2022 Surveillance Impact Report

Crash Data Retrieval Tool

Seattle Police Department
Surveillance Impact Report ("SIR") overview

About the Surveillance Ordinance

The Seattle City Council passed Ordinance 125376, also referred to as the “Surveillance Ordinance,” on September 1, 2017. SMC 14.18.020.b.1 charges the City’s executive with developing a process to identify surveillance technologies subject to the ordinance. Seattle IT, on behalf of the executive, developed and implemented a process through which a privacy and surveillance review is completed prior to the acquisition of new technologies. This requirement, and the criteria used in the review process, are documented in Seattle IT Policy PR-02, the “Surveillance Policy”.

How this Document is Completed

This document is completed by the requesting department staff, support and coordinated by the Seattle Information Technology Department (“Seattle IT”). As Seattle IT and department staff complete the document, they should keep the following in mind.

1. Responses to questions should be in the text or check boxes only; all other information (questions, descriptions, etc.) should not be edited by the department staff completing this document.

2. All content in this report will be available externally to the public. With this in mind, avoid using acronyms, slang, or other terms which may not be well-known to external audiences. Additionally, responses should be written using principally non-technical language to ensure they are accessible to audiences unfamiliar with the topic.

Surveillance Ordinance Review Process

The following is a high-level outline of the complete SIR review process.

<table>
<thead>
<tr>
<th>Upcoming for Review</th>
<th>Initial Draft</th>
<th>Open Comment Period</th>
<th>Final Draft</th>
<th>Working Group</th>
<th>Council Review</th>
</tr>
</thead>
<tbody>
<tr>
<td>The technology is upcoming for review, but the department has not begun drafting the surveillance impact report (SIR).</td>
<td>Work on the initial draft of the SIR is currently underway.</td>
<td>The initial draft of the SIR and supporting materials have been released for public review and comment. During this time, one or more public meetings will take place to solicit feedback.</td>
<td>During this stage the SIR, including collection of all public comments related to the specific technology, is being compiled and finalized.</td>
<td>The surveillance advisory working group will review each SIR’s final draft and complete a civil liberties and privacy assessment, which will then be included with the SIR and submitted to Council.</td>
<td>City Council will decide on the use of the surveillance technology, by full Council vote.</td>
</tr>
</tbody>
</table>
Privacy Impact Assessment

Purpose

A Privacy Impact Assessment ("PIA") is a method for collecting and documenting detailed information collected in order to conduct an in-depth privacy review of a program or project. A PIA asks questions about the collection, use, sharing, security and access controls for data that is gathered using a technology or program. It also requests information about policies, training and documentation that govern use of the technology. The PIA responses are used to determine privacy risks associated with a project and mitigations that may reduce some or all of those risks. In the interests of transparency about data collection and management, the City of Seattle has committed to publishing all PIAs on an outward facing website for public access.

When is a Privacy Impact Assessment Required?

A PIA may be required in two circumstances.

1. When a project, technology, or other review has been flagged as having a high privacy risk.
2. When a technology is required to complete the surveillance impact report process. This is one deliverable that comprises the report.

1.0 Abstract

1.1 Please provide a brief description (one paragraph) of the purpose and proposed use of the project/technology.

Crash Data Retrieval (CDR) tools are important technology used to aid investigators in the reconstruction of traffic collisions. Nearly all passenger vehicles (cars, light trucks, SUVs, etc.) sold in the US since 2013 has an onboard Event Data Recorder (EDR) which automatically records important technical information during a critical event such as a collision. These EDR units only record information when certain events such as when airbags deploy or when sensors detect a collision and do not have interfaces which display the information.

1.2 Explain the reason the project/technology is being created or updated and why the PIA is required.

SPD utilizes Crash Data Retrieval (CDR) tools in the reconstruction of traffic collisions. These tools allow investigators access to information recorded by vehicles around the time of critical events that are associated with vehicle collisions. Some of the data recorded by the vehicle EDRs could potentially contain private information about members of the public.

2.0 Project / Technology Overview

Provide an overview of the project or technology. The overview gives the context and background necessary to understand the purpose, mission and justification for the project / technology proposed.
2.1 Describe the benefits of the project/technology.

Crash Data Retrieval (CDR) tools are important technology used to aid investigators in the reconstruction of traffic collisions. Nearly all passenger vehicles (cars, light trucks, SUVs, etc.) sold in the US since 2013 have an onboard Event Data Recorder (EDR) which automatically records important technical information during a critical event such as a collision. These EDR units only record information when certain events occur, such as when airbags deploy or when sensors detect a collision, and do not have interfaces which display the information. Comprehensive investigation of traffic collisions is necessary to determine the specific circumstances involved in these events. Though EDR technology is integrated into nearly all cars, trucks, and SUVs sold in the USA since 2013, there are no on-board interfaces to display the information stored in these “black boxes.” The CDR technology utilized by SPD is required to download and view any data recorded by the EDR units.

2.2 Provide any data or research demonstrating anticipated benefits.

In as early as 1997, the National Transportation Safety Board (NTSB) began recommending EDRs be installed in new motor vehicles as they are a valuable tool to understand vehicle crashes and can be used to improve vehicle safety. CDR reports have been admissible as evidence in civil and criminal court cases dating to the early 2000s. Information stored in EDRs can determine the severity of an impact, verify seat-belt usage, assess pre-crash vehicle speed, and driver input such as throttle position and steering input.

2.3 Describe the technology involved.

The Crash Data Retrieval (CDR) tools used by SPD consist of hardware and software components. The hardware interface modules and associated cables and adapters are vehicle make and model dependent and connect either to a vehicle’s on-board diagnostics port or directly to the module containing the EDR. These hardware interface modules connect to a computer workstation running the CDR vendor software which translates the raw EDR data into a PDF format readable report.

2.4 Describe how the project or use of technology relates to the department’s mission.

The mission of the Seattle Police Department is to prevent crime, enforce the law, and support quality public safety by delivering respectful, professional, and dependable police services. SPD’s department priorities include the use of best practices that include officer safety guidelines and performance-based accountability to provide progressive and responsive police services to crime victims, witnesses, and all members of the community, and to structure the organization to support the SPD mission and field a well-trained sworn and non-sworn workforce that uses technology, training, equipment, and research strategically and effectively. The use of Crash Data Retrieval (CDR) tools assists in the collecting of evidence related to the investigation and recreation of traffic collisions.

2.5 Who will be involved with the deployment and use of the project / technology?

The Traffic Collision Investigation Squad (TCIS) is a detective unit responsible for scene response and investigative follow-up for collisions involving vehicles, bicycles, pedestrians, boats, trains, light rail vehicles, and aircraft. Only TCIS sworn investigators utilize the Crash Data Retrieval (CDR) tools.
3.0 Use Governance

Provide an outline of any rules that will govern the use of the project / technology. Please note: non-City entities contracting with the City are bound by restrictions specified in the surveillance ordinance and privacy principles and must provide written procedures for how the entity will comply with any restrictions identified.

3.1 Describe the processes that are required prior to each use, or access to/ of the project / technology, such as a notification, or check-in, check-out of equipment.

The Traffic Collision Investigation Squad (TCIS) is a detective unit responsible for scene response and investigative follow-up for collisions involving vehicles, bicycles, pedestrians, boats, trains, light rail vehicles, and aircraft. Only TCIS sworn investigators utilize the Crash Data Retrieval (CDR) tools. TCIS investigates collisions involving specific circumstances such as the death of any person, life-threatening injuries, hit and run collisions, collisions involving substantial bodily injury where it appears a driver was negligent or under the influence of alcohol and or other drugs, vehicular homicide, felony eluding, felony DUI, and other vehicular crimes. The Crash Data Retrieval (CDR) tools are utilized only after legal standards of consent and/or court-issued warrant have been met, as required by the Washington Privacy Act, Chapt. 9.73 RCW.

3.2 List the legal standards or conditions, if any, that must be met before the project / technology is used.

The Crash Data Retrieval (CDR) tools are utilized only after legal standards of consent and/or court-issued warrant have been met, as required by the Washington Privacy Act, Chapt. 9.73 RCW.

3.3 Describe the policies and training required of all personnel operating the project / technology, and who has access to ensure compliance with use and management policies.

Supervisors and commanding officers are responsible for ensuring compliance with policies.

There is a 16+ hour System Operators Course required prior to use of the Crash Data Retrieval (CDR) tools and then annual training on analysis and updates of the data.

All SPD employees must adhere to laws, City policy, and Department Policy (SPD Policy 5.001), and any employees suspected of being in violation of laws or policy or other misconduct are subject to discipline, as outlined in SPD Policy 5.002.
### 4.0 Data Collection and Use

**4.1** Provide details about what information is being collected from sources other than an individual, including other IT systems, systems of record, commercial data aggregators, publicly available data and/or other City departments.

| CDR tools collect information stored in vehicle EDR units. These tools are utilized only after legal standards of consent and/or court-issued warrant have been met in the investigation of a traffic collision. |

**4.2** What measures are in place to minimize inadvertent or improper collection of data?

| The Crash Data Retrieval (CDR) tools are utilized only after legal standards of consent and/or court-issued warrant have been met, as required by the Washington Privacy Act, [Chapt. 9.73 RCW](http://example.com). |

**4.3** How and when will the project / technology be deployed or used? By whom? Who will determine when the project / technology is deployed and used?

| Only TCIS sworn investigators utilize the Crash Data Retrieval (CDR) tools, and then only once appropriate consent and/or a court issued warrant has been obtained. |

**4.4** How often will the technology be in operation?

| As necessary to complete investigations of traffic collisions. |

**4.5** What is the permanence of the installation? Is it installed permanently, or temporarily?

| The equipment is temporarily connected to collision vehicles or the vehicle EDR unit. |

**4.6** Is a physical object collecting data or images visible to the public? What are the markings to indicate that it is in use? What signage is used to determine department ownership and contact information?

| Yes. The equipment has manufacturer and model badges. This is small desktop equipment used by SPD personnel. |

**4.7** How will data that is collected be accessed and by whom?

| Only TCIS sworn investigators utilize the Crash Data Retrieval (CDR) tools, and then only once appropriate consent and/or a court issued warrant has been obtained. The CDR tools used by SPD consist of hardware and software components. The hardware interface modules and associated cables and adapters are vehicle make and model dependent and physically connect either to a vehicle’s on-board diagnostics port or directly to the module containing the EDR. These hardware interface modules connect to a computer workstation running the CDR vendor software which translates the raw EDR data into a PDF format readable report. |
4.8 If operated or used by another entity on behalf of the City, provide details about access, and applicable protocols.

4.9 What are acceptable reasons for access to the equipment and/or data collected?

Only TCIS sworn investigators utilize the Crash Data Retrieval (CDR) tools. TCIS investigates collisions involving specific circumstances such as the death of any person, life-threatening injuries, hit and run collisions, collisions involving substantial bodily injury where it appears a driver was negligent or under the influence of alcohol and or other drugs, vehicular homicide, felony eluding, felony DUI, and other vehicular crimes. The CDR tools are utilized only after legal standards of consent and/or court-issued warrant have been met, as required by the Washington Privacy Act, Chapt. 9.73 RCW.

4.10 What safeguards are in place, for protecting data from unauthorized access (encryption, access control mechanisms, etc.) And to provide an audit trail (viewer logging, modification logging, etc.)?

This equipment is physically housed inside locked SPD facilities. The CDR software is locally installed on select SPD workstations in the TCIS unit within the SPD network firewall. These workstations are accessible only with Multi-Factor Authentication (MFA) Active Directory authentication. The hardware interface modules physically connect to the computer workstation running the CDR vendor software which translates the raw EDR data into a PDF format readable report. These PDF reports are then uploaded into the Evidence.com evidence system.

5.0 Data Storage, Retention and Deletion

5.1 How will data be securely stored?

The PDF reports created by the CDR software are uploaded into the Evidence.com evidence system.

5.2 How will the owner allow for departmental and other entities, to audit for compliance with legal deletion requirements?

These records are available to any auditor, including the Office of Inspector General and federal monitor.

5.3 What measures will be used to destroy improperly collected data?

The scope of CDR tools usage authorization is outlined in consent and court-ordered warrants. Any data that is collected outside the established scope is purged by the investigating detective.

SPD Policy 7.010 governs the submission of evidence and requires that all collected evidence be documented in a General Offense Report. Evidence is submitted to the Evidence Unit and associated with a specific GO Number and investigation.

All information must be gathered and recorded in a manner that is consistent with SPD Policy 6.060, such that it does not reasonably infringe upon “individual rights, liberties, and freedoms secured by the Constitution of the United States and of the State of Washington, including, among others, the freedom of speech, press, association and assembly; liberty of conscience; the exercise of religion; and the right to petition government for redress of grievances; or violate an individual’s right to
privacy.”

All SPD employees must adhere to laws, City policy, and Department Policy (SPD Policy 5.001), and any employees suspected of being in violation of laws or policy or other misconduct are subject to discipline, as outlined in SPD Policy 5.002.

5.4 Which specific departmental unit or individual is responsible for ensuring compliance with data retention requirements?

Unit supervisors are responsible for ensuring compliance with data retention requirements within SPD.

The Traffic Collision Investigation Squad (TCIS) is a detective unit responsible for the CDR tools.

Audit, Policy & Research Section personnel can also conduct audits of all data collection software and systems. Additionally, any appropriate auditor, including the Office of Inspector General and the federal monitor can audit for compliance at any time.
6.0 Data Sharing and Accuracy

6.1 Which entity or entities inside and external to the City will be data sharing partners?

SPD has no data sharing partners for the CDR tools or reports. No person, outside of SPD, has direct access to the devices or software.

Data obtained from the system may be shared outside SPD with the other agencies, entities, or individuals within legal guidelines or as required by law.

Data may be shared with outside entities in connection with criminal prosecutions:

- Seattle City Attorney’s Office
- King County Prosecuting Attorney’s Office
- King County Department of Public Defense
- Private Defense Attorneys
- Seattle Municipal Court
- King County Superior Court
- Similar entities where prosecution is in Federal or other State jurisdictions

Data may be made available to requesters pursuant to the Washington Public Records Act, Chapter 42.56 RCW (“PRA”). SPD will apply applicable exemptions to the data before disclosing to a requester. Individuals have the right to inspect criminal history record information maintained by the department (RCW 10.97.030, SPD Policy 12.050). Individuals can access their own information by submitting a public disclosure request.

Per SPD Policy 12.080, the Crime Records Unit is responsible for receiving, recording, and responding to requests “for General Offense Reports from other City departments and from other law enforcement agencies, as well as from insurance companies.”

Discrete pieces of data collected by the CDR tools may be shared with other law enforcement agencies in wanted bulletins, and in connection with law enforcement investigations jointly conducted with those agencies, or in response to requests from law enforcement agencies investigating criminal activity as governed by SPD Policy 12.050 and 12.110. All requests for data from Federal Immigration and Customs Enforcement (ICE) authorities are referred to the Mayor’s Office Legal Counsel in accordance with the Mayoral Directive, dated February 6, 2018.

SPD shares data with authorized researchers pursuant to properly execute research and confidentiality agreements as provide by SPD Policy 12.055. This sharing may include discrete pieces of data related to specific investigative files collected by the devices.

6.2 Why is data sharing necessary?

Data sharing is necessary for SPD to fulfill its mission of contributing to crime reduction by assisting in collecting evidence related to serious and/or violent criminal activity as part of investigation, and to comply with legal requirements.

6.3 Are there any restrictions on non-City data use?

Yes ☑️ No ☐
6.3.1 If you answered yes, provide a copy of the department’s procedures and policies for ensuring compliance with these restrictions.

Law enforcement agencies receiving criminal history information are subject to the requirements of 28 CFR Part 20, regulating criminal justice information systems. In addition, Washington State law enforcement agencies are subject to the provisions of WAC 446-20-260 (auditing and dissemination of criminal history record information systems), and RCW Chapter 10.97 (Washington State Criminal Records Privacy Act).

Once disclosed in response to PRA request, there are no restrictions on non-City data use; however, applicable exemptions will be applied prior to disclosure to any requestor who is not authorized to receive exempt content.

6.4 How does the project/technology review and approve information sharing agreements, memorandums of understanding, new uses of the information, new access to the system by organizations within City of Seattle and outside agencies?

Research agreements must meet the standards reflected in SPD Policy 12.055. Law enforcement agencies receiving criminal history information are subject to the requirements of 28 CFR Part 20. In addition, Washington State law enforcement agencies are subject to the provisions of WAC 446-20-260, and RCW Chapter 10.97.

Following Council approval of the SIR, SPD must seek Council approval for any material change to the purpose or manner in which CDR tools may be used.

6.5 Explain how the project/technology checks the accuracy of the information collected. If accuracy is not checked, please explain why.

The CDR tools pull information from EDR units that were involved in collisions being investigated. The devices do not check for accuracy, as they create a report of what was recorded. They are not interpreting or otherwise, analyzing any data they collect.

6.6 Describe any procedures that allow individuals to access their information and correct inaccurate or erroneous information.

Individuals may request records pursuant to the PRA, and individuals have the right to inspect criminal history record information maintained by the department (RCW 10.97.030, SPD Policy 12.050). Individuals can access their own information by submitting a public disclosure request.
7.0 Legal Obligations, Risks and Compliance

7.1 What specific legal authorities and/or agreements permit and define the collection of information by the project/technology?

The scope of CDR tools usage authorization is outlined in consent and court-ordered warrants. SPD’s use of CDR tools is governed at the state level by the Washington Privacy Act.

All use of CDR tools must also comply with SPD Policy 12.050 – Criminal Justice Information Systems and may only be used for legitimate criminal investigative purposes.

7.2 Describe what privacy training is provided to users either generally or specifically relevant to the project/technology.

All authorized users of the CDR tools must be CJIS certified and must maintain Washington State ACCESS certification.

SPD Policy 12.050 mandates that all employees receive Security Awareness Training (Level 2), and all employees also receive City Privacy Training. All SPD employees must adhere to laws, City policy, and Department Policy (SPD Policy 5.001), many of which contain specific privacy requirements. Any employees suspected of being in violation of laws or policy or other misconduct are subject to discipline, as outlined in SPD Policy 5.002.

The CJIS training requirements can be found in the appendices of this document, as well as in question 3.3, above.
7.3 Given the specific data elements collected, describe the privacy risks identified and for each risk, explain how it was mitigated. Specific risks may be inherent in the sources or methods of collection, or the quality or quantity of information included.

Per the Code of Federal Regulations, Title 49, Part 563, EDRs must record specific data points including impact severity (as measured in change in velocity), vehicle speed, steering input, accelerator pedal input, brake input, ignition cycle, seat belt status, and airbag deployment. Other information recorded by the EDR varies greatly from vehicle to vehicle. The greatest privacy risk associated with the collection of this information is that many vehicle drivers are unaware that their vehicles are recording this information. The use of the CDR tools is the only way that SPD recovers this information in the investigation of traffic collisions and does so only after legal standards of consent and/or court-issued warrant have been met.

7.4 Is there any aspect of the project/technology that might cause concern by giving the appearance to the public of privacy intrusion or misuse of personal information?

No. SPD utilizes these tools during the investigation of a traffic collision and after legal standards of consent and/or court-issued warrant have been met.

8.0 Monitoring and Enforcement

8.1 Describe how the project/technology maintains a record of any disclosures outside of the department.

Per SPD Policy 12.080, the Crime Records Unit is responsible to receive and record all requests “for General Offense Reports from other City departments and from other law enforcement agencies, as well as from insurance companies.”

Any requests for public disclosure are logged by SPD’s Public Disclosure Unit. Any action taken, and data released subsequently, is then tracked through the request log. Responses to Public Disclosure Requests, including responsive records provided to a requestor, are retained by SPD for two years after the request is completed.

8.2 What auditing measures are in place to safeguard the information, and policies that pertain to them, as well as who has access to the audit data? Explain whether the project/technology conducts self-audits, third party audits or reviews.

All information obtained by the use of the CDR tools and software is uploaded into the Evidence.com evidence system. Audit, Policy & Research Section personnel can also conduct audits of all data collection software and systems. Additionally, any appropriate auditor, including the Office of Inspector General and the federal monitor can audit for compliance at any time.
Financial Information

Purpose

This section provides a description of the fiscal impact of the surveillance technology, as required by the surveillance ordinance.

1.0 Fiscal Impact

Provide a description of the fiscal impact of the project/technology by answering the questions below.

1.1 Current or potential sources of funding: initial acquisition costs.

<table>
<thead>
<tr>
<th>Current ☐ potential ☑</th>
<th>Date of initial acquisition</th>
<th>Date of go live</th>
<th>Direct initial acquisition cost</th>
<th>Professional services for acquisition</th>
<th>Other acquisition costs</th>
<th>Initial acquisition funding source</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual- prior to 2012</td>
<td>Prior to 2012</td>
<td>$5200</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

Notes:

N/A

1.2 Current or potential sources of funding: on-going operating costs, including maintenance, licensing, personnel, legal/compliance use auditing, data retention and security costs.

<table>
<thead>
<tr>
<th>Current ☑ potential ☐</th>
<th>Annual maintenance and licensing</th>
<th>Legal/compliance, audit, data retention and other security costs</th>
<th>Department overhead</th>
<th>IT overhead</th>
<th>Annual funding source</th>
</tr>
</thead>
<tbody>
<tr>
<td>$1376.25</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>SPD Budget-Traffic Collision Investigation</td>
</tr>
</tbody>
</table>

Notes:

As vehicle models change and update, the cables and connectors necessary to connect the CDR to the vehicles changes. Updated cables and connectors range in price from $275 to $700 depending on vehicle. Yearly SPD spends between $275 and $900 on updated adapters.
1.3 Cost savings potential through use of the technology

N/A. This is a requirement to investigate vehicle collisions.

1.4 Current or potential sources of funding including subsidies or free products offered by vendors or governmental entities

N/A
Expertise and References

Purpose

The following information is provided to ensure that Council has a group of experts to reference while reviewing the completed surveillance impact report ("SIR"). Any individuals or agencies referenced must be made aware ahead of publication that their information has been included. All materials must be available for Council to access or review, without requiring additional purchase or contract.

1.0 Other Government References

Please list any other government bodies that have implemented this technology and can speak to the implementation of this technology.

<table>
<thead>
<tr>
<th>Agency, municipality, etc.</th>
<th>Primary contact</th>
<th>Description of current use</th>
</tr>
</thead>
<tbody>
<tr>
<td>National Highway Traffic Safety Administration</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Arizona Department of Transportation</td>
<td>N/A</td>
<td>N/A</td>
</tr>
</tbody>
</table>

2.0 Academics, Consultants, and Other Experts

Please list any experts in the technology under consideration, or in the technical completion of the service or function the technology is responsible for.

<table>
<thead>
<tr>
<th>Agency, municipality, etc.</th>
<th>Primary contact</th>
<th>Description of current use</th>
</tr>
</thead>
<tbody>
<tr>
<td>N/A</td>
<td>N/A</td>
<td>N/A</td>
</tr>
</tbody>
</table>

3.0 White Papers or Other Documents

Please list any authoritative publication, report or guide that is relevant to the use of this technology or this type of technology.
<table>
<thead>
<tr>
<th>Title</th>
<th>Publication</th>
<th>Link</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Bosch CDR Tool, Key Applications for Insurance and Law Enforcement Crash Investigators</td>
<td>Crash Data Group</td>
<td><a href="https://crashdatagroup.com/pages/cdr-white-paper-download-form">https://crashdatagroup.com/pages/cdr-white-paper-download-form</a></td>
</tr>
</tbody>
</table>
Racial Equity Toolkit (‘‘RET’’) and engagement for public comment worksheet

Purpose

Departments submitting a SIR are required to complete an adapted version of the Racial Equity Toolkit (‘‘RET’’) in order to:

• Provide a framework for the mindful completion of the SIR in a way that is sensitive to the historic exclusion of vulnerable and historically underrepresented communities. Particularly, to inform the public engagement efforts departments will complete as part of the surveillance impact report.

• Highlight and mitigate any impacts on racial equity from the adoption and the use of the technology.

• Highlight and mitigate any disparate impacts on individuals or vulnerable communities.

• Fulfill the public engagement requirements of the surveillance impact report.

Adaptation of the RET for Surveillance Impact Reports

The RET was adapted for the specific use by the Seattle Information Technology Departments’ (‘‘Seattle IT’’) Privacy Team, the Office of Civil Rights (‘‘OCR’’), and Change Team members from Seattle IT, Seattle City Light, Seattle Fire Department, Seattle Police Department, and Seattle Department of Transportation.

Racial Equity Toolkit Overview

The vision of the Seattle Race and Social Justice Initiative (‘‘RSJI’’) is to eliminate racial inequity in the community. To do this requires ending individual racism, institutional racism and structural racism. The RET lays out a process and a set of questions to guide the development, implementation and evaluation of policies, initiatives, programs, and budget issues to address the impacts on racial equity.

1.0 Set Outcomes

1.1. Seattle City Council has defined the following inclusion criteria in the surveillance ordinance, and they serve as important touchstones for the risks departments are being asked to resolve and/or mitigate. Which of the following inclusion criteria apply to this technology?

☐ The technology disparately impacts disadvantaged groups.

☐ There is a high likelihood that personally identifiable information will be shared with non-City entities that will use the data for a purpose other than providing the City with a contractually agreed-upon service.

☐ The technology collects data that is personally identifiable even if obscured, de-identified, or anonymized after collection.

X The technology raises reasonable concerns about impacts to civil liberty, freedom of speech or association, racial equity, or social justice.
1.2 What are the potential impacts on civil liberties through the implementation of this technology? How is the department mitigating these risks?

Some personally identifiable information (PII) gathered during criminal investigations could be used to identify information about members of the public, such as location information, though most EDR data does not contain this type of information. SPD mitigates these risks by retaining as evidence only EDR information within the framework established by the consent document and/or warrant obtained for each use of the technology.

1.3 What are the risks for racial or ethnicity-based bias through each use or deployment of this technology? How is the department mitigating these risks?

Include a description of any issues that may arise such as algorithmic bias or the possibility for ethnic bias to emerge in people and/or system decision-making.

The mission of the Seattle Police Department is to prevent crime, enforce the law, and support quality public safety by delivering respectful, professional, and dependable police services. To mitigate the risks for racial or ethnicity-based bias in the use of these devices occurs only with consent and/or court-ordered warrant.

1.4 Where in the City is the technology used or deployed?

☐ All Seattle neighborhoods
☐ Ballard
☐ Belltown
☐ Beacon Hill
☐ Capitol Hill
☐ Central District
☐ Columbia City
☐ Delridge
☐ First Hill
☐ Georgetown
☐ Greenwood / Phinney
☐ International District
☐ Interbay
☐ North
☐ Northeast
☐ Northwest
☐ Madison Park / Madison Valley
☐ Magnolia
☐ Rainier Beach
☐ Ravenna / Laurelhurst
☐ South Lake Union / Eastlake
☐ Southeast
☐ Southwest
☐ South Park
☐ Wallingford / Fremont
☐ West Seattle
☐ King county (outside Seattle)
☐ Outside King County.

If possible, please include any maps or visualizations of historical deployments / use.

If possible, please include any maps or visualizations of historical deployments / use here.
1.4.1 What are the racial demographics of those living in this area or impacted by these issues?

City of Seattle demographics: White - 69.5%; Black or African American - 7.9%; Amer. Indian & Alaska Native - 0.8%; Asian - 13.8%; Native Hawaiian & Pacific Islander - 0.4; Other race - 2.4%; Two or more races - 5.1%; Hispanic or Latino ethnicity (of any race): 6.6%; Persons of color: 33.7%.

King County demographics: White – 70.1%; Black or African American – 6.7%; American Indian & Alaskan Native – 1.1%; Asian, Native Hawaiian, Pacific Islander – 17.2%; Hispanic or Latino (of any race) – 9.4%

1.4.2 How does the Department to ensure diverse neighborhoods, communities, or individuals are not specifically targeted through the use or deployment of this technology?

CDR tools are used exclusively during the investigation traffic collisions and only with consent and/or court-ordered warrant. There is no distinction in the levels of service SPD provides to the various and diverse neighborhoods, communities, or individuals within the city.

All use of these tools must also comply with SPD Policy 12.050 – Criminal Justice Information Systems and may only be used for legitimate criminal investigative purposes.

1.5 How do decisions around data sharing have the potential for disparate impact on historically targeted communities? What is the department doing to mitigate those risks?

The Aspen Institute on Community Change defines structural racism as “…public policies, institutional practices, cultural representations and other norms [which] work in various, often reinforcing ways to perpetuate racial group inequity.” Data sharing has the potential to be a contributing factor to structural racism and thus creating a disparate impact on historically targeted communities. Data sharing is frequently necessary during the course of a criminal investigation to follow up on leads and gather information on suspects from outside law enforcement agencies. Cooperation between law enforcement agencies is an essential part of the investigative process.

In an effort to mitigate the possibility of disparate impact on historically targeted communities, SPD has established policies regarding the dissemination of data in connection with criminal prosecutions, Washington Public Records Act (Chapter 42.56 RCW), and other authorized researchers.

Further, SPD Policy 5.140 forbids bias-based policing and outlines processes for reporting and documenting any suspected bias-based behavior, as well as accountability measures.

1.6 How do decisions around data storage and retention have the potential for disparate impact on historically targeted communities? What is the department doing to mitigate those risks?

Like decisions around data sharing, data storage and retention have similar potential for disparate impact on historically targeted communities. The information obtained by the CDR tools is related
1.7 What are potential unintended consequences (both negative and positive potential impact)? What proactive steps can you / have you taken to ensure these consequences do not occur.

The most important unintended possible consequence related to the continued utilization of the CDR tools is the possibility that the civil rights of individuals may be compromised by unlawful surveillance. SPD mitigates this risk by requiring consent and/or a court-ordered warrant, prior to the utilization of these technologies.

2.0 Public Outreach

2.1 Organizations who received a personal invitation to participate.

Please include a list of all organizations specifically invited to provide feedback on this technology.

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2.1 Scheduled public meeting(s).

Meeting notes, sign-in sheets, all comments received, and questions from the public will be included in Appendix B, C, D, E, F, G, H and I. Comment analysis will be summarized in section 3.0 Public Comment Analysis.

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2.2 Scheduled focus Group Meeting(s)

Meeting 1

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Meeting 2

| Community Engaged |   |   |
Community Engaged

Date

3.0 Public Comment Analysis

This section will be completed after the public comment period has been completed on [DATE] by Privacy Office staff.

3.1 Summary of Response Volume

Dashboard of respondent demographics.

3.2 Question One: What concerns, if any, do you have about the use of this technology?

Dashboard of respondent demographics.

3.3 Question Two: What value, if any, do you see in the use of this technology?

Dashboard of respondent demographics.

3.4 Question Three: What would you want City leadership to consider when making a decision about the use of this technology?

Dashboard of respondent demographics.

3.5 Question Four: General response to the technology.

Dashboard of respondent demographics.

3.5 General Surveillance Comments

These are comments received that are not particular to any technology currently under review.

Dashboard of respondent demographics.

4.0 Response to Public Comments

This section will be completed after the public comment period has been completed on [DATE].
4.1 How will you address the concerns that have been identified by the public?

What program, policy and partnership strategies will you implement? What strategies address immediate impacts? Long-term impacts? What strategies address root causes of inequity listed above? How will you partner with stakeholders for long-term positive change?

5.0 Equity Annual Reporting

5.1 What metrics for this technology be reported to the CTO for the annual equity assessments?

Respond here.
Privacy and Civil Liberties Assessment

Purpose

This section shall be completed after public engagement has concluded and the department has completed the racial equity toolkit section above. The privacy and civil liberties assessment is completed by the community surveillance working group (“working group”), per the surveillance ordinance which states that the working group shall:

“Provide to the executive and the City Council a privacy and civil liberties impact assessment for each SIR that must be included with any departmental request for surveillance technology acquisition or in-use approval. The impact assessment shall include a description of the potential impact of the surveillance technology on civil rights and liberties and potential disparate impacts on communities of color and other marginalized communities. The CTO shall share with the working group a copy of the SIR that shall also be posted during the period of public engagement. At the conclusion of the public engagement period, the CTO shall share the final proposed SIR with the working group at least six weeks prior to submittal of the SIR to Council for approval. The working group shall provide its impact assessment in writing to the executive and the City Council for inclusion in the SIR within six weeks of receiving the final proposed SIR. If the working group does not provide the impact assessment before such time, the working group must ask for a two-week extension of time to City Council in writing. If the working group fails to submit an impact statement within eight weeks of receiving the SIR, the department and City Council may proceed with ordinance approval without the impact statement.”

Working Group Privacy and Civil Liberties Assessment

Respond here.
Submitting Department Response

Description
Provide the high-level description of the technology, including whether software or hardware, who uses it and where/when.

Purpose
State the reasons for the use cases for this technology; how it helps meet the departmental mission; benefits to personnel and the public; under what ordinance or law it is used/mandated or required; risks to mission or public if this technology were not available.

Benefits to the Public
Provide technology benefit information, including those that affect departmental personnel, members of the public and the City in general.

Privacy and Civil Liberties Considerations
Provide an overview of the privacy and civil liberties concerns that have been raised over the use or potential mis-use of the technology; include real and perceived concerns.

Summary
Provide summary of reasons for technology use; benefits; and privacy considerations and how we are incorporating those concerns into our operational plans.
Appendix A: Glossary

**Accountable**: (taken from the racial equity toolkit.) Responsive to the needs and concerns of those most impacted by the issues you are working on, particularly to communities of color and those historically underrepresented in the civic process.

**Community outcomes**: (taken from the racial equity toolkit.) The specific result you are seeking to achieve that advances racial equity.

**Contracting equity**: (taken from the racial equity toolkit.) Efforts to achieve equitable racial outcomes in the way the City spends resources, including goods and services, consultants and contracting.

**DON**: “department of neighborhoods.”

**Immigrant and refugee access to services**: (taken from the racial equity toolkit.) Government services and resources are easily available and understandable to all Seattle residents, including non-native English speakers. Full and active participation of immigrant and refugee communities exists in Seattle’s civic, economic and cultural life.

**Inclusive outreach and public engagement**: (taken from the racial equity toolkit.) Processes inclusive of people of diverse races, cultures, gender identities, sexual orientations and socio-economic status. Access to information, resources and civic processes so community members can effectively engage in the design and delivery of public services.

**Individual racism**: (taken from the racial equity toolkit.) Pre-judgment, bias, stereotypes about an individual or group based on race. The impacts of racism on individuals including white people internalizing privilege, and people of color internalizing oppression.

**Institutional racism**: (taken from the racial equity toolkit.) Organizational programs, policies or procedures that work to the benefit of white people and to the detriment of people of color, usually unintentionally or inadvertently.

**OCR**: “Office of Civil Rights.”

**Opportunity areas**: (taken from the racial equity toolkit.) One of seven issue areas the City of Seattle is working on in partnership with the community to eliminate racial disparities and create racial equity. They include: education, health, community development, criminal justice, jobs, housing, and the environment.

**Racial equity**: (taken from the racial equity toolkit.) When social, economic and political opportunities are not predicted based upon a person’s race.

**Racial inequity**: (taken from the racial equity toolkit.) When a person’s race can predict their social, economic, and political opportunities and outcomes.

**RET**: “racial equity toolkit”

**Seattle neighborhoods**: (taken from the racial equity toolkit neighborhood.) Boundaries defined for the purpose of understanding geographic areas in Seattle.
Stakeholders: (taken from the racial equity toolkit.) Those impacted by proposed policy, program, or budget issue who have potential concerns or issue expertise. Examples might include: specific racial/ethnic groups, other institutions like Seattle housing authority, schools, community-based organizations, change teams, City employees, unions, etc.

Structural racism: (taken from the racial equity toolkit.) The interplay of policies, practices and programs of multiple institutions which leads to adverse outcomes and conditions for communities of color compared to white communities that occurs within the context of racialized historical and cultural conditions.

Surveillance ordinance: Seattle City Council passed ordinance 125376, also referred to as the “surveillance ordinance.”

SIR: “surveillance impact report”, a document which captures the fulfillment of the Council-defined surveillance technology review process, as required by ordinance 125376.

Workforce equity: (taken from the racial equity toolkit.) Ensure the City's workforce diversity reflects the diversity of Seattle.
Appendix B: Public Comment Analysis
Appendix C: Public Comment Demographics
Appendix D: Comment Analysis Methodology
Appendix E: Questions and Department Responses
Appendix F: Public Outreach Overview
Appendix G: Meeting Notice(s)
Appendix H: Meeting Sign-in Sheet(s)
Appendix I: All Comments Received from Members of the Public
Appendix J: Letters from Organizations or Commissions
Appendix K: Supporting Policy Documentation
Appendix L: CTO Notification of Surveillance Technology