



STAFF REPORT

TO: City Council
FROM: City Manager
FOR MEETING: Dec 10 2024

SUBJECT: FLOCK Safety Camera System.

RECOMMENDATION:

The City Council authorize the City Manager to execute the FLOCK Camera System Master Service Agreement and the approval of a 2-year (2025 through 2026) FLOCK Safety contract on behalf of the Law Enforcement Service Agreement with the San Bernardino County Sheriff's Department. The two-year agreement shall consist of a first-year cost of \$130,200 which will include installation, permitting, hardware, and connectivity. An annually recurring second-year cost of \$102,300, will bring the total two-year contract to \$232,500. There will be no fiscal impact to the City of Twentynine Palms as all incurred costs will be paid through the Local Law Enforcement Supplemental Account (LLESA).

ORDER OF PROCEDURE:

Request Staff Report (City Manager Presenting)
Council Questions of Staff
Request Public Comment
Council Discussion
Motion/Second
Discussion of Motion
Call the Question

ATTACHMENTS:

- [Phase I Intersections](#)
- [CA - City of Twentynine Palms - Flock Planning Center](#)
- [CA - City of Twentynine Palms - Law Enforcement Agreement -](#)
- [CA-Twentynine Palms](#)
- [MSA - CA - City of Twentynine Palms - Law Enforcement Agreement](#)
- [Morongo Sheriff PowerPoint](#)
- [Falcon Camera Specs](#)

BACKGROUND:

The FLOCK Safety camera system (FLOCK System or System) is a License Plate Recognition (LPR) system that gathers objective details about vehicles such as vehicle make, model, color, time of day, and direction of travel. The System does not gather Personally Identifiable Information (PII). Access to the FLOCK System records is restricted to and managed by the San Bernardino County Sheriff's Department (SBCSD). Access to System records is based on SBCSD investigative needs and must comply with departmental policy.

The FLOCK System became operational in October of 2022 and since that time, the FLOCK System has proven to be the industry standard for LPRs and is a critical resource used throughout San Bernardino County and adjoining counties. LPRs are a foundational tool used by law enforcement across the county to solve crimes, locate missing and endangered persons, and alert law enforcement of wanted individuals and/or crime-related vehicles. The power of the FLOCK System comes from the system's ability to provide law enforcement professionals real-time notifications of vehicles used in high-priority crimes passing by fixed locations. The FLOCK System database has repeatedly proven to be a valuable and indispensable tool for public safety.

SBCSD is recommending a phased implementation of the FLOCK System within the City. This Phase I implementation would consist of thirty-one (31) total cameras, spanning nine (9) intersections along Twentynine Palms Highway (SR-62) and Adobe Road. SBCSD believes the vehicles involved in the City's most serious crimes commonly drive past these locations.

Specifically, the proposed locations are:

- 1) SR-62 and Lee Road
- 2) SR-62 and Lear Avenue
- 3) SR-62 and Sunrise Road
- 4) SR-62 and Mesquite Avenue
- 5) SR-62 and Adobe Road
- 6) SR-62 and Utah Trail
- 7) Adobe Road and Two Mile Road
- 8) Adobe Road and Amboy Road
- 9) Adobe Road and Indian Trail

The San Bernardino County Sheriff's Department is requesting the City Council's approval of a 2-year (2025 through 2026) FLOCK System contract. The contract includes two components. The first component is a first-year cost of \$130,200 which includes installation, permitting, hardware, and annual connectivity. The second component is an annual subscription cost of \$102,300. The total cost of the initial two-year contract is \$232,500. As evidenced above, the FLOCK System is a subscription-based per camera, per year program. Annual subscription costs cover software and LTE connectivity.

There will be no fiscal impact to the City of Twentynine Palms or constituents as all incurred costs will be paid for through the Local Law Enforcement Supplemental Account (LLESA). Account funds are regenerated each year from the State.

ENVIRONMENTAL:

N/A

ALTERNATIVES:

The City Council could choose to:

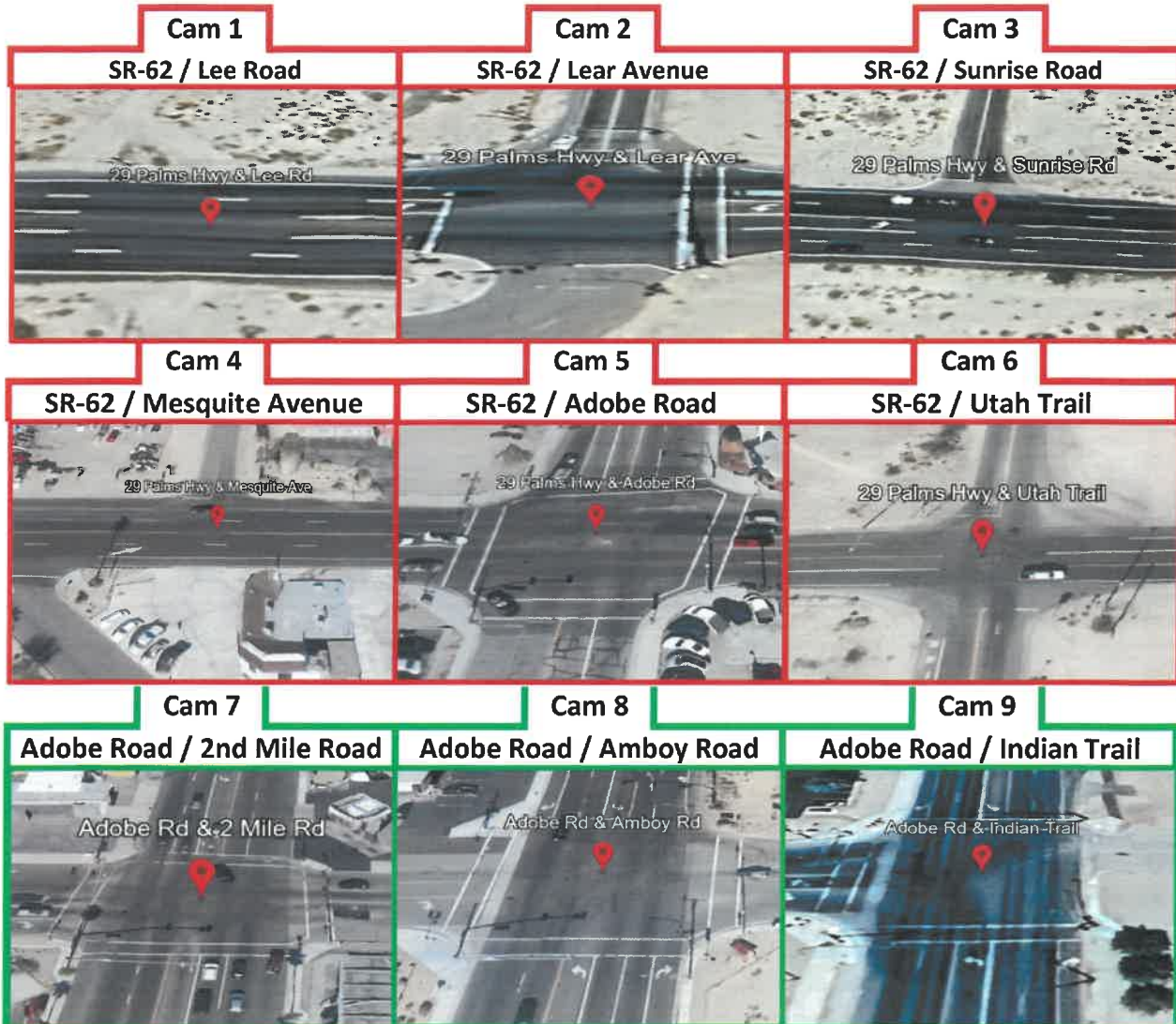
1. Direct Staff to bring forward alternate License Plate Recognition (LPR) systems; or
2. Take no action.

FISCAL IMPACT:

There will be no fiscal impact to the City of Twentynine Palms or constituents as all incurred costs will be covered by the Local Law Enforcement Supplemental Account (LLESA). Account funds are regenerated each year from the State.

FLOCK PHASE I

CITY OF TWENTYNINE PALMS





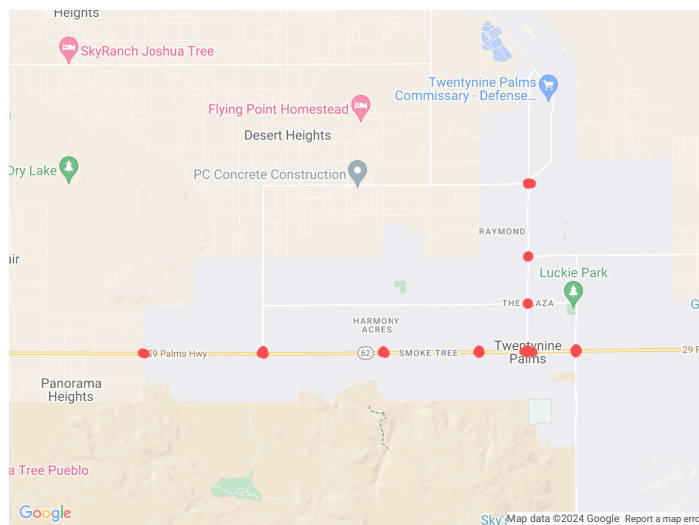
flock safety
 CA – City of Twentynine Palms
 LICENSE PLATE READER CAMERA INSTALLATION
 2024

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Camera Locations

No.	Name	Address	Direction	Lat	Lng	Pole Type	Distance from Roadway (ft)
1	F#001 Lee Dr @ Twentynine Palms Hwy WB	29 Lee Dr, Twentynine Palms, CA 92277, United States	Westbound	34.13524991370069	-116.19483115416337	X2 Redi Torque - Soil Plate	0
2	F#002 Lee Dr @ Twentynine Palms Hwy EB	29 Lee Dr, Twentynine Palms, CA 92277, United States	Eastbound	34.13503539002742	-116.19396394247558	X2 Redi Torque - Soil Plate	0
3	F#003 Lear Ave @ SR-62 NB	6434 Lear Ave, Twentynine Palms, CA 92277, United States	Northbound	34.13594849666964	-116.15065406679413	Flock Pole - 12 ft	0
4	F#004 SR-62 @ Lear Ave WB	69622 29 palms Hwy, Twentynine Palms, CA 92277-6802, United States	Westbound	34.13515036966905	-116.1513230243945	X2 Redi Torque - Soil Plate	0
5	F#005 SR-62 @ Lear Ave EB	69289 29 Palms Hwy, Twentynine Palms, CA 92277-6803, United States	Eastbound	34.13492919695281	-116.15036790141676	X2 Redi Torque - Soil Plate	0
6	F#006 Sunrise Rd @ SR-62 NB	6541 Hillcrest Dr, Twentynine Palms, CA 92277-4056, United States	Northbound	34.13588496448706	-116.1070048094797	Flock Pole - 12 ft	0
7	F#007 SR-62 @ Sunrise Rd WB	71409 Twentynine Palms Hwy, Twentynine Palms, CA 92277-4056, United States	Westbound	34.135411532171254	-116.1073560693392	X2 Redi Torque - Soil Plate	0
8	F#008 SR-62 @ Sunrise Rd EB	71409 Twentynine Palms Hwy, Twentynine Palms, CA 92277, United States	Eastbound	34.13519039381137	-116.10640578252702	X2 Redi Torque - Soil Plate	0
9	F#009 Mesquite Ave @ SR-62 NB	72828 Twentynine Palms Hwy, Twentynine Palms, CA 92277, United States	Northbound	34.1361193854985	-116.07184297940778	X2 Redi Torque - Soil Plate	0
10	F#010 SR-62 @ Mesquite Springs Rd WB	72878 Twentynine Palms Hwy, Twentynine Palms, CA 92277, United States	Westbound	34.13555105600539	-116.07233551853707	X2 Redi Torque - Soil Plate	0
11	F#011 Mesquite Springs Rd @ SR-62 SB	72875 Twentynine Palms Hwy, Twentynine Palms, CA 92277, United States	Southbound	34.13518671933429	-116.07199723900419	Flock Pole - 12 ft	0

2

Camera Locations

No.	Name	Address	Direction	Lat	Lng	Pole Type	Distance from Roadway (ft)
12	F#012 SR-62 @ Mesquite Springs Rd EB	72955 Cactus Dr, Twentynine Palms, CA 92277-3205, United States	Eastbound	34.13534435735259	-116.07156568738813	X2 Redi Torque - Soil Plate	0
13	F#013 Adobe Rd @ SR-62 NB	6485 Adobe Rd, Twentynine Palms, CA 92277, United States	Northbound	34.136202766604775	-116.05424984543178	Flock Pole - 12 ft	0
14	F#014 SR-62 @ Adobe Rd WB	73644 Twentynine Palms Hwy, Twentynine Palms, CA 92277, United States	Westbound	34.13569925456755	-116.05552483704716	Existing Light Pole	0
15	F#015 Adobe Rd @ SR-62 SB	6526 Adobe Rd, Twentynine Palms, CA 92277-3302, United States	Southbound	34.13527191163648	-116.05453886567379	Flock Pole - 12 ft	0
16	F#016 SR-62 @ Adobe Rd EB	78300 Twentynine Palms Hwy, Twentynine Palms, CA 92277, United States	Eastbound	34.13554842713438	-116.0523396965611	Existing Light Pole	0
17	F#017 SR-62 @ Utah Trl WB	29 Utah Trail, Twentynine Palms, CA 92277-3665, United States	Westbound	34.13595249361709	-116.03701553963302	X2 Redi Torque - Soil Plate	0
18	F#018 Utah Trl @ SR-62 NB	6457 Utah Trail, Twentynine Palms, CA 92277-3665, United States	Northbound	34.13651782853419	-116.03659841192992	Flock Pole - 12 ft	0
19	F#019 Utah Trail @ SR-62 SB	29 Utah Trail, Twentynine Palms, CA 92277-3665, United States	Southbound	34.13530800600167	-116.03677827353218	Flock Pole - 12 ft	0
20	F#020 SR-62 @ Utah Trl EB	6511 Utah Trail, Twentynine Palms, CA 92277, United States	Eastbound	34.1358178845385	-116.0362633977688	X2 Redi Torque - Soil Plate	0
21	F#021 2 Mile Rd @ Adobe Rd WB	5680 Adobe Rd, Twentynine Palms, CA 92277, United States	Westbound	34.150303567742476	-116.05435214591985	Existing Traffic Signal Pole	0

3

Camera Locations

No.	Name	Address	Direction	Lat	Lng	Pole Type	Distance from Roadway (ft)
22	F#022 Adobe Rd @ Two Mile Rd EB	5719 Adobe Rd, Twentynine Palms, CA 92277, United States	Eastbound	34.150071418957474	-116.05398810234827	Existing Traffic Signal Pole	0
23	F#023 Adobe Rd @ 2 Mile Rd NB	5687 Adobe Rd, Twentynine Palms, CA 92277, United States	Northbound	34.15031895349753	-116.05403645070469	Existing Traffic Signal Pole	0
24	F#024 Adobe Rd @ 2 Mile Rd SB	5712 Adobe Rd, Twentynine Palms, CA 92277, United States	Southbound	34.15001355986959	-116.05435041125878	Extension Arm	0
25	F#025 Adobe Rd @ Amboy Rd SB	4920 Adobe Rd, Twentynine Palms, CA 92277, United States	Southbound	34.16457003368401	-116.05424755909526	Existing Traffic Signal Pole	0
26	F#026 Amboy Rd @ Adobe Rd EB	73731 Amboy Rd, Twentynine Palms, CA 92277, United States	Eastbound	34.164615325901224	-116.0538811833221	Existing Traffic Signal Pole	0
27	F#027 Adobe Rd @ Amboy Rd NB	4980 Adobe Rd, Twentynine Palms, CA 92277, United States	Northbound	34.1648911142273	-116.05394967542435	Existing Traffic Signal Pole	0
28	F#028 Indian Trl @ Adobe Rd WB	3668 Adobe Rd, Twentynine Palms, CA 92277, United States	Westbound	34.18667057257668	-116.05427441949331	Existing Traffic Signal Pole	0
29	F#029 Adobe Rd @ Indian Tril SB	3744 Adobe Rd, Twentynine Palms, CA 92277, United States	Southbound	34.18641327760788	-116.05421810947492	Existing Traffic Signal Pole	0
30	F#029 Adobe Rd @ Indian Trl NB	3717 Adobe Rd, Twentynine Palms, CA 92277, United States	Northbound	34.18672798659963	-116.05393554602396	Existing Traffic Signal Pole	0
31	F#030 Indian Trail @ Adobe Rd EB	3713 Adobe Rd, Twentynine Palms, CA 92277, United States	Eastbound	34.18656220811295	-116.05292592548729	Flock Pole - 12 ft	0

4

Property	Value
Camera Number	1
Name	F#001 Lee Dr @ Twentynine Palms Hwy WB
Address	29 Lee Dr, Twentynine Palms, CA 92277, United States
Direction	Westbound
Lat	34.13524991370069
Lng	-116.19483115416337
Pole Type	X2 Redi Torque - Soil Plate
Distance from Roadway (ft)	0
Speed Limit	

Position

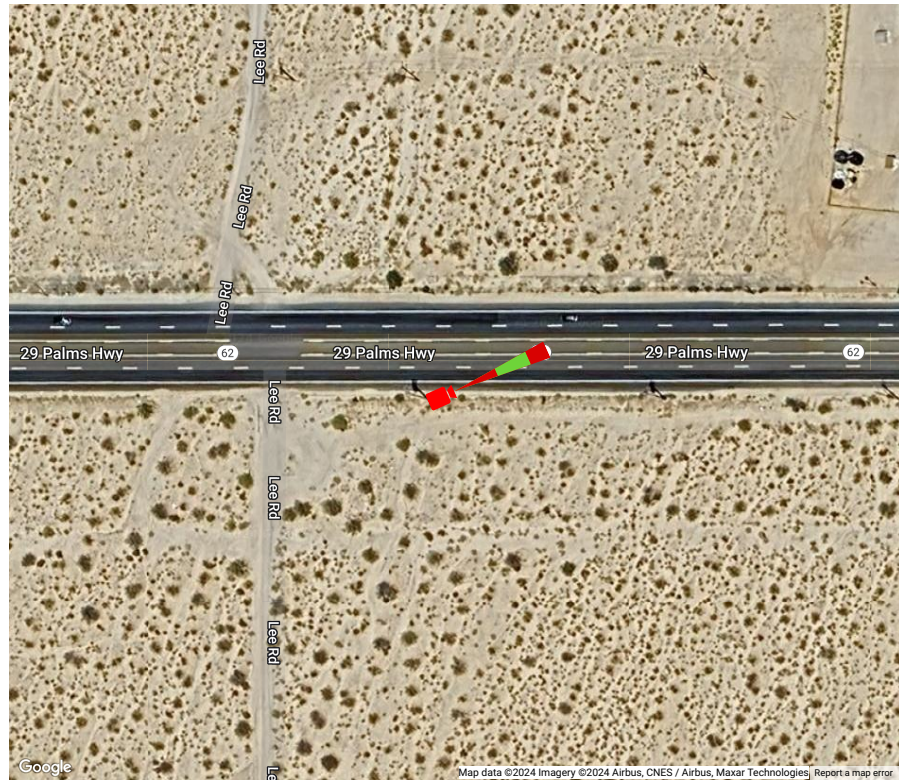


Location Notes: None

5

Property	Value
Camera Number	2
Name	F#002 Lee Dr @ Twentynine Palms Hwy EB
Address	29 Lee Dr, Twentynine Palms, CA 92277, United States
Direction	Eastbound
Lat	34.13503539802742
Lng	-116.19396394247558
Pole Type	X2 Redi Torque - Soil Plate
Distance from Roadway (ft)	0
Speed Limit	

Position

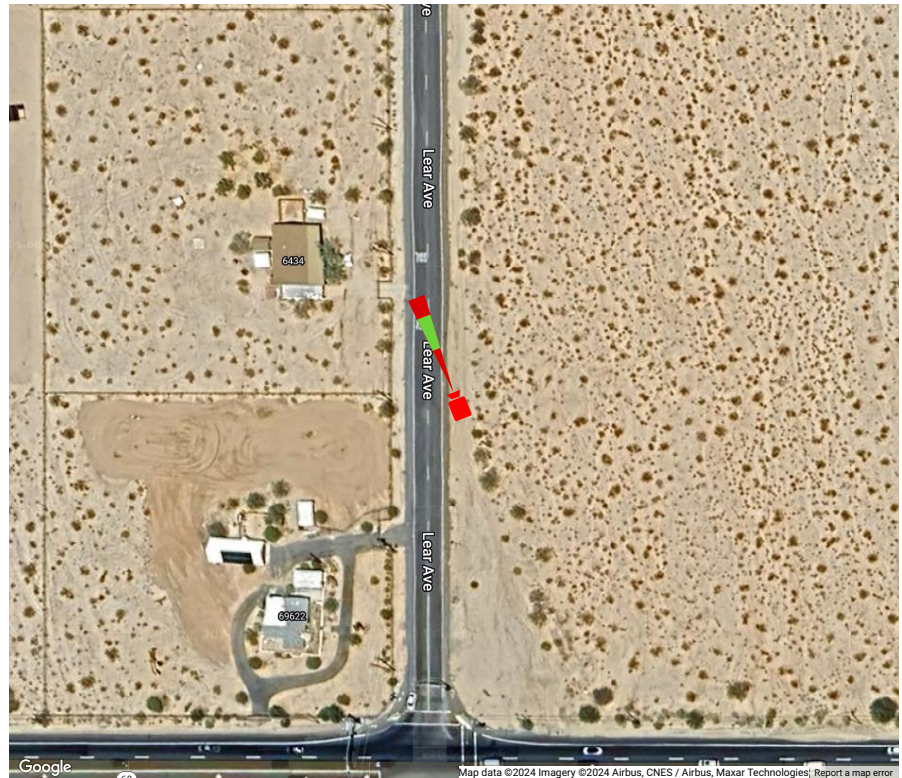


Location Notes: None

6

Property	Value
Camera Number	3
Name	F#003 Lear Ave @ SR-62 NB
Address	6434 Lear Ave, Twentynine Palms, CA 92277, United States
Direction	Northbound
Lat	34.13594849666964
Lng	-116.15065406679413
Pole Type	Flock Pole - 12 ft
Distance from Roadway (ft)	0
Speed Limit	

Position

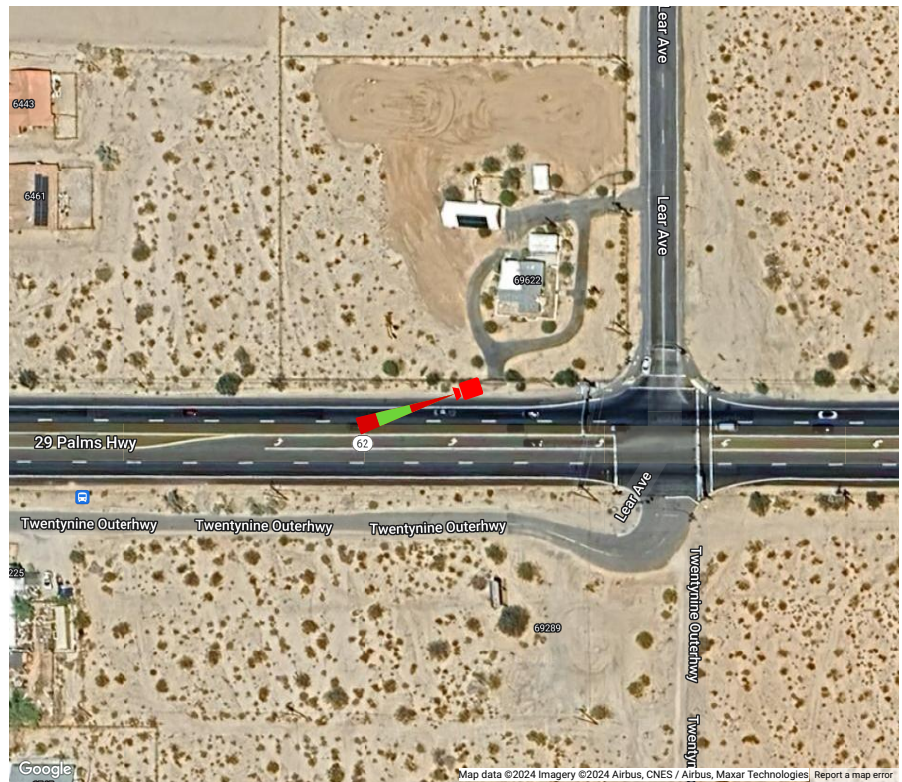


Location Notes: None

7

Property	Value
Camera Number	4
Name	F#004 SR-62 @ Lear Ave WB
Address	69622 29 Palms Hwy, Twentynine Palms, CA 92277- 6802, United States
Direction	Westbound
Lat	34.13515036966905
Lng	-116.15132382243945
Pole Type	X2 Redi Torque - Soil Plate
Distance from Roadway (ft)	0
Speed Limit	

Position

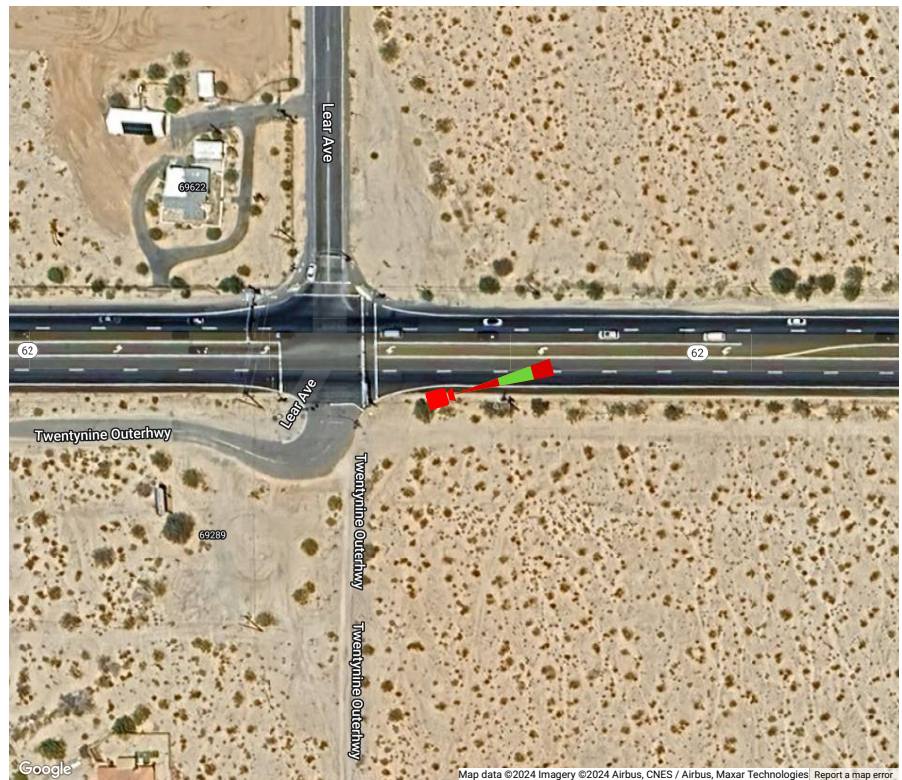


Location Notes: None

8

Property	Value
Camera Number	5
Name	F#005 SR-62 @ Lear Ave EB
Address	69289 29 Palms Hwy, Twentynine Palms, CA 92277- 6803, United States
Direction	Eastbound
Lat	34.13492919695281
Lng	-116.15036790141676
Pole Type	X2 Redi Torque - Soil Plate
Distance from Roadway (ft)	0
Speed Limit	

Position

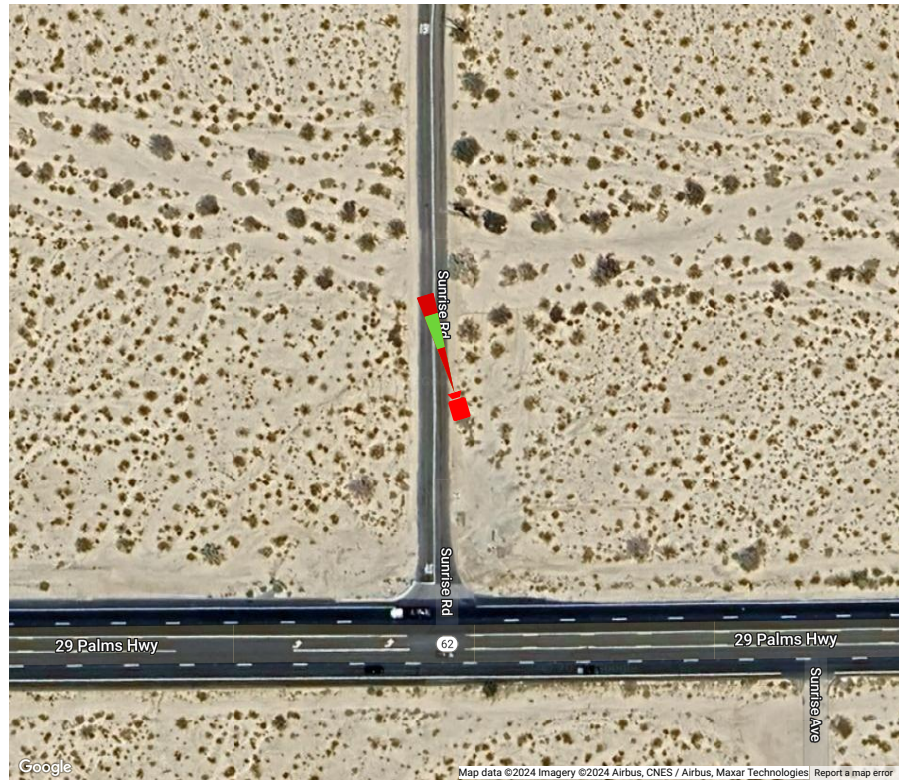


Location Notes: None

9

Property	Value
Camera Number	6
Name	F#006 Sunrise Rd @ SR-62 NB
Address	6541 Hillcrest Dr, Twentynine Palms, CA 92277-4056, United States
Direction	Northbound
Lat	34.13588496448706
Lng	-116.1070048094797
Pole Type	Flock Pole - 12 ft
Distance from Roadway (ft)	0
Speed Limit	

Position

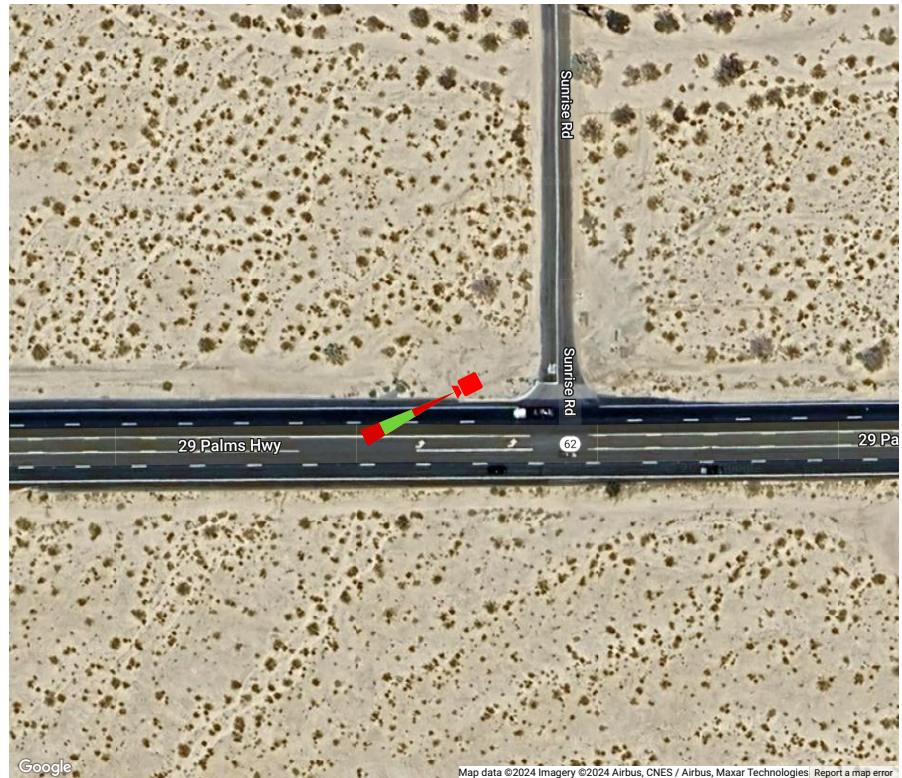


Location Notes: None

10

Property	Value
Camera Number	7
Name	F#007 SR-62 @ Sunrise Rd WB
Address	71409 Twentynine Palms Hwy, Twentynine Palms, CA 92277-4056, United States
Direction	Westbound
Lat	34.135411532171254
Lng	-116.1073560693392
Pole Type	X2 Redi Torque - Soil Plate
Distance from Roadway (ft)	0
Speed Limit	60

Position

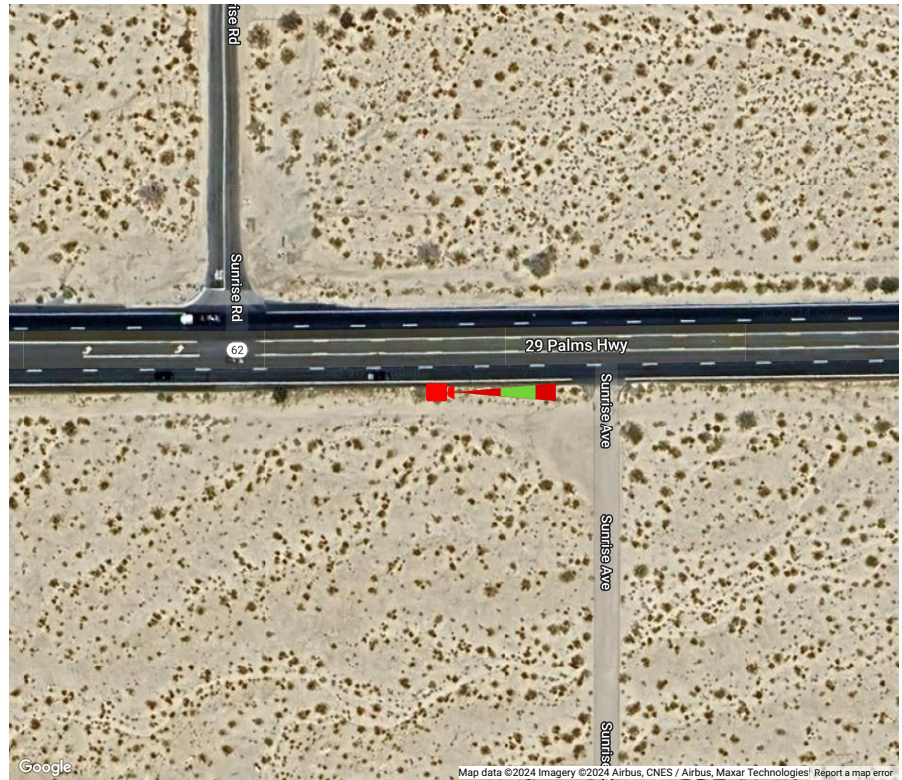


Location Notes: None

11

Property	Value
Camera Number	8
Name	F#008 SR-62 @ Sunrise Rd EB
Address	71409 Twentynine Palms Hwy, Twentynine Palms, CA 92277, United States
Direction	Eastbound
Lat	34.13519039381137
Lng	-116.10640578252702
Pole Type	X2 Redi Torque - Soil Plate
Distance from Roadway (ft)	0
Speed Limit	

Position

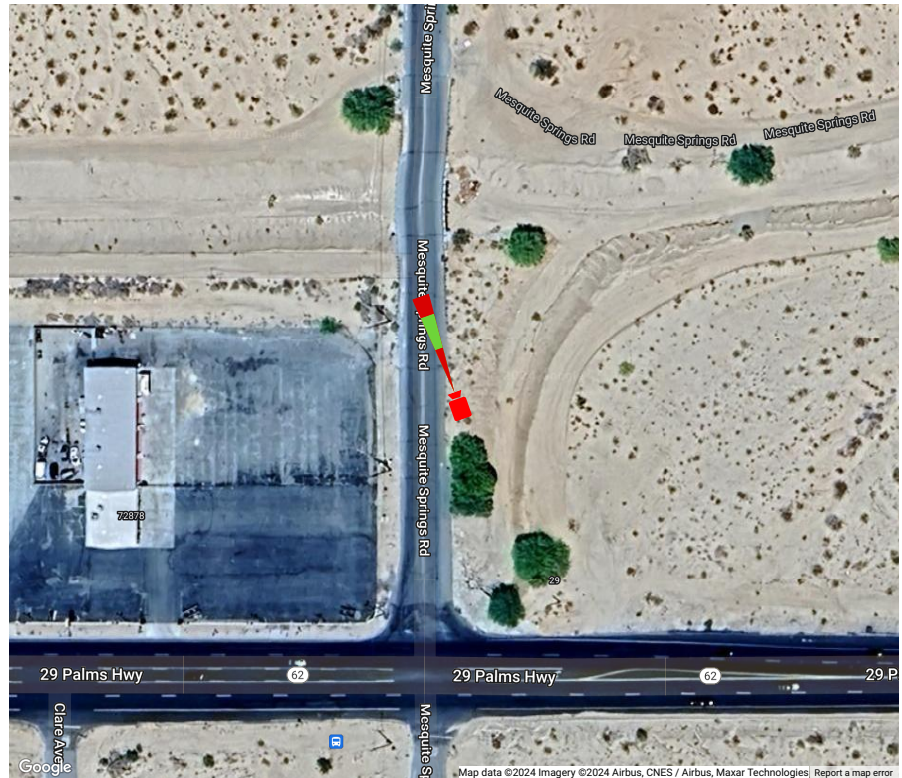


Location Notes: None

12

Property	Value
Camera Number	9
Name	F#009 Mesquite Ave @ SR-62 NB
Address	72828 Twentynine Palms Hwy, Twentynine Palms, CA 92277, United States
Direction	Northbound
Lat	34.13611938554985
Lng	-116.07184297940778
Pole Type	X2 Redi Torque - Soil Plate
Distance from Roadway (ft)	0
Speed Limit	

Position

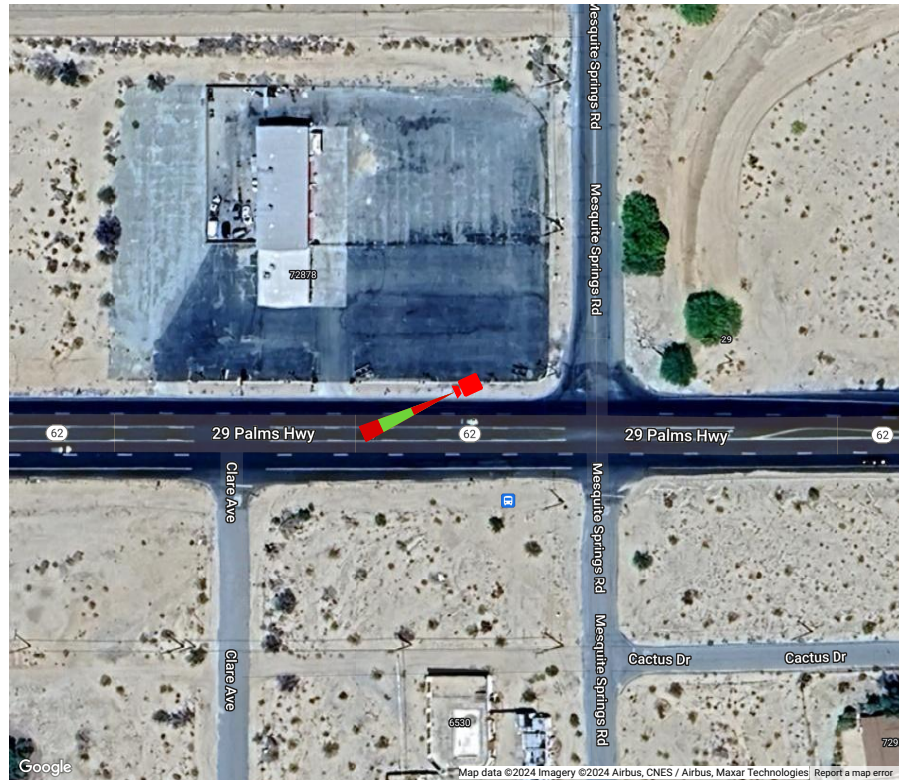


Location Notes: None

13

Property	Value
Camera Number	10
Name	F#010 SR-62 @ Mesquite Springs Rd WB
Address	72878 Twentynine Palms Hwy, Twentynine Palms, CA 92277, United States
Direction	Westbound
Lat	34.13555105600539
Lng	-116.07233551853707
Pole Type	X2 Redi Torque - Soil Plate
Distance from Roadway (ft)	0
Speed Limit	

Position

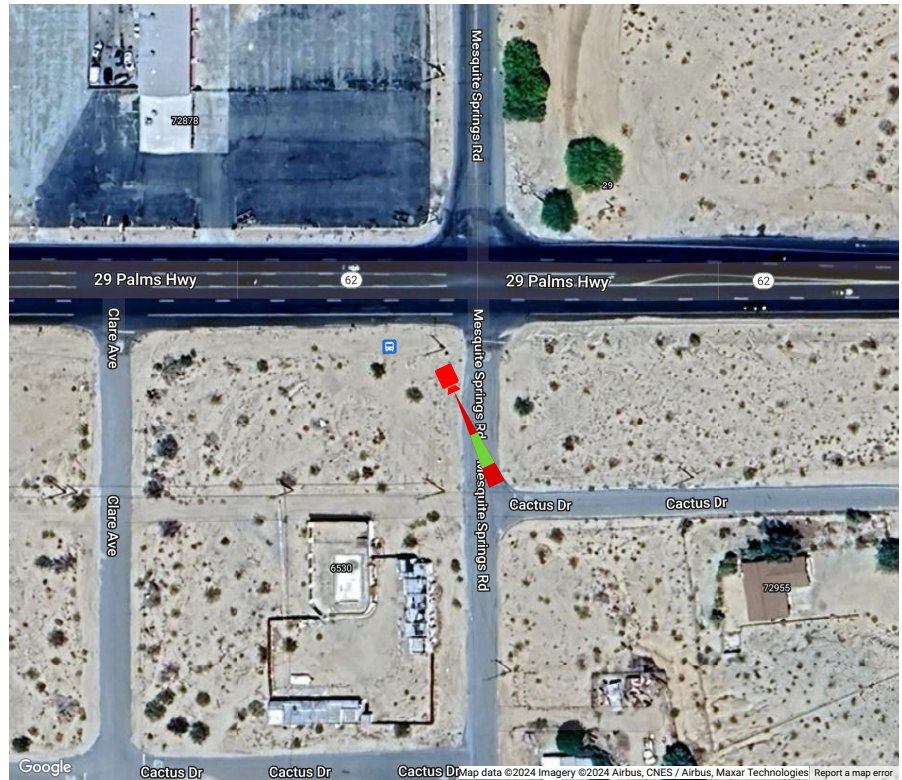


Location Notes: None

14

Property	Value
Camera Number	11
Name	F#011 Mesquite Springs Rd @ SR-62 SB
Address	72875 Twentynine Palms Hwy, Twentynine Palms, CA 92277, United States
Direction	Southbound
Lat	34.13518671933429
Lng	-116.07199723900419
Pole Type	Flock Pole - 12 ft
Distance from Roadway (ft)	0
Speed Limit	

Position

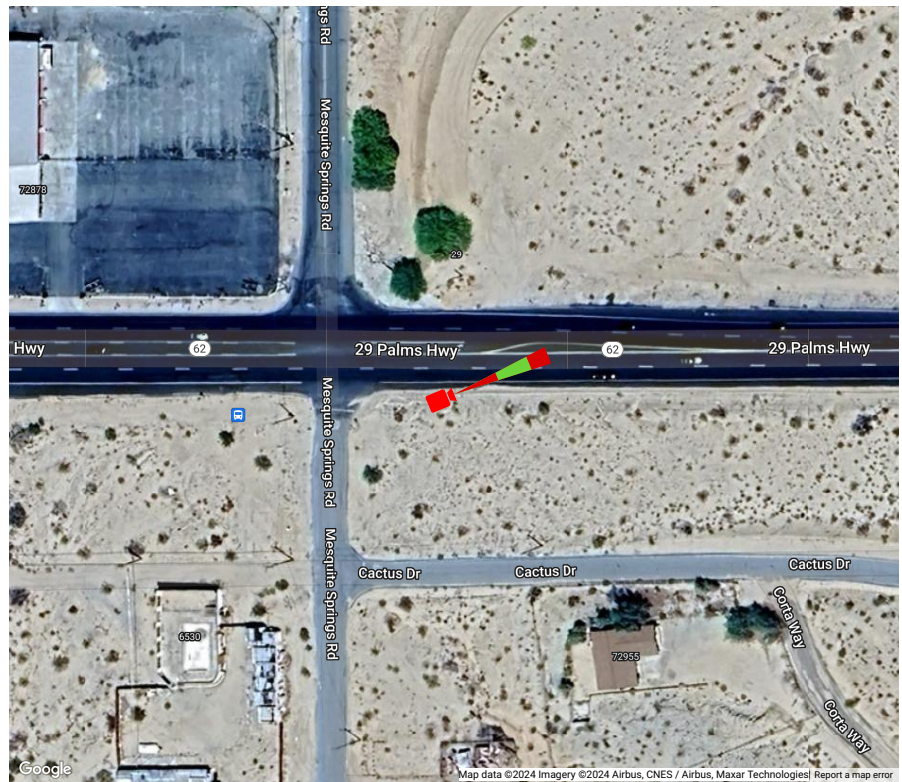


Location Notes: None

15

Property	Value
Camera Number	12
Name	F#012 SR-62 @ Mesquite Springs Rd EB
Address	72955 Cactus Dr, Twentynine Palms, CA 92277-3205, United States
Direction	Eastbound
Lat	34.13534435735259
Lng	-116.07156568738813
Pole Type	X2 Redi Torque - Soil Plate
Distance from Roadway (ft)	0
Speed Limit	

Position

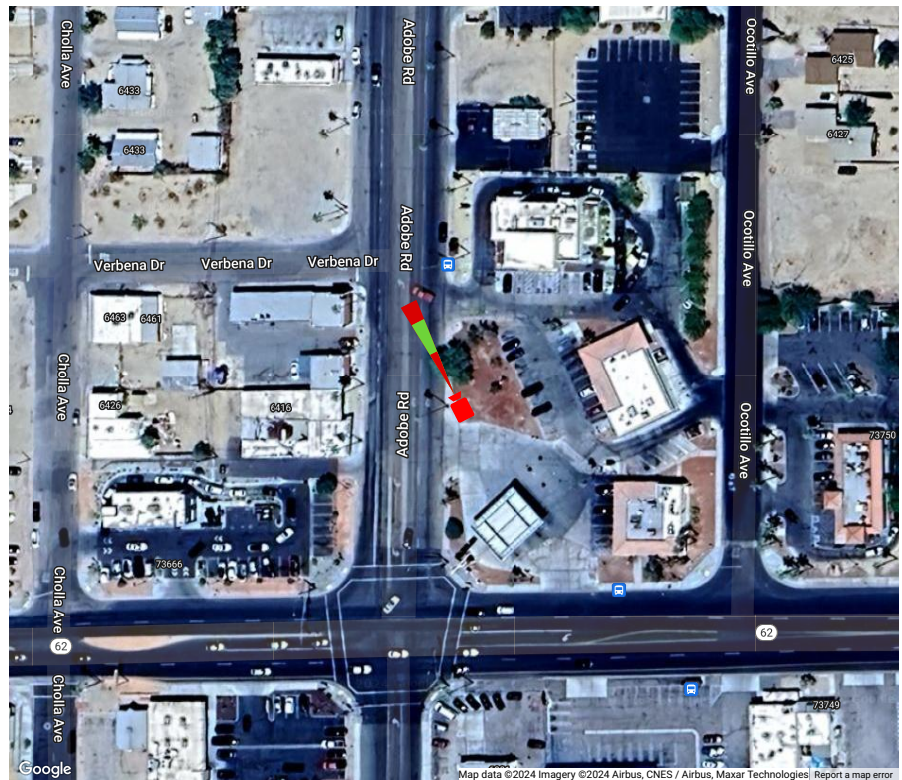


Location Notes: None

16

Property	Value
Camera Number	13
Name	F#013 Adobe Rd @ SR-62 NB
Address	6485 Adobe Rd, Twentynine Palms, CA 92277, United States
Direction	Northbound
Lat	34.136202766604775
Lng	-116.05424984543178
Pole Type	Flock Pole - 12 ft
Distance from Roadway (ft)	0
Speed Limit	

Position

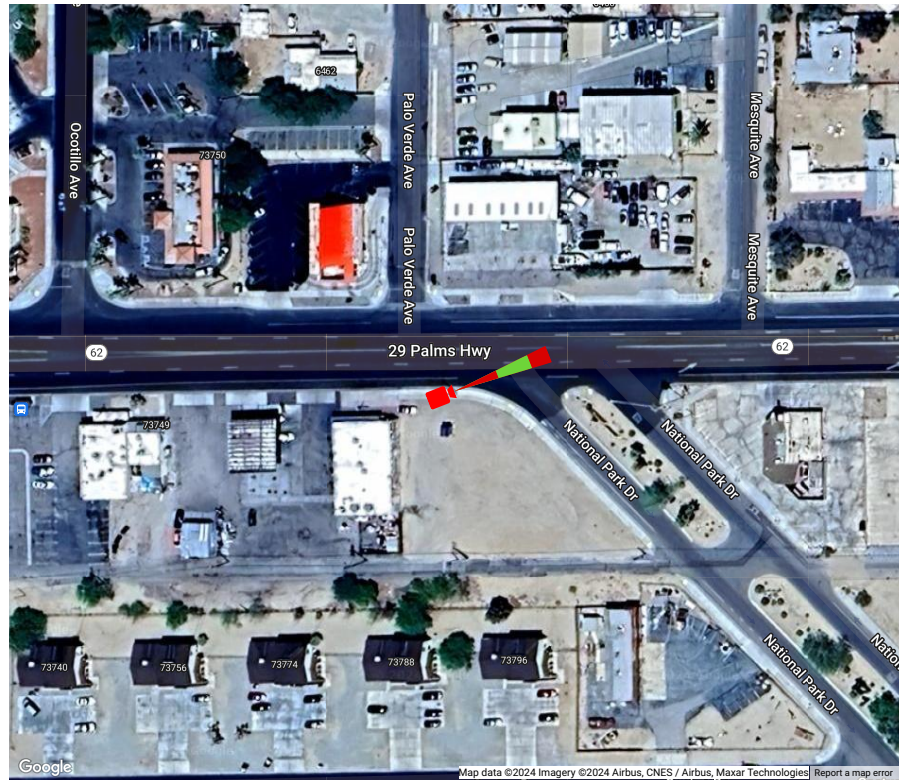


Location Notes: None

17

Property	Value
Camera Number	16
Name	F#016 SR-62 @ Abohe Rd EB
Address	78300 Twentynine Palms Hwy, Twentynine Palms, CA 92277, United States
Direction	Eastbound
Lat	34.13554842713438
Lng	-116.0523396965611
Pole Type	Existing Light Pole
Distance from Roadway (ft)	0
Speed Limit	

Position

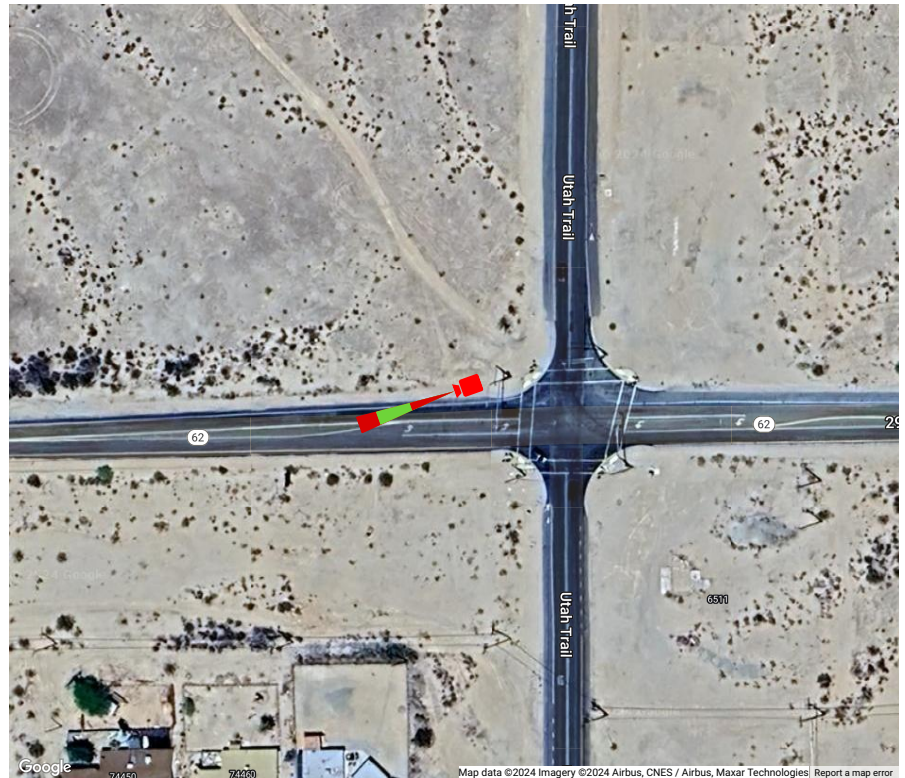


Location Notes: None

20

Property	Value
Camera Number	17
Name	F#017 SR-62 @ Utah Trl WB
Address	29 Utah Trail, Twentynine Palms, CA 92277-3665, United States
Direction	Westbound
Lat	34.13595249361709
Lng	-116.03701553963302
Pole Type	X2 Redi Torque - Soil Plate
Distance from Roadway (ft)	0
Speed Limit	

Position



Location Notes: None

21

Property	Value
Camera Number	18
Name	F#018 Utah Trl @ SR-62 NB
Address	6457 Utah Trail, Twentynine Palms, CA 92277-3665, United States
Direction	Northbound
Lat	34.13651782853419
Lng	-116.03659841192992
Pole Type	Flock Pole - 12 ft
Distance from Roadway (ft)	0
Speed Limit	

Position



Location Notes: None

22

Property	Value
Camera Number	19
Name	F#019 Utah Trail @ SR-62 SB
Address	29 Utah Trail, Twentynine Palms, CA 92277-3665, United States
Direction	Southbound
Lat	34.13530808600167
Lng	-116.03677827353218
Pole Type	Flock Pole - 12 ft
Distance from Roadway (ft)	0
Speed Limit	

Position



Location Notes: None

23

Property	Value
Camera Number	20
Name	F#020 SR-62 @ Utah Trl EB
Address	6511 Utah Trail, Twentynine Palms, CA 92277, United States
Direction	Eastbound
Lat	34.1358178845385
Lng	-116.0362633977688
Pole Type	X2 Redi Torque - Soil Plate
Distance from Roadway (ft)	0
Speed Limit	

Position



Location Notes: None

24

Property	Value
Camera Number	21
Name	F#021 2 Mile Rd @ Adobe Rd WB
Address	5680 Adobe Rd, Twentynine Palms, CA 92277, United States
Direction	Westbound
Lat	34.150303567742476
Lng	-116.05435214591985
Pole Type	Existing Traffic Signal Pole
Distance from Roadway (ft)	0
Speed Limit	

Position



Location Notes: None

25

Property	Value
Camera Number	22
Name	F#022 Adobe Rd @ Two Mile Rd EB
Address	5719 Adobe Rd, Twentynine Palms, CA 92277, United States
Direction	Eastbound
Lat	34.150071418957474
Lng	-116.05398810234827
Pole Type	Existing Traffic Signal Pole
Distance from Roadway (ft)	0
Speed Limit	

Position

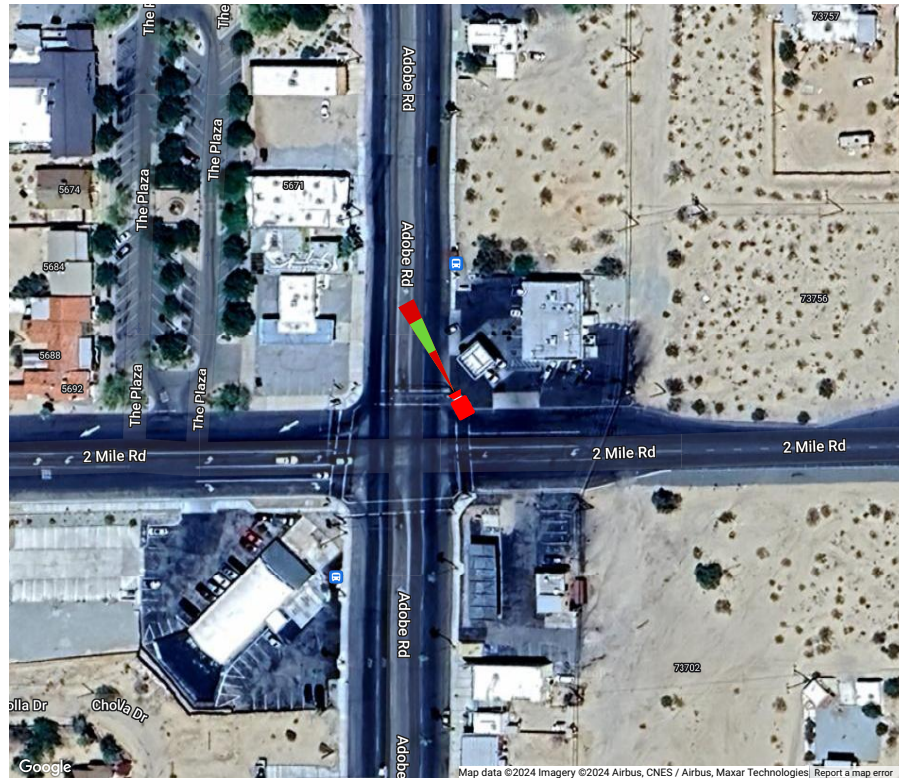


Location Notes: None

26

Property	Value
Camera Number	23
Name	F#023 Adobe Rd @ 2 Mile Rd NB
Address	5687 Adobe Rd, Twentynine Palms, CA 92277, United States
Direction	Northbound
Lat	34.15031895349753
Lng	-116.05403645070469
Pole Type	Existing Traffic Signal Pole
Distance from Roadway (ft)	0
Speed Limit	

Position



Location Notes: None

27

Property	Value
Camera Number	24
Name	F#024 Adobe Rd @ 2 Mile Rd SB
Address	5712 Adobe Rd, Twentynine Palms, CA 92277, United States
Direction	Southbound
Lat	34.15001355986959
Lng	-116.05435041125878
Pole Type	Extension Arm
Distance from Roadway (ft)	0
Speed Limit	

Position



Location Notes: None

28

Property	Value
Camera Number	25
Name	F#025 Adobe Rd @ Amboy Rd SB
Address	4920 Adobe Rd, Twentynine Palms, CA 92277, United States
Direction	Southbound
Lat	34.16457003368401
Lng	-116.05424755909526
Pole Type	Existing Traffic Signal Pole
Distance from Roadway (ft)	0
Speed Limit	

Position



Location Notes: None

29

Property	Value
Camera Number	26
Name	F#026 Amboy Rd @ Adobe Rd EB
Address	73731 Amboy Rd, Twentynine Palms, CA 92277, United States
Direction	Eastbound
Lat	34.164615325901224
Lng	-116.05388111833221
Pole Type	Existing Traffic Signal Pole
Distance from Roadway (ft)	0
Speed Limit	

Position



Location Notes: None

30

Property	Value
Camera Number	27
Name	F#027 Adobe Rd @ Amboy Rd NB
Address	4980 Adobe Rd, Twentynine Palms, CA 92277, United States
Direction	Northbound
Lat	34.1648911142273
Lng	-116.05394967542435
Pole Type	Existing Traffic Signal Pole
Distance from Roadway (ft)	0
Speed Limit	

Position



Location Notes: None

31

Property	Value
Camera Number	28
Name	F#028 Indian Trl @ Adobe Rd WB
Address	3668 Adobe Rd, Twentynine Palms, CA 92277, United States
Direction	Westbound
Lat	34.18667057257668
Lng	-116.05427441949331
Pole Type	Existing Traffic Signal Pole
Distance from Roadway (ft)	0
Speed Limit	

Position



Location Notes: None

32

Property	Value
Camera Number	29
Name	F#029 Adobe Rd @ Indian Tril SB
Address	3744 Adobe Rd, Twentynine Palms, CA 92277, United States
Direction	Southbound
Lat	34.18641327760788
Lng	-116.05421810947492
Pole Type	Existing Traffic Signal Pole
Distance from Roadway (ft)	0
Speed Limit	

Position

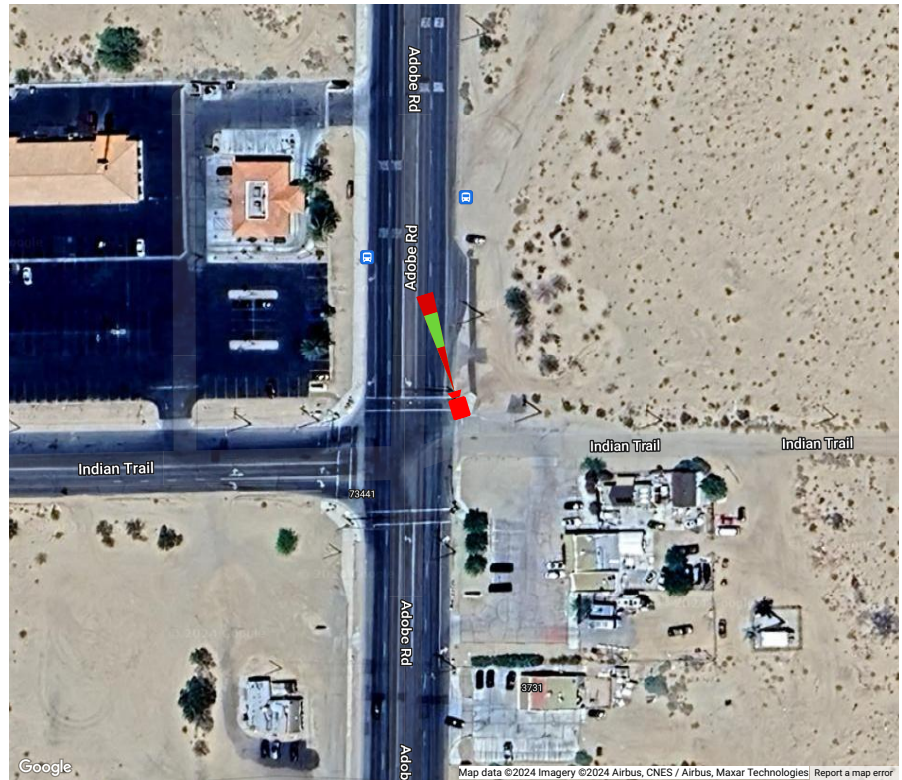


Location Notes: None

33

Property	Value
Camera Number	30
Name	F#029 Adobe Rd @ Indian Trl NB
Address	3717 Adobe Rd, Twentynine Palms, CA 92277, United States
Direction	Northbound
Lat	34.18672798659963
Lng	-116.05393554602396
Pole Type	Existing Traffic Signal Pole
Distance from Roadway (ft)	0
Speed Limit	

Position



Location Notes: None

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Property	Value
Camera Number	31
Name	F#030 Indian Trail @ Adobe Rd EB
Address	3713 Adobe Rd, Twentynine Palms, CA 92277, United States
Direction	Eastbound
Lat	34.18656220811295
Lng	-116.05292592548729
Pole Type	Flock Pole - 12 ft
Distance from Roadway (ft)	0
Speed Limit	

Position



Location Notes: None

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**Flock Safety + CA - City of Twentynine
Palms**

Flock Group Inc.
1170 Howell Mill Rd, Suite 210
Atlanta, GA 30318

MAIN CONTACT:
Jesse Mund
jesse.mund@flocksafety.com
7138996379

flock safety



EXHIBIT A
ORDER FORM

Customer: CA - City of Twentynine Palms
Legal Entity Name: CA - City of Twentynine Palms
Accounts Payable Email:
Address: 6136 Adobe Rd Twentynine Palms, California
92277

Initial Term: 24 Months
Renewal Term: 12 Months
Payment Terms: Net 30
Billing Frequency: Annual Plan - Invoiced at First Camera Validation.
Retention Period: 365 Days

Hardware and Software Products

Annual recurring amounts over subscription term

Item	Cost	Quantity	Total
Flock Safety Platform			\$102,300.00
Flock Safety LPR Products			
Flock Safety Falcon ®	Included	31	Included
Flock Safety Platform Add Ons			
Extended data retention (Up to 1 Year)	Included	31	Included

Professional Services and One Time Purchases

Item	Cost	Quantity	Total
One Time Fees			
Flock Safety Professional Services			
Professional Services - Standard Implementation Fee	\$650.00	8	\$5,200.00
Professional Services - Advanced Implementation Fee	\$1,900.00	11	\$20,900.00
Professional Services - Existing Infrastructure Implementation Fee	\$150.00	12	\$1,800.00

Subtotal Year 1:	\$130,200.00
Annual Recurring Subtotal:	\$102,300.00
Estimated Tax:	\$0.00
Contract Total:	\$232,500.00

Taxes shown above are provided as an estimate. Actual taxes are the responsibility of the Customer. This Agreement will automatically renew for successive renewal terms of the greater of one year or the length set forth on the Order Form (each, a "Renewal Term") unless either Party gives the other Party notice of non-renewal at least thirty (30) days prior to the end of the then-current term.

Billing Schedule

Billing Schedule	Amount (USD)
Year 1	
At First Camera Validation	\$130,200.00
Annual Recurring after Year 1	\$102,300.00
Contract Total	\$232,500.00

*Tax not included

Product and Services Description

Flock Safety Platform Items	Product Description	Terms
Flock Safety Falcon ®	An infrastructure-free license plate reader camera that utilizes Vehicle Fingerprint® technology to capture vehicular attributes.	The Term shall commence upon first installation and validation of Flock Hardware.

One-Time Fees	Service Description
Installation on existing infrastructure	One-time Professional Services engagement. Includes site & safety assessment, camera setup & testing, and shipping & handling in accordance with the Flock Safety Advanced Implementation Service Brief.
Professional Services - Standard Implementation Fee	One-time Professional Services engagement. Includes site and safety assessment, camera setup and testing, and shipping and handling in accordance with the Flock Safety Standard Implementation Service Brief.
Professional Services - Advanced Implementation Fee	One-time Professional Services engagement. Includes site & safety assessment, camera setup & testing, and shipping & handling in accordance with the Flock Safety Advanced Implementation Service Brief.

By executing this Order Form, Customer represents and warrants that it has read and agrees to all of the terms and conditions contained in the Master Services Agreement attached.

The Parties have executed this Agreement as of the dates set forth below.

FLOCK GROUP, INC.

Customer: CA - City of Twentynine Palms

By: _____

By: _____

Name: _____

Name: _____

Title: _____

Title: _____

Date: _____

Date: _____

PO Number: _____

**Flock Safety + CA - City of
Twentynine Palms**

Flock Group Inc.
1170 Howell Mill Rd, Suite 210
Atlanta, GA 30318

MAIN CONTACT:
Jesse Mund
jesse.mund@flocksafety.com
7138996379

Created Date: 08/05/2024
Expiration Date: 09/04/2024
Quote Number: Q-94472
PO Number:



Budgetary Quote

This document is for informational purposes only. Pricing is subject to change.

Bill To: Twentynine Palms, California 92277

Ship To: 6136 Adobe Rd Twentynine Palms, California 92277

Billing Company Name: CA - City of Twentynine Palms
Billing Contact Name:
Billing Email Address:
Billing Phone:

Subscription Term: 24 Months
Payment Terms: Net 30
Retention Period: 365 Days
Billing Frequency: Annual Plan - Invoiced at First Camera Validation.

Hardware and Software Products

Annual recurring amounts over subscription term

Item	Cost	Quantity	Total
Flock Safety Platform			\$102,300.00
Flock Safety LPR Products			
Flock Safety Falcon @	Included	31	Included
Flock Safety Platform Add Ons			
Extended data retention (Up to 1 Year)	Included	31	Included

Professional Services and One Time Purchases

Item	Cost	Quantity	Total
One Time Fees			
Flock Safety Professional Services			
Professional Services - Standard Implementation Fee	\$650.00	8	\$5,200.00
Professional Services - Advanced Implementation Fee	\$1,900.00	11	\$20,900.00
Professional Services - Existing Infrastructure Implementation Fee	\$150.00	12	\$1,800.00
Subtotal Year 1:			\$130,200.00
Annual Recurring Subtotal:			\$102,300.00
Estimated Tax:			\$0.00
Contract Total:			\$232,500.00

Taxes shown above are provided as an estimate. Actual taxes are the responsibility of the Customer. This is not an invoice – this document is a non-binding proposal for informational purposes only. Pricing is subject to change.

Product and Services Description

Flock Safety Platform Items	Product Description
Flock Safety Falcon ®	An infrastructure-free license plate reader camera that utilizes Vehicle Fingerprint® technology to capture vehicular attributes.

One-Time Fees	Service Description
Installation on existing infrastructure	One-time Professional Services engagement. Includes site & safety assessment, camera setup & testing, and shipping & handling in accordance with the Flock Safety Advanced Implementation Service Brief.
Professional Services - Standard Implementation Fee	One-time Professional Services engagement. Includes site and safety assessment, camera setup and testing, and shipping and handling in accordance with the Flock Safety Standard Implementation Service Brief.
Professional Services - Advanced Implementation Fee	One-time Professional Services engagement. Includes site & safety assessment, camera setup & testing, and shipping & handling in accordance with the Flock Safety Advanced Implementation Service Brief.

Master Services Agreement

This Master Services Agreement (this “*Agreement*”) is entered into by and between Flock Group, Inc. with a place of business at 1170 Howell Mill Road NW Suite 210, Atlanta, GA 30318 (“*Flock*”) and the entity identified in the signature block (“*Customer*”) (each a “*Party*,” and together, the “*Parties*”). This Agreement is effective on the date of mutual execution (“*Effective Date*”). Parties will sign an Order Form (“*Order Form*”) which will describe the Flock Services to be performed and the period for performance, attached hereto as **Exhibit A**.

RECITALS

WHEREAS, Flock offers a software and hardware situational awareness solution through Flock’s technology platform that upon detection is capable of capturing audio, video, image, and recording data and provide notifications to Customer (“*Notifications*”);

WHEREAS, Customer desires access to the Flock Services (defined below) on existing devices, provided by Customer, or Flock provided Flock Hardware (as defined below) in order to create, view, search and archive Footage and receive Notifications, via the Flock Services;

WHEREAS, Customer shall have access to the Footage in Flock Services. Pursuant to Flock’s standard Retention Period (defined below) Flock deletes all Footage on a rolling thirty (30) day basis, except as otherwise stated on the *Order Form*. Customer shall be responsible for extracting, downloading and archiving Footage from the Flock Services on its own storage devices; and

WHEREAS, Flock desires to provide Customer the Flock Services and any access thereto, subject to the terms and conditions of this Agreement, solely for the awareness, prevention, and prosecution of crime, bona fide investigations and evidence gathering for law enforcement purposes, (“*Permitted Purpose*”).

1. DEFINITIONS

Certain capitalized terms, not otherwise defined herein, have the meanings set forth or cross-referenced in this Section 1.

1.1 “**Agreement**” means the order form (to be provided as Exhibit A, “Order Form”), these terms and conditions, and any document therein incorporated by reference in section 11.4.

1.2 “**Anonymized Data**” means Customer Data permanently stripped of identifying details and any potential personally identifiable information, by commercially available standards which irreversibly alters data in such a way that a data subject (i.e., individual person or entity) can no longer be identified directly or indirectly.

1.3 “**Authorized End User(s)**” means any individual employees, agents, or contractors of Customer accessing or using the Services, under the rights granted to Customer pursuant to this Agreement.

1.4 “**Customer Data**” means the data, media, and content provided by Customer through the Services. For the avoidance of doubt, the Customer Data will include the Footage.

1.5. “**Customer Hardware**” means the third-party camera owned or provided by Customer and any other physical elements that interact with the Embedded Software and the Web Interface to provide the Services.

1.6 “**Effective Date**” means the date this Agreement is mutually executed (valid and enforceable) by both Parties.

1.7 “**Embedded Software**” means the Flock proprietary software and/or firmware integrated with or installed on the Flock Hardware or Customer Hardware.

1.8 “**Flock Hardware**” means the Flock device(s), which may include the pole, clamps, solar panel, installation components, and any other physical elements that interact with the Embedded Software and the Web Interface, to provide the Flock Services as specifically set forth in the applicable Order Form.

1.9 “**Flock IP**” means the Services, the Embedded Software, and any intellectual property or proprietary information therein or otherwise provided to Customer and/or its Authorized End Users. Flock IP does not include Footage (as defined below).

1.10 “**Flock Services**” means the provision of Flock’s software and hardware situational awareness solution, via the Web Interface, for automatic license plate detection, alerts, audio detection, searching image records, video and sharing Footage.

1.11 “**Footage**” means still images, video, audio, and other data captured by the Flock Hardware or Customer Hardware in the course of and provided via the Flock Services.

1.12 “**Installation Services**” means the services provided by Flock for installation of Flock Services.

1.13 “**Permitted Purpose**” means for legitimate public safety and/or business purpose, including but not limited to the awareness, prevention, and prosecution of crime; investigations; and prevention of commercial harm, to the extent permitted by law.

1.14 “**Retention Period**” means the time period that the Customer Data is stored within the cloud storage, as specified in the applicable Order Form. Flock deletes all Footage on a rolling thirty (30) day basis, except as otherwise stated on the Order Form. Customer shall be responsible for extracting, downloading and archiving Footage from the Flock Services on its own storage devices.

1.15 “**Term**” means the date, unless otherwise stated in the Order Form, upon which the cameras are validated by both Parties as operational.

1.16 “**Web Interface**” means the website(s) or application(s) through which Customer and its Authorized End Users can access the Services.

2. SERVICES AND SUPPORT

2.1 Provision of Access. Flock hereby grants to Customer a non-exclusive, non-transferable right to access the features and functions of the Flock Services via the Web Interface during the Term, solely for the Authorized End Users. The Footage will be available for Authorized End Users to access and download via the Web Interface for the Retention Period. Authorized End Users will be required to sign up for an account and select a password and username (“*User ID*”). Customer shall be responsible for all acts and omissions of Authorized End Users. Customer shall undertake reasonable efforts to make all Authorized End Users aware of all applicable provisions of this Agreement and shall cause Authorized End Users to comply with such provisions. Flock may use the services of one or more third parties to deliver any part of the Flock Services, (such as using a third party to host the Web Interface for cloud storage or a cell phone provider for wireless cellular coverage).

2.2 Embedded Software License. Flock grants Customer a limited, non-exclusive, non-transferable, non-sublicensable (except to the Authorized End Users), revocable right to use the Embedded Software as it pertains to Flock Services, solely as necessary for Customer to use the Flock Services.

2.3 Support Services. Flock shall monitor the Flock Services, and any applicable device health, in order to improve performance and functionality. Flock will use commercially reasonable efforts to respond to requests for support within seventy-two (72) hours. Flock will provide Customer with reasonable technical and on-site support and maintenance services in-person, via phone or by email at support@flocksafety.com (such services collectively referred to as “*Support Services*”).

2.4 Updates to Platform. Flock may make any updates to system or platform that it deems necessary or useful to (i) maintain or enhance the quality or delivery of Flock’s products or services to its agencies, the competitive strength of, or market for, Flock’s products or services, such platform or system’s cost efficiency or performance, or (ii) to comply with applicable law. Parties understand that such updates are necessary from time to time and will not diminish the quality of the services or materially change any terms or conditions within this Agreement.

2.5 Service Interruption. Services may be interrupted in the event that: (a) Flock’s provision of the Services to Customer or any Authorized End User is prohibited by applicable law; (b) any third-party services required for Services are interrupted; (c) if Services are being used for

malicious, unlawful, or otherwise unauthorized use; (d) there is a threat or attack on any of the Flock IP by a third party; or (e) scheduled or emergency maintenance (“***Service Interruption***”). Flock will make commercially reasonable efforts to provide written notice of any Service Interruption to Customer, to provide updates, and to resume providing access to Flock Services as soon as reasonably possible after the event giving rise to the Service Interruption is cured. Flock will have no liability for any damage, liabilities, losses (including any loss of data or profits), or any other consequences that Customer or any Authorized End User may incur as a result of a Service Interruption. To the extent that the Service Interruption is not caused by Customer’s direct actions or by the actions of parties associated with the Customer, the time will be tolled by the duration of the Service Interruption (for any continuous suspension lasting at least one full day). For example, in the event of a Service Interruption lasting five (5) continuous days, Customer will receive a credit for five (5) free days at the end of the Term.

2.6 Service Suspension. Flock may temporarily suspend Customer’s and any Authorized End User’s access to any portion or all of the Flock IP or Flock Service if (a) there is a threat or attack on any of the Flock IP by Customer; (b) Customer’s or any Authorized End User’s use of the Flock IP disrupts or poses a security risk to the Flock IP or any other customer or vendor of Flock; (c) Customer or any Authorized End User is/are using the Flock IP for fraudulent or illegal activities; (d) Customer has violated any term of this provision, including, but not limited to, utilizing Flock Services for anything other than the Permitted Purpose; or (e) any unauthorized access to Flock Services through Customer’s account (“***Service Suspension***”). Customer shall not be entitled to any remedy for the Service Suspension period, including any reimbursement, tolling, or credit. If the Service Suspension was not caused by Customer, the Term will be tolled by the duration of the Service Suspension.

2.7 Hazardous Conditions. Flock Services do not contemplate hazardous materials, or other hazardous conditions, including, without limit, asbestos, lead, or toxic or flammable substances. In the event any such hazardous materials are discovered in the designated locations in which Flock is to perform services under this Agreement, Flock shall have the right to cease work immediately.

3. CUSTOMER OBLIGATIONS

3.1 Customer Obligations. Flock will assist Customer Authorized End Users in the creation of a User ID. Authorized End Users agree to provide Flock with accurate, complete, and updated registration information. Authorized End Users may not select as their User ID, a name that they do not have the right to use, or any other name with the intent of impersonation. Customer and Authorized End Users may not transfer their account to anyone else without prior written permission of Flock. Authorized End Users shall not share their account username or password information and must protect the security of the username and password. Unless otherwise stated and defined in this Agreement, Customer shall not designate Authorized End Users for persons who are not officers, employees, or agents of Customer. Authorized End Users shall only use Customer-issued email addresses for the creation of their User ID. Customer is responsible for any Authorized End User activity associated with its account. Customer shall ensure that Customer provides Flock with up-to-date contact information at all times during the Term of this agreement. Customer shall be responsible for obtaining and maintaining any equipment and ancillary services needed to connect to, access or otherwise use the Flock Services (e.g., laptops, internet connection, mobile devices, etc.). Customer shall (at its own expense) provide Flock with reasonable access and use of Customer facilities and Customer personnel in order to enable Flock to perform Services (such obligations of Customer are collectively defined as “*Customer Obligations*”).

3.2 Customer Representations and Warranties. Customer represents, covenants, and warrants that Customer shall use Flock Services only in compliance with this Agreement and all applicable laws and regulations, including but not limited to any laws relating to the recording or sharing of data, video, photo, or audio content.

4. DATA USE AND LICENSING

4.1 Customer Data. As between Flock and Customer, all right, title and interest in the Customer Data, belong to and are retained solely by Customer. Customer hereby grants to Flock a limited, non-exclusive, royalty-free, irrevocable, worldwide license to use the Customer Data and perform all acts as may be necessary for Flock to provide the Flock Services to Customer. Flock does not own and shall not sell Customer Data.

4.2 Customer Generated Data. Flock may provide Customer with the opportunity to post, upload, display, publish, distribute, transmit, broadcast, or otherwise make available, messages, text, illustrations, files, images, graphics, photos, comments, sounds, music, videos, information,

content, ratings, reviews, data, questions, suggestions, or other information or materials produced by Customer (“**Customer Generated Data**”). Customer shall retain whatever legally cognizable right, title, and interest in Customer Generated Data. Customer understands and acknowledges that Flock has no obligation to monitor or enforce Customer’s intellectual property rights of Customer Generated Data. Customer grants Flock a non-exclusive, irrevocable, worldwide, royalty-free, license to use the Customer Generated Data for the purpose of providing Flock Services. Flock does not own and shall not sell Customer Generated Data.

4.3 Anonymized Data. Flock shall have the right to collect, analyze, and anonymize Customer Data and Customer Generated Data to the extent such anonymization renders the data non-identifiable to create Anonymized Data to use and perform the Services and related systems and technologies, including the training of machine learning algorithms. Customer hereby grants Flock a non-exclusive, worldwide, perpetual, royalty-free right to use and distribute such Anonymized Data to improve and enhance the Services and for other development, diagnostic and corrective purposes, and other Flock offerings. Parties understand that the aforementioned license is required for continuity of Services. Flock does not own and shall not sell Anonymized Data.

5. CONFIDENTIALITY; DISCLOSURES

5.1 Confidentiality. To the extent required by any applicable public records requests, each Party (the “**Receiving Party**”) understands that the other Party (the “**Disclosing Party**”) has disclosed or may disclose business, technical or financial information relating to the Disclosing Party’s business (hereinafter referred to as “**Proprietary Information**” of the Disclosing Party).

Proprietary Information of Flock includes non-public information regarding features, functionality and performance of the Services. Proprietary Information of Customer includes non-public data provided by Customer to Flock or collected by Flock via Flock Services, which includes but is not limited to geolocation information and environmental data collected by sensors. The Receiving Party agrees: (i) to take the same security precautions to protect against disclosure or unauthorized use of such Proprietary Information that the Party takes with its own proprietary information, but in no event less than commercially reasonable precautions, and (ii) not to use (except in performance of the Services or as otherwise permitted herein) or divulge to any third person any such Proprietary Information. The Disclosing Party agrees that the

foregoing shall not apply with respect to any information that the Receiving Party can document (a) is or becomes generally available to the public; or (b) was in its possession or known by it prior to receipt from the Disclosing Party; or (c) was rightfully disclosed to it without restriction by a third party; or (d) was independently developed without use of any Proprietary Information of the Disclosing Party. Nothing in this Agreement will prevent the Receiving Party from disclosing the Proprietary Information pursuant to any judicial or governmental order, provided that the Receiving Party gives the Disclosing Party reasonable prior notice of such disclosure to contest such order. At the termination of this Agreement, all Proprietary Information will be returned to the Disclosing Party, destroyed or erased (if recorded on an erasable storage medium), together with any copies thereof, when no longer needed for the purposes above, or upon request from the Disclosing Party, and in any case upon termination of the Agreement. Notwithstanding any termination, all confidentiality obligations of Proprietary Information that is trade secret shall continue in perpetuity or until such information is no longer trade secret.

5.2 Usage Restrictions on Flock IP. Flock and its licensors retain all right, title and interest in and to the Flock IP and its components, and Customer acknowledges that it neither owns nor acquires any additional rights in and to the foregoing not expressly granted by this Agreement. Customer further acknowledges that Flock retains the right to use the foregoing for any purpose in Flock's sole discretion. Customer and Authorized End Users shall not: (i) copy or duplicate any of the Flock IP; (ii) decompile, disassemble, reverse engineer, or otherwise attempt to obtain or perceive the source code from which any software component of any of the Flock IP is compiled or interpreted, or apply any other process or procedure to derive the source code of any software included in the Flock IP; (iii) attempt to modify, alter, tamper with or repair any of the Flock IP, or attempt to create any derivative product from any of the foregoing; (iv) interfere or attempt to interfere in any manner with the functionality or proper working of any of the Flock IP; (v) remove, obscure, or alter any notice of any intellectual property or proprietary right appearing on or contained within the Flock Services or Flock IP; (vi) use the Flock Services for anything other than the Permitted Purpose; or (vii) assign, sublicense, sell, resell, lease, rent, or otherwise transfer, convey, pledge as security, or otherwise encumber, Customer's rights. There are no implied rights.

5.3 Disclosure of Footage. Subject to and during the Retention Period, Flock may access, use, preserve and/or disclose the Footage to law enforcement authorities, government officials, and/or

third parties, if legally required to do so or if Flock has a good faith belief that such access, use, preservation or disclosure is reasonably necessary to comply with a legal process, enforce this Agreement, or detect, prevent or otherwise address security, privacy, fraud or technical issues, or emergency situations.

6. PAYMENT OF FEES

6.1 Billing and Payment of Fees. Customer shall pay the fees set forth in the applicable Order Form based on the billing structure and payment terms as indicated in the Order Form. To the extent the Order Form is silent, Customer shall pay all invoices net thirty (30) days from the date of receipt. If Customer believes that Flock has billed Customer incorrectly, Customer must contact Flock no later than thirty (30) days after the closing date on the first invoice in which the error or problem appeared to receive an adjustment or credit. Customer acknowledges and agrees that a failure to contact Flock within this period will serve as a waiver of any claim. If any undisputed fee is more than thirty (30) days overdue, Flock may, without limiting its other rights and remedies, suspend delivery of its service until such undisputed invoice is paid in full. Flock shall provide at least thirty (30) days' prior written notice to Customer of the payment delinquency before exercising any suspension right.

6.2 Notice of Changes to Fees. In the event of any changes to fees, Flock shall provide Customer with sixty (60) days' notice (email sufficient) prior to the end of the Initial Term or Renewal Term (as applicable). Any such changes to fees shall only impact subsequent Renewal Terms.

6.3 Taxes. To the extent Customer is not a tax exempt entity, Customer is responsible for all taxes, levies, or duties, excluding only taxes based on Flock's net income, imposed by taxing authorities associated with the order. If Flock has the legal obligation to pay or collect taxes, including amount subsequently assessed by a taxing authority, for which Customer is responsible, the appropriate amount shall be invoice to and paid by Customer unless Customer provides Flock a legally sufficient tax exemption certificate and Flock shall not charge Customer any taxes from which it is exempt. If any deduction or withholding is required by law, Customer shall notify Flock and shall pay Flock any additional amounts necessary to ensure that the net amount that Flock receives, after any deduction and withholding, equals the amount Flock would have received if no deduction or withholding had been required.

7. TERM AND TERMINATION

7.1 **Term.** The initial term of this Agreement shall be for the period of time set forth on the Order Form (the “**Term**”). Unless otherwise indicated on the Order Form, the Term shall commence upon first installation of Flock Hardware, as applicable. Following the Term, unless otherwise indicated on the Order Form, this Agreement will automatically renew for successive renewal terms of the greater of one year or the length set forth on the Order Form (each, a “**Renewal Term**”) unless either Party gives the other Party notice of non-renewal at least thirty (30) days prior to the end of the then-current term.

7.2 **Termination.** Upon termination or expiration of this Agreement, Flock will remove any applicable Flock Hardware at a commercially reasonable time period. In the event of any material breach of this Agreement, the non-breaching Party may terminate this Agreement prior to the end of the Term by giving thirty (30) days prior written notice to the breaching Party; provided, however, that this Agreement will not terminate if the breaching Party has cured the breach prior to the expiration of such thirty (30) day period (“**Cure Period**”). Either Party may terminate this Agreement (i) upon the institution by or against the other Party of insolvency, receivership or bankruptcy proceedings, (ii) upon the other Party's making an assignment for the benefit of creditors, or (iii) upon the other Party's dissolution or ceasing to do business. In the event of a material breach by Flock, and Flock is unable to cure within the **Cure Period**, Flock will refund Customer a pro-rata portion of the pre-paid fees for Services not received due to such termination.

7.3 **Survival.** The following Sections will survive termination: 1, 3, 5, 6, 7, 8.3, 8.4, 9, 11.1 and 11.6.

8. REMEDY FOR DEFECT; WARRANTY AND DISCLAIMER

8.1 **Manufacturer Defect.** Upon a malfunction or failure of Flock Hardware or Embedded Software (a “*Defect*”), Customer must notify Flock’s technical support team. In the event of a Defect, Flock shall make a commercially reasonable attempt to repair or replace the defective Flock Hardware at no additional cost to the Customer. Flock reserves the right, in its sole discretion, to repair or replace such Defect, provided that Flock shall conduct inspection or testing within a commercially reasonable time, but no longer than seven (7) business days after Customer gives notice to Flock.

8.2 **Replacements.** In the event that Flock Hardware is lost, stolen, or damaged, Customer may request a replacement of Flock Hardware at a fee according to the reinstall fee schedule (<https://www.flocksafety.com/reinstall-fee-schedule>). In the event that Customer chooses not to replace lost, damaged, or stolen Flock Hardware, Customer understands and agrees that Flock is not liable for any resulting impact to Flock service, nor shall Customer receive a refund for the lost, damaged, or stolen Flock Hardware.

8.3 **Warranty.** Flock shall use reasonable efforts consistent with prevailing industry standards to maintain the Services in a manner which minimizes errors and interruptions in the Services and shall perform the Installation Services in a professional and workmanlike manner. Services may be temporarily unavailable for scheduled maintenance or for unscheduled emergency maintenance, either by Flock or by third-party providers, or because of other causes beyond Flock’s reasonable control, but Flock shall use reasonable efforts to provide advance notice in writing or by e-mail of any scheduled service disruption.

8.4 **Disclaimer.** THE REMEDY DESCRIBED IN SECTION 8.1 ABOVE IS CUSTOMER’S SOLE REMEDY, AND FLOCK’S SOLE LIABILITY, WITH RESPECT TO DEFECTS. FLOCK DOES NOT WARRANT THAT THE SERVICES WILL BE UNINTERRUPTED OR ERROR FREE; NOR DOES IT MAKE ANY WARRANTY AS TO THE RESULTS THAT MAY BE OBTAINED FROM USE OF THE SERVICES. EXCEPT AS EXPRESSLY SET FORTH IN THIS SECTION, THE SERVICES ARE PROVIDED “AS IS” AND FLOCK DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A

PARTICULAR PURPOSE. THIS DISCLAIMER ONLY APPLIES TO THE EXTENT ALLOWED BY THE GOVERNING LAW OF THE STATE MENTIONED IN SECTION 11.6.

8.5 **Insurance.** Flock will maintain commercial general liability policies as stated in Exhibit B.

8.6 **Force Majeure.** Parties are not responsible or liable for any delays or failures in performance from any cause beyond their control, including, but not limited to acts of God, changes to law or regulations, embargoes, war, terrorist acts, pandemics (including the spread of variants), issues of national security, acts or omissions of third-party technology providers, riots, fires, earthquakes, floods, power blackouts, strikes, supply chain shortages of equipment or supplies, financial institution crisis, weather conditions or acts of hackers, internet service providers or any other third party acts or omissions.

9. LIMITATION OF LIABILITY; INDEMNITY

9.1 **Limitation of Liability.** NOTWITHSTANDING ANYTHING TO THE CONTRARY, FLOCK, ITS OFFICERS, AFFILIATES, REPRESENTATIVES, CONTRACTORS AND EMPLOYEES SHALL NOT BE RESPONSIBLE OR LIABLE WITH RESPECT TO ANY SUBJECT MATTER OF THIS AGREEMENT OR TERMS AND CONDITIONS RELATED THERETO UNDER ANY CONTRACT, NEGLIGENCE, STRICT LIABILITY, PRODUCT LIABILITY, OR OTHER THEORY: (A) FOR LOSS OF REVENUE, BUSINESS OR BUSINESS INTERRUPTION; (B) INCOMPLETE, CORRUPT, OR INACCURATE DATA; (C) COST OF PROCUREMENT OF SUBSTITUTE GOODS, SERVICES OR TECHNOLOGY; (D) FOR ANY INDIRECT, EXEMPLARY, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES; (E) FOR ANY MATTER BEYOND FLOCK'S ACTUAL KNOWLEDGE OR REASONABLE CONTROL INCLUDING REPEAT CRIMINAL ACTIVITY OR INABILITY TO CAPTURE FOOTAGE; OR (F) FOR ANY AMOUNTS THAT, TOGETHER WITH AMOUNTS ASSOCIATED WITH ALL OTHER CLAIMS, EXCEED THE FEES PAID AND/OR PAYABLE BY CUSTOMER TO FLOCK FOR THE SERVICES UNDER THIS AGREEMENT IN THE TWELVE (12) MONTHS PRIOR TO THE ACT OR OMISSION THAT GAVE RISE TO THE LIABILITY, IN EACH CASE, WHETHER OR NOT FLOCK HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THIS LIMITATION OF LIABILITY OF SECTION ONLY APPLIES TO THE EXTENT ALLOWED BY THE GOVERNING LAW OF THE STATE REFERENCED IN SECTION

11.6. NOTWITHSTANDING ANYTHING TO THE CONTRARY, THE FOREGOING LIMITATIONS OF LIABILITY SHALL NOT APPLY (I) IN THE EVENT OF GROSS NEGLIGENCE OR WILLFUL MISCONDUCT, OR (II) INDEMNIFICATION OBLIGATIONS.

9.2 **Responsibility.** Each Party to this Agreement shall assume the responsibility and liability for the acts and omissions of its own employees, officers, or agents, in connection with the performance of their official duties under this Agreement. Each Party to this Agreement shall be liable for the torts of its own officers, agents, or employees.

9.3 **Flock Indemnity.** Flock shall indemnify and hold harmless Customer, its agents and employees, from liability of any kind, including claims, costs (including defense) and expenses, on account of: (i) any copyrighted material, patented or unpatented invention, articles, device or appliance manufactured or used in the performance of this Agreement; or (ii) any damage or injury to property or person directly caused by Flock's installation of Flock Hardware, except for where such damage or injury was caused solely by the negligence of the Customer or its agents, officers or employees. Flock's performance of this indemnity obligation shall not exceed the fees paid and/or payable for the services rendered under this Agreement in the preceding twelve (12) months.

10. INSTALLATION SERVICES AND OBLIGATIONS

10.1 **Ownership of Hardware.** Flock Hardware is owned and shall remain the exclusive property of Flock. Title to any Flock Hardware shall not pass to Customer upon execution of this Agreement, except as otherwise specifically set forth in this Agreement. Except as otherwise expressly stated in this Agreement, Customer is not permitted to remove, reposition, re-install, tamper with, alter, adjust or otherwise take possession or control of Flock Hardware. Customer agrees and understands that in the event Customer is found to engage in any of the foregoing restricted actions, all warranties herein shall be null and void, and this Agreement shall be subject to immediate termination for material breach by Customer. Customer shall not perform any acts which would interfere with the retention of title of the Flock Hardware by Flock. Should Customer default on any payment of the Flock Services, Flock may remove Flock Hardware at Flock's discretion. Such removal, if made by Flock, shall not be deemed a waiver of Flock's

rights to any damages Flock may sustain as a result of Customer's default and Flock shall have the right to enforce any other legal remedy or right.

10.2 Deployment Plan. Flock shall advise Customer on the location and positioning of the Flock Hardware for optimal product functionality, as conditions and locations allow. Flock will collaborate with Customer to design the strategic geographic mapping of the location(s) and implementation of Flock Hardware to create a deployment plan ("***Deployment Plan***"). In the event that Flock determines that Flock Hardware will not achieve optimal functionality at a designated location, Flock shall have final discretion to veto a specific location, and will provide alternative options to Customer.

10.3 Changes to Deployment Plan. After installation of Flock Hardware, any subsequent requested changes to the Deployment Plan, including, but not limited to, relocating, re-positioning, adjusting of the mounting, removing foliage, replacement, changes to heights of poles will incur a fee according to the reinstall fee schedule located at (<https://www.flocksafety.com/reinstall-fee-schedule>). Customer will receive prior notice and confirm approval of any such fees.

10.4 Customer Installation Obligations. Customer is responsible for any applicable supplementary cost as described in the Customer Implementation Guide, attached hereto as Exhibit C. Customer represents and warrants that it has, or shall lawfully obtain, all necessary right title and authority and hereby authorizes Flock to install the Flock Hardware at the designated locations and to make any necessary inspections or maintenance in connection with such installation.

10.5 Flock's Obligations. Installation of any Flock Hardware shall be installed in a professional manner within a commercially reasonable time from the Effective Date of this Agreement. Upon removal of Flock Hardware, Flock shall restore the location to its original condition, ordinary wear and tear excepted. Flock will continue to monitor the performance of Flock Hardware for the length of the Term. Flock may use a subcontractor or third party to perform certain obligations under this Agreement, provided that Flock's use of such subcontractor or third party shall not release Flock from any duty or liability to fulfill Flock's obligations under this Agreement.

11. MISCELLANEOUS

11.1 Compliance With Laws. Parties shall comply with all applicable local, state and federal laws, regulations, policies and ordinances and their associated record retention schedules, including responding to any subpoena request(s).

11.2 Severability. If any provision of this Agreement is found to be unenforceable or invalid, that provision will be limited or eliminated to the minimum extent necessary so that this Agreement will otherwise remain in full force and effect.

11.3 Assignment. This Agreement is not assignable, transferable or sublicensable by either Party, without prior consent. Notwithstanding the foregoing, either Party may assign this Agreement, without the other Party's consent, (i) to any parent, subsidiary, or affiliate entity, or (ii) to any purchaser of all or substantially all of such Party's assets or to any successor by way of merger, consolidation or similar transaction.

11.4 Entire Agreement. This Agreement, together with the Order Form(s), the reinstall fee schedule (<https://www.flocksafety.com/reinstall-fee-schedule>), and any attached exhibits are the complete and exclusive statement of the mutual understanding of the Parties and supersedes and cancels all previous or contemporaneous negotiations, discussions or agreements, whether written and oral, communications and other understandings relating to the subject matter of this Agreement. All waivers and modifications must be in a writing signed by both Parties, except as otherwise provided herein. None of Customer's purchase orders, authorizations or similar documents will alter the terms of this Agreement, and any such conflicting terms are expressly rejected. Any mutually agreed upon future purchase order is subject to these legal terms and does not alter the rights and obligations under this Agreement, except that future purchase orders may outline additional products, services, quantities and billing terms to be mutually accepted by Parties. In the event of any conflict of terms found in this Agreement or any other terms and conditions, the terms of this Agreement shall prevail. Customer agrees that Customer's purchase is neither contingent upon the delivery of any future functionality or features nor dependent upon any oral or written comments made by Flock with respect to future functionality or feature.

11.5 Relationship. No agency, partnership, joint venture, or employment is created as a result of this Agreement and Parties do not have any authority of any kind to bind each other in any respect whatsoever. Flock shall at all times be and act as an independent contractor to Customer.

11.6 Governing Law; Venue. This Agreement shall be governed by the laws of the state in which the Customer is located. The Parties hereto agree that venue would be proper in the

chosen courts of the State of which the Customer is located. The Parties agree that the United Nations Convention for the International Sale of Goods is excluded in its entirety from this Agreement.

11.7 **Special Terms.** Flock may offer certain special terms which are indicated in the Order Form and will become part of this Agreement, upon Customer's prior written consent and the mutual execution by authorized representatives ("**Special Terms**"). To the extent that any terms of this Agreement are inconsistent or conflict with the Special Terms, the Special Terms shall control.

11.8 **Publicity.** Upon prior written consent, Flock has the right to reference and use Customer's name and disclose the nature of the Services in business and development and marketing efforts. Nothing contained in this Agreement shall be construed as conferring on any Party, any right to use the other Party's name as an endorsement of product/service.

11.9 **Feedback.** If Customer or Authorized End User provides any suggestions, ideas, enhancement requests, feedback, recommendations or other information relating to the subject matter hereunder, Agency or Authorized End User hereby assigns to Flock all right, title and interest (including intellectual property rights) with respect to or resulting from any of the foregoing.

11.10 **Export.** Customer may not remove or export from the United States or allow the export or re-export of the Flock IP 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 Customer or authority. As defined in Federal Acquisition Regulation ("FAR"), section 2.101, the Services, the Flock Hardware and Documentation are "commercial items" and according to the Department of Defense Federal Acquisition Regulation ("DFAR") section 252.2277014(a)(1) and are deemed to be "commercial computer software" and "commercial computer software documentation." Flock is compliant with FAR Section 889 and does not contract or do business with, use any equipment, system, or service that uses the enumerated banned Chinese telecommunication companies, equipment or services as a substantial or essential component of any system, or as critical technology as part of any Flock system. Consistent with DFAR section 227.7202 and FAR section 12.212, any use, modification, reproduction, release, performance, display, or disclosure of such commercial software or

commercial software documentation by the U.S. Government will be governed solely by the terms of this Agreement and will be prohibited except to the extent expressly permitted by the terms of this Agreement.

11.11 **Headings.** The headings are merely for organization and should not be construed as adding meaning to the Agreement or interpreting the associated sections.

11.12 **Authority.** Each of the below signers of this Agreement represent that they understand this Agreement and have the authority to sign on behalf of and bind the Parties they are representing upon the Effective Date.

11.13 **Conflict.** In the event there is a conflict between this Agreement and any applicable statement of work, or Customer purchase order, this Agreement controls unless explicitly stated otherwise.

11.14 **Notices.** All notices under this Agreement will be in writing and will be deemed to have been duly given when received, if personally delivered; when receipt is electronically confirmed, if transmitted by email; the day after it is sent, if sent for next day delivery by recognized overnight delivery service; and upon receipt to the address listed on the Order Form (or, if different, below), if sent by certified or registered mail, return receipt requested.

11.15 **Non-Appropriation.** Notwithstanding any other provision of this Agreement, all obligations of the Customer under this Agreement which require the expenditure of public funds are conditioned on the availability of said funds appropriated for that purpose. To the extent applicable, Customer shall have the right to terminate this Agreement for non appropriation with thirty (30) days written notice without penalty or other cost.

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FLOCK NOTICES ADDRESS:

1170 HOWELL MILL ROAD, NW SUITE 210

ATLANTA, GA 30318

ATTN: LEGAL DEPARTMENT

EMAIL: legal@flocksafety.com

Customer NOTICES ADDRESS:

ADDRESS:

ATTN:

EMAIL:

EXHIBIT B
INSURANCE

Required Coverage. Flock shall procure and maintain for the duration of this Agreement insurance against claims for injuries to persons or damages to property that may arise from or in connection with the performance of the services under this Agreement and the results of that work by Flock or its agents, representatives, employees or subcontractors. Insurance shall be placed with insurers with a current A. M. Best rating of no less than “A” and “VII”. Flock shall obtain and, during the term of this Agreement, shall maintain policies of professional liability (errors and omissions), automobile liability, and general liability insurance for insurable amounts of not less than the limits listed herein. The insurance policies shall provide that the policies shall remain in full force during the life of the Agreement. Flock shall procure and shall maintain during the life of this Agreement Worker's Compensation insurance as required by applicable State law for all Flock employees. For the avoidance of doubt, all required insurance limits by Customer can be met through a combination of primary and excess/umbrella coverage.

Types and Amounts Required. Flock shall maintain, at minimum, the following insurance coverage for the duration of this Agreement:

- (i) **Commercial General Liability** insurance written on an occurrence basis with minimum limits of One Million Dollars (\$1,000,000) per occurrence and Two Million Dollars (\$2,000,000) in the aggregate for bodily injury, death, and property damage, including personal injury, contractual liability, independent contractors, broad-form property damage, and product and completed operations coverage;
- (ii) **Umbrella or Excess Liability** insurance written on an occurrence basis with minimum limits of Ten Million Dollars (\$10,000,000) per occurrence and Ten Million Dollars (\$10,000,000) in the aggregate;
- (iii) **Professional Liability/Errors and Omissions** insurance with minimum limits of Five Million Dollars (\$5,000,000) per occurrence and Five Million Dollars (\$5,000,000) in the aggregate;
- (iv) **Commercial Automobile Liability** insurance with a minimum combined single limit of One Million Dollars (\$1,000,000) per occurrence for bodily injury, death, and property coverage, including owned and non-owned and hired automobile coverage; and

(v) **Cyber Liability** insurance written on an occurrence basis with minimum limits of Five Million Dollars (\$5,000,000).

flock safety

SAN BERNARDINO COUNTY SHERIFF'S DEPARTMENT

City of Twentynine Palms, California



Mission

“To provide collaborative law enforcement solutions which meet the needs of our communities by delivering quality, professional services to America’s largest county.”



Work safety

Vision

“To be a professional organization that provides quality services and innovative programs to the community it serves.”



How do we achieve providing quality services through innovative programs?

Maximizing use of Limited Personnel

Defined of Areas of Responsibilities

Technical and Transformational Ideologies



Victim Focalization & Target Specific Enforcement

Investigations, Traffic, Community Oriented Policing, School Resource Officers

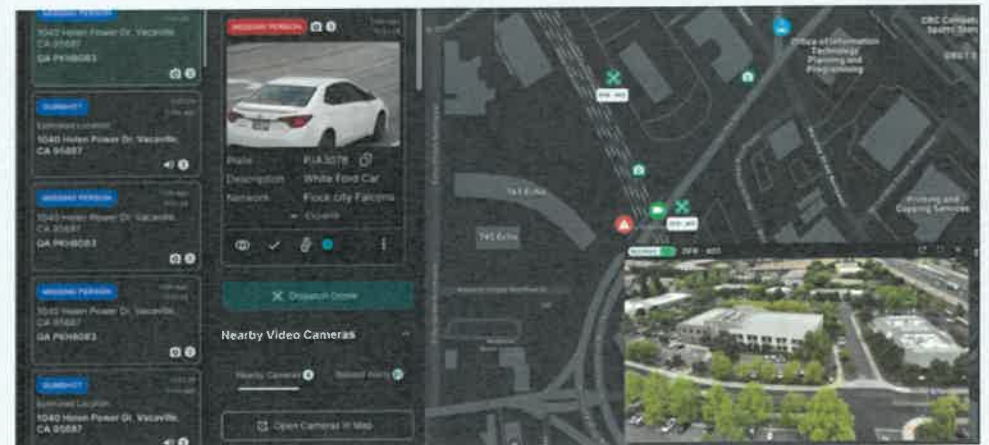
Augmentation and Equitable Use of Technology:

A Critical and Necessary Tool

Used by personnel in nearly every Sheriff's jurisdiction

Used by CA Law enforcement agencies in:

- Riverside County
- Los Angeles County
- Orange County
- San Diego County
- Clark County (Nevada)



Success Stories

FLOCK – Riverside Police Department

- RPD entered suspect vehicle wanted for 3X's Murder
- Female hostage of carjacked vehicle
- Vehicle captured on FLOCK in Hesperia
- FLOCK used to trace geo-loc of vehicle
- Located by MB Deputies and Aviation
- Suspect fired upon deputies – LFE
- Hostage rescued and murdered suspect captured



November 2023

PC 187 - Murder

Success Stories

FLOCK – Morongo Basin Sheriff's

- Chinese National missing person
- Met with local tour guide
- Investigators ID'd tour guide and vehicle
- Entered VLP flag on tour guide's vehicle
- Researched LP reads, which led into SD County
- Located vehicle in Anza-Borrego (SD County)
- Remains located months later, closure to family



November 2023

PC 187 - Murder

July 2023

Missing Person

Success Stories

FLOCK – Morongo Basin Sheriff's

- Detectives investigated string of burglaries at Dollar Trees
- Investigation led to other counties - 29 DT hit 3X (YV 29P)
- Deputies located residential surveillance of vehicle only
- No FLOCK cameras available in area,
- Detectives researched vehicle description into FLOCK
- Located and confirmed vehicle
- SW's in SB Co., Riv Co., and LA Co. - \$150K recovered
- (6) Suspects in custody



November 2023

PC 187 - Murder

July 2023

Missing Person

July 2023

Commercial
Burglary

Success Stories

FLOCK – San Bernardino Co. Sheriff's

- 9/5 – SB Co. Deputies responded to a brush fire in Highland
- Fire spread critically fast – Line Fire
- 9/8 – LA Co. Deputies responded to a fire in Angeles Forest
- A Tesla captured a truck from a distance (Highland)
- Detectives accessed FLOCK system, identified plate
- Truck seen in area of Bridge Fire at the time of origin
- Registered owner ID'd through VLP, located and arrested
- >120 Vehicles, >90 Homes, >120,000 acres >\$110M



November 2023

PC 187 - Murder

July 2023

Missing Person

July 2023

Commercial
Burglary

September 2024

Aggravated
Arson

Takeaways

- ✓ *A safe community is the priority to Law Enforcement*
- ✓ *Provide quality service utilizing industry standard innovation while being fiscally conservative*
- ✓ *Maximize Law Enforcement's response to any incident with minimal resources*



Lieutenant Al Huff
San Bernardino Co. Sheriff's Department
Morongo Basin Station
(760) 366-5703

Falcon Camera

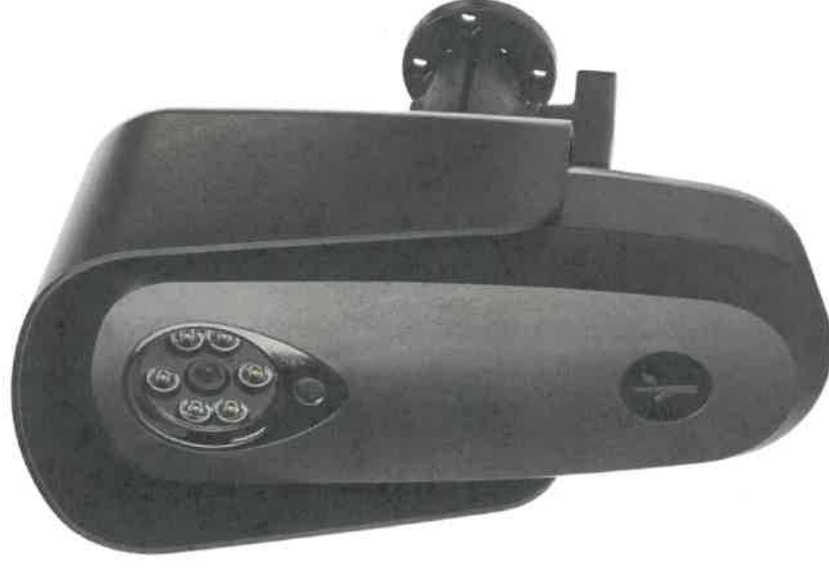
Brand: Flock Safety

Make: Falcon

Model: V2.0, V2.1, and V2.2

Specs:

- Length: 8.75"
- Height: 5"
- Width: 2.875"
- Weight: 3lbs



flock safety

Tech Specs

License plate reading cameras that capture more evidence for your city.



Dual Solar Panels

VOLTAGE

18-20V

DIMENSIONS

Length: 21.25" | Width: 28" | Weight: 25.73 lbs (w/ hardware)

MOUNT

Pole top or side of existing pole

Pole

DOT Breakaway Pole - 12' installed height

DIMENSIONS

Diameter: 2.875" OD, 2.125" ID | Weight: 32 lbs

MATERIAL

6061 Aluminum with black coating | Alloy: 6061

Camera

DIMENSIONS

Length: 8.75" | Width: 2.875" | Weight: 3 lbs

MOUNTING

Adjustable band clamps

FOOTAGE

Uploads via integrated LTE

FIELD OF VIEW

15' wide, 65' distance

ASSEMBLY

Flock Safety in Atlanta, GA

Install anywhere



Solar and Existing Pole



Solar and Flock Pole

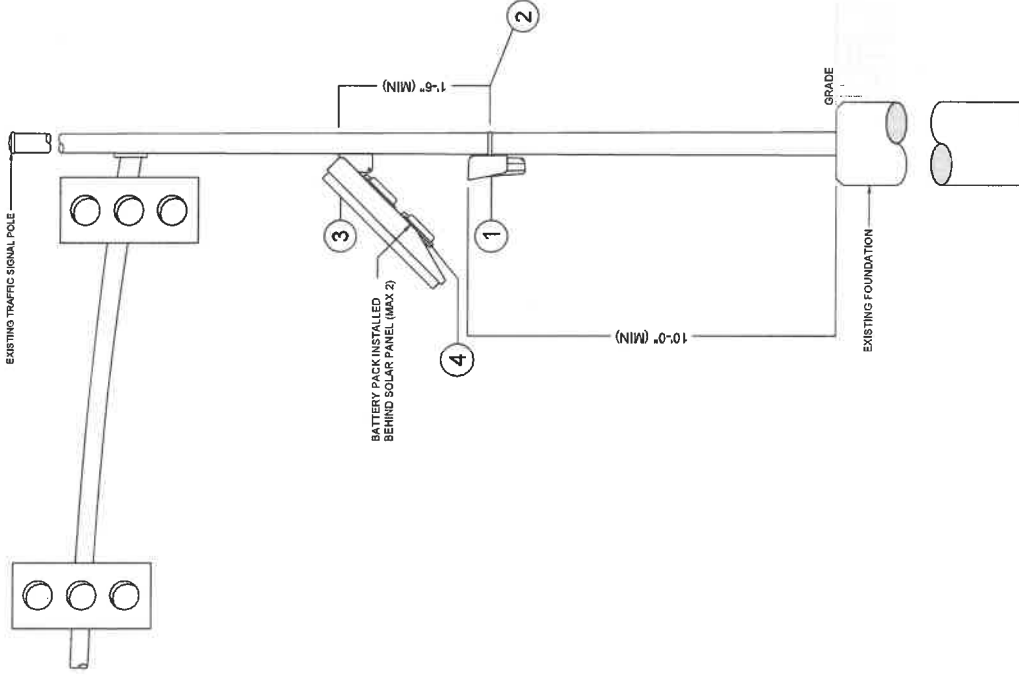


Electric and Existing Pole

GENERAL & CONSTRUCTION NOTES

1. CONTRACTOR SHALL APPLY AND OBTAIN AN APPROVED TRAFFIC CONTROL PLAN IN ACCORDANCE WITH MUTCD AND LOCAL JURISDICTION STANDARDS.
 2. CONTRACTOR SHALL RESTORE ALL DISTURBED AREAS TO ORIGINAL SITE CONDITION TO THE SATISFACTION OF STATE DEPARTMENT OF TRANSPORTATION AND LOCAL JURISDICTION.
 3. ALL WORK SHALL CONFORM TO APPLICABLE ELECTRICAL CODES EXCEPT WHEN STATE DEPARTMENT OF TRANSPORTATION OR LOCAL JURISDICTION STANDARDS SUPERSEDE.
 4. ALL CONSTRUCTION SHALL BE IN ACCORDANCE WITH SPECIFICATIONS DEFINED BY THE STATE DEPARTMENT OF TRANSPORTATION OR LOCAL JURISDICTION, UNLESS SPECIFICALLY STATED OR SHOWN OTHERWISE HEREIN.
- ADA COMPLIANCE NOTES**
1. ALL SIDEWALK CONSTRUCTION SHALL BE IN ACCORDANCE WITH ADA TITLE II, STATE DEPARTMENT OF TRANSPORTATION, AND LOCAL JURISDICTION STANDARDS.
 2. STATE DEPARTMENT OF TRANSPORTATION CURRENT EDITION STANDARDS SHALL BE USED FOR PEDESTRIAN CONTROL PLANS WHEN CLOSURE OF SIDEWALK IS REQUIRED FOR CONSTRUCTION.
 3. MINIMUM CLEAR PEDESTRIAN ACCESS ROUTE (PAR) SHALL BE 48" WIDE.
 4. NO OBSTRUCTION IS PERMITTED ALONG THE WIDTH OF THE SIDEWALK UP TO AN ELEVATION OD 7'-0" ABOVE GRADE.

ITEM NO.	PART NUMBER	DESCRIPTION	TOTAL QUANTITY	SIZE
1	701-0058	FLOCK SAFETY CAMERA	3.0	1
2	201-0087	MOUNTING CLAMP	2.0	1
3	205-0010	60W SOLAR KIT	17.0	1
4	701-0011	EXTERNAL BATTERY PACK	6.0	2 (MAY)



1 POLE ELEVATION DETAIL

SCALE: N/A

NOTE: DRAWINGS BASED ON TYPICAL TRAFFIC SIGNAL POLE

XXXXXX POLICE DEPARTMENT
XXXXXX

flock safety
1170 HOWELL MILL ROAD SUITE 210
ATLANTA, GA 30318

REV	DATE	BY	DESCRIPTION
-	-	-	-
-	-	-	-
-	-	-	-
0	XXXX/2023	DAW	PRELIM

THIS DOCUMENT IS THE PROPERTY OF FLOCK SAFETY. IT IS TO BE USED ONLY FOR THE PROJECT AND SITE SPECIFICALLY IDENTIFIED HEREIN. IT IS NOT TO BE REPRODUCED OR COPIED IN ANY MANNER WITHOUT THE WRITTEN PERMISSION OF FLOCK SAFETY.

LICENSE PLATE READER CAMERA
INSTALLATION
CASE NUMBER: XXXXXX
PERMITTING JURISDICTION:
XXXXXX

COVER SHEET & LOCATION MAPS	SHEET:	REV:
	SPEC.01	0



1 NOT USED

XXXXX POLICE DEPARTMENT
XXXXXX

2 NOT USED

frock safety
1170 HOWELL MILL ROAD SUITE 210
ATLANTA, GA 30318



REV	DATE	BY	DESCRIPTION
-	-	-	-
-	-	-	-
-	-	-	-
-	-	-	-
0	XX/XX/2023	DAW	PRELIM

3 NOT USED

1170 HOWELL MILL ROAD SUITE 210
ATLANTA, GA 30318
XXXXXX POLICE DEPARTMENT
XXXXXX

4 NOT USED

LICENSE PLATE READER CAMERA
INSTALLATION
CASE NUMBER: XXXXXX
PERMITTING JURISDICTION:
XXXXXX

5 NOT USED

COVER SHEET & LOCATION MAPS
SHEET:
SPEC.02
REV: 0

6 NOT USED

7 NOT USED

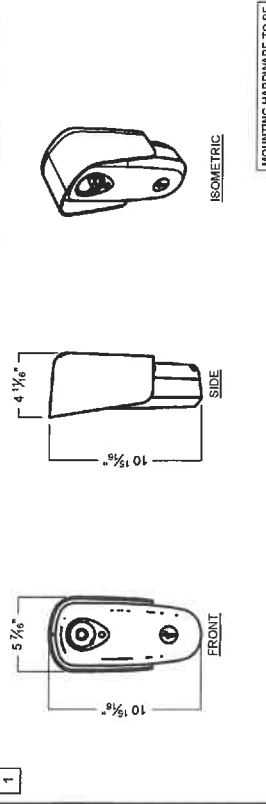
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9 NOT USED

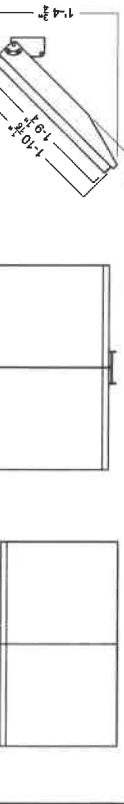
10 NOT USED

11 NOT USED

12 NOT USED



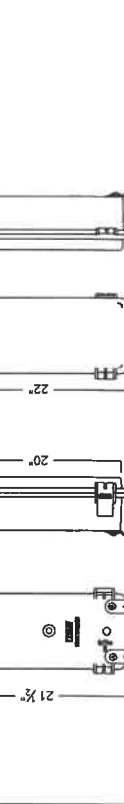
FLOCK SAFETY "FALCON" CAMERA
MOUNTING HARDWARE TO BE PROVIDED BY FLOCK SAFETY



60 WATT SOLAR PANEL DETAIL (SIDE MOUNTED)
MOUNTING HARDWARE TO BE PROVIDED BY FLOCK SAFETY



MOUNTING HARDWARE TO BE PROVIDED BY FLOCK SAFETY



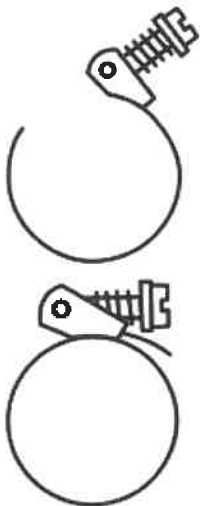
EXTERNAL BATTERY PACK
MOUNTING HARDWARE TO BE PROVIDED BY FLOCK SAFETY

THIS DOCUMENT HAS BEEN DRAWN UNDER THE BEST EFFORT AVAILABLE DATA & FIELD INQUIRY. THIS INCLUDES RIGHT OF WAY, EXISTING UTILITIES, & PRIVATE PROPERTY LINES. IT REMAINS THE RESPONSIBILITY OF OTHERS TO VERIFY ALL DATA FROM AND EXISTING SURROUNDING FACILITIES TO VERIFY & CONTACTS ABOVE & BELOWGROUND. ALL CONSTRUCTION TO FOLLOW SHOULD OBSERVE ORIGINAL CONDITIONS. DO NOT SCALE DRAWINGS. CALL 411 FROM 70-30896.

McMASTER-CARR

Quick-Release Clamp for Firm Hose and Tube

201 Stainless Steel with 410 Stainless Steel Screw, 1-1/2" to 3-1/2" Clamp ID

\$22.16 per pack of 5
5322K58

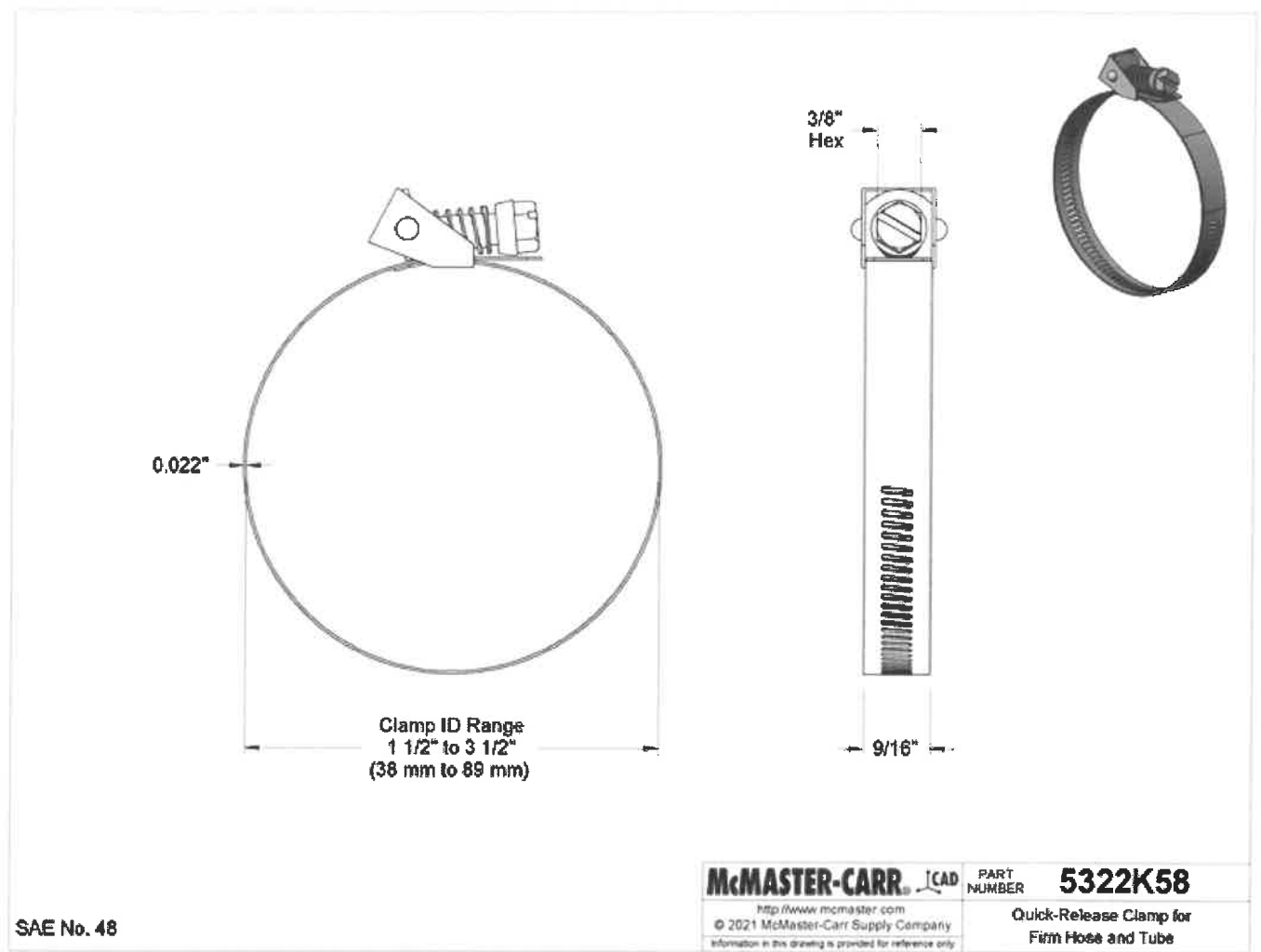
For Use With	Firm Hose, Firm Tube
Clamp Type	Quick Release
Clamp ID Range	
Inch	1 1/2" to 3 1/2"
mm	38 to 89
Band	
Width	9/16"
Thickness	0.022"
SAE Number	48
Temperature Range	-40° to 800° F
Maximum Torque	30 in.-lbs.
Drive Style	Slotted, External Hex
Hex Size	3/8"
Reusable	Yes
Material	201 Stainless Steel
Housing Material	201 Stainless Steel
Screw Material	410 Stainless Steel
RoHS	RoHS 3 (2015/863/EU) Compliant
REACH	REACH (EC 1907/2006) (07/08/2021, 219 SVHC) Compliant
DFARS	Specialty Metals COTS-Exempt
Country of Origin	Mexico
USMCA Qualifying	Yes
Schedule B	732690.8695
ECCN	EAR99

Clamps have a slotted hex-head screw that flips up to release the band for quick opening.

Clamps are for firm plastic and rubber hose and tube. Do not exceed the maximum torque or clamps may be damaged.

201 and 410 stainless steel have good corrosion resistance.

Note: When choosing a clamp, measure the outside diameter of your hose or tube with the fitting installed.



The information in this 3-D model is provided for reference only.