up of designat licy that applie	rveillance Techno ed City staff and es to all General T	logy. Such /or the PT echnology.

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 Surveillance Technology. Where City Council required, the related use policy shall be presente the time of the requested approval as provided in 4.3. Every use policy for a Sensitive Technology of following information: (a) City purpose and of technology, (b) range of authorized uses and us protection, retention, management, and sharing (d) technology maintenance protocols, (e) trading and oversight. 4.4. Use policies shall be reviewed and updated be appropriate, with input from the PT Advisor. Us should occur at any time there is a significant chatechnology, or there are material changes in applied. 4.5. The order in which use policies are created or u Technologies shall be determined by the City Such determinations shall be made based on a consecurity risks and adverse impacts on individual plane. 5. Surveillance Technology impact reports (STIR) 5.1. Prior to acquiring a Surveillance Technology, surveillance Technology impact reports (STIR) 5.2. Surveillance Technology impact reports (STIR) approval of the City Manager. Departments shat assistance in developing such reports. Where acquisition is required, the related STIR reports consideration at the time of the requested approval. 5.2. Surveillance Technology impact reports should, disproportionate adverse impacts on certain grout impacts exist, identify, where feasible, specifie evaluate the potential for adverse impacts on the within city systems, particularly with respect to such impacts exist, identify, where feasible, specifie evaluate the potential financial impacts on the sources of funding; (f) describe potential alternatiaters were not chosen. 5.3. The City should update a STIR as appropriate, function or purpose of the subject technology applicable laws or best practices, or in the event an impact on data security or privacy interests. 	ed to the City Co a Section 6, below or Surveillance T objectives for a sers, (c) protocol (including sharin aning requirement by the City Mar (se policy review ange in the funct icable laws or be updated for exist Manager, with onsideration of the privacy. state, and local lat the acquiring C for that technolo nould solicit inp City Council a shall be presented al as provided in the acquirity of data o Sensitive Pers ecific measures to city budget, in tives to the technolo any time there if y, any time the	buncil for its const w. Fechnology shall acquiring and dep ls for data collecting among City de ents, and (f) pro- mager from time vs, and updates as tion or purpose of est practices. ing Sensitive or S input from the P ne technology's po- aws and shall be re- city Department sho by subject to the but from the PT A approval of any ed to the City Cou n Section 6, below (a) evaluate the p e community, (b) mitigate those in a storage and access conal Information; to mitigate those i ncluding current of nology and explain is a significant char ere are material	ideration at include the ploying the ion, access, partments), visions for to time, as a necessary, the subject Surveillance T Advisor. otential data eviewed by hall draft a review and Advisor for technology uncil for its ootential for where such mpacts; (c) ess controls ; (d) where mpacts; (e) or potential n why those ange in the changes in

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 6. <u>Surveillance Technology acquisition process</u>: 6.1. Any City Department intending to acquire Surveill obtain City Council approval of the acquisition, STIR. City departments shall include a summary of PTAC in their report to the City Council. 6.2. City Departments shall, prior to seeking City Surveillance Technology, present the applicable of input and recommendations. If the PTAC does acquisition proposal from a City Department, the without their recommendation. 6.3. When soliciting proposals for Surveillance Technology acquisitions shall be as to form by the City Attorney, containing in sul provisions described in this policy. 	along with of comments Council a use policy a not act w e departmen ology, the (ty breaches e procured	n the associated use s and recommendation pproval for the account and STIR to the PTA within 60 days of re- nt may proceed to C City shall require res by written agreement	policy and ons from the quisition of AC for their eceiving the City Council pondents to at, approved	
 7. <u>Transparency in the use of Sensitive and Surveillance 7</u> 7.1. <u>City Manager's Report to the PTAC</u>. The City Mevery two years to the PTAC regarding the status of the extent feasible and applicable, the report shi information for the applicable time period: (a) He used, (b) how frequently have the technologies patterns changes (if any) over time; (c) if any Technology been shared with other entities, and we Personal Information; (d) an evaluation of whe disproportionate adverse impact on certain group evaluation of the effectiveness of any identified total annual costs for the use of Surveillance Techninvolving unauthorized releases of Sensitive Person of Sensitive or Surveillance Technology at public texample, if surveillance cameras are added to a parentrance(s) to the park notifying visitors that they at the following information: A list of Sensitive and Surveillance Technologi Use policies for all Sensitive and Surveillance Technologi 	Ianager sha of City use hall include how Survei been depl d how ofte whether any ther Survei os or geogra mitigation nology; and nal Informa ld be posted facilities or rk, signs sh are under vi site, in a ma es that have	Ill provide a report a of Surveillance Tech , at a minimum, the illance Technologies oyed, including may en has data from S y of that data include illance Technology aphic areas of the C measures; (f) a summary of an ation. d to notify and disclo within City rights of ould be posted near t ideo surveillance. unner that is easy to far e been acquired withi	nology. To e following have been terial usage Surveillance ed Sensitive is having a City; (e) an mary of the ny incidents se the use way. For he ind and	

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 STIRs for all Surveillance Technologies The City Records Retention Schedule <u>Data Collection, Retention, Sharing, Management</u> 8.1. The City shall not sell or allow unauthorized Information. 8.2. The City shall ensure that all technology agreed data that may include Sensitive Personal I approved by the City Attorney, with input from selling or allowing unauthorized access to data provide the contracted service to the City. 8.3. The City shall ensure that agreements related Surveillance Technology include a clause that a cause in the event the vendor violates any reotherwise violates individual privacy protections 8.4. The City shall seek to minimize the amount of collect when providing services so that the only the service. 8.5. The City Clerk shall ensure that the Records Personal Information is held by the City and how 8.6. The requirements of this section do not apply to law, including without limitation the Public Reather discretion of the City Manager, the sharing and necessary government operations or adminin calls, transferring criminal records, transferring health agencies, sharing medical data with exemployment information for verification or cor for grant program compliance. 	ements involving nformation com- n the PT Adviso a owned by the d to the acquisi llows the City to estriction on the s. E Sensitive Perso data collected is Retention Scheo v long that inform to (a) any disclose cords Act and Po g of information stration. Exampl g public health d xternal parties f	g the collection or tain appropriate r, that prohibit ver City except as no tion or use of S o terminate the agr e sale or sharing onal Information d the data necessary hule reflects where nation is retained. are of data that is no political Reform Ac necessary to supp es include: transfe ata to county or s or billing purpose	storage of provisions, ndors from ecessary to ensitive or eement for of data or epartments to provide e Sensitive required by et; or (b) in port routine rring 9-1-1 tate public es, sharing	
 9. <u>Information security</u> 9.1. The City shall establish a cyber roadmap that p being exploited by unauthorized sources. 9.2. The City shall disclose unauthorized releases of individuals as soon as practicable, subject to all a source of the security of the se	of Sensitive Pers	onal Information		
 10. <u>Exceptions</u> 10.1. <u>Interagency Task Force Activities</u>. Ci activities are exempt from the requirements rel Surveillance Technology solely to the extent assignment to the interagency task force. 	lated to acquisiti	on and use of Se	nsitive and	

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assignment to the interagency task force.

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 Technology and the data derived from that use existing use policy only in a situation involving authorization from the City Manager or desig Surveillance Technology in a situation involving shall report the use of the technology and the ju City Council at the conclusion of the exigent circuend, the department will immediately cease using directly relevant to an ongoing investigation or the intends to continue using the technology after the seek approval as outlined in Section 6 of this prevent disclosure as outlined in Section 7 of this private lindividuals or organizations. 10.3. <u>City Access to Private Video Feeds</u>. The develop this policy as it pertains to privately ov private individuals or organizations. 10.4. <u>Waivers</u>. The City Manager or City Councipolicy in the event of exigent circumstances or impossible or infeasible. 11. <u>Training, Compliance and Enforcement of the Policy a</u> 11.1. The City Manager, with input from the City Manager. 	exigent c gnee. If C g exigent ustification umstances the techn he exigent end of the policy. The policy. The policy. The policy will wned vide til as appro- other circe	ircum City of circu is for s. Whi ology circu e exig ne exig ne exist l wor copriate cumstant cumstant liance ney a	nstances and only departments acqu mstances, the Cit using the technol en the exigent circo and dispose of an umstances. If the a ent circumstances igent circumstances igent circumstances ck with the PTAC eds provided to the e may waive elem ances that make a <u>e with Laws</u> .	with prior ire or use y Manager logy to the cumstances ny data not department , they must re does not C to further he City by ments of this compliance
 responsible for interpreting and overseeing City Oversight shall include (a) requiring City employe of employment; and (b) assuring that City employ improper use of Sensitive Technology or Survei retaliation in employment. 11.2. The City does not intend by adopting this enforce this policy against the City or any indiv private right of action created hereby. 11.3. All City activities conducted pursuant to t limitation, all data collection, retention, sharin conducted in a manner that is consistent with all including, without limitation, laws governing Sensitive Personal Information, and the protection the event that there is a conflict between this poli shall govern. 11.4. Where necessary or appropriate, with the provide training to key City departments and staf and manage potential data privacy issues and performance. 	complian ee complia yees or ind llance Teo policy to vidual City the terms ng, and ll applicat the collect on of indivicy and ap e input of ff to ensur	ice wance wa	ith the terms of t with the policy as a hals who report the logy shall be prote t any third party to ployee and there s is policy, includir gement activities ederal, state, and storage and dis l civil rights and I ble laws, the appli PT Advisor, the ey are equipped to	this policy. a condition e suspected ected from the right to shall be no ng, without s, shall be local laws, sclosure of liberties. In icable laws