#### INDEPENDENT AUDIT REPORT

Chief Benjamin Honsey Mapleton Police Department 104 2<sup>nd</sup> Ave. NE, Box 342 Mapleton, MN 56065

## Dear Chief Honsey:

An independent audit of the Mapleton Police Department's Portable Recording System (bodyworn cameras (BWCs)) was conducted on August 27, 2024. The objective of the audit was to verify Mapleton Police Department's compliance with Minnesota Statutes §§13.825 and 626.8473.

Data elements the audit includes:

Minnesota Statute §13.825

- Data Classification
- Retention of Data
- Access by Data Subjects
- Inventory of Portable Recording System Technology
- Use of Agency-Issued Portable Recording Systems
- Authorization to Access Data
- Sharing Among Agencies

Minnesota Statute §626.8473

- Public Comment
- Body-worn Camera Policy

The Mapleton Police Department is located in Blue Earth County, Minnesota and employs four (4) peace officers. The Mapleton Police Department utilizes Axon body-worn cameras and Evidence.com cloud-based evidence management storage. The audit covers the period August 1, 2022, through August 15, 2024.

#### **Audit Requirement: Data Classification**

Determine if the data collected by BWCs are appropriately classified.

Mapleton Police Department BWC data is presumptively private. All data collected during the audit period is classified as private or nonpublic data. The Mapleton Police Department had no incidents of the discharge of a firearm by a peace officer, use of force that resulted in substantial bodily harm, requests from data subjects for the data to be made accessible to the public, or court orders directing the agency to release the BWC data to the public.

#### **Audit Requirement: Retention of Data**

Determine if the data collected by BWCs are appropriately retained and destroyed in accordance with statutes.

The Mapleton Police Department utilizes the General Records Retention Schedule for Minnesota Cities and agency specified retention periods in Evidence.com. At the conclusion of a BWC recording, officers assign meta data, including an Evidence.com category, to the recording. Each Evidence.com category has an associated retention period. Upon reaching its retention date, evidence is systematically deleted. Deletion of the data is captured in the audit trail.

A report was produced from Evidence.com for all BWC data collected during the audit period. Records from the Evidence Created Report were reviewed, and the date and time the data was created was verified against the deletion date. Each of the records were deleted or maintained in accordance with the record retention schedule. All data was maintained for at least the minimum ninety (90) days required by statute. Randomly selected records from the Evidence Created Report were verified against audit trail reports, and each record was deleted or maintained in accordance with the record retention.

The Mapleton Police Department had received no requests from data subjects to retain BWC data beyond the applicable retention period.

The Chief of Police monitors BWC data for proper categorization to ensure BWC data are appropriately retained and destroyed.

No discrepancies noted.

## **Audit Requirement: Access by Data Subjects**

Determine if individuals who are the subject of collected data have access to the data, and if the data subject requests a copy of the data, other individuals who do not consent to its release are redacted.

BWC data is available to data subjects and access may be requested by submission of a Mapleton Police Department data request form. During the audit period, the Mapleton Police Department had received no requests to view BWC video but did receive and fulfill requests for copies of BWC video from data subjects. Data subjects who had not consented to release of the data were redacted. A copy of the redacted video is stored in Evidence.com along with the original copy. Request forms are maintained in a file and the request in documented in the Evidence.com Post Notes.

### Audit Requirement: Inventory of Portable Recording System Technology

Determine the total number of recording devices owned and maintained by the agency; a daily record of the total number of recording devices actually deployed and used by officers, the policies and procedures for use of portable recording systems by required by section 626.8473; and the total amount of recorded audio and video collected by the portable recording system and maintained by the agency, the agency's retention schedule for the data, the agency's procedures for destruction of the data, and that the data are available to the public.

Mapleton Police Department's BWC inventory consists of four (4) devices. An inventory report produced from Evidence.com detailed the total number of recording devices owned and maintained by the agency. The inventory included the device model, serial number, device name, the officer assigned to the device, date of last upload, device status, error status, firmware version, warranty date, date last docked and camera state.

Mapleton Police Department's BWC policy governs the use of portable recording systems by peace officers while in the performance of their duties. The policy requires officers to ensure they are equipped with a BWC and that it is in good working order. If the recorder is not in working order, or the officer becomes aware of a malfunction at any time, they are required to promptly report the failure to their supervisor and obtain a functioning device as soon as reasonably practicable.

During implementation, peace officers were trained on the use of the BWC system utilizing Axon online training. Newly hired officers are trained as part of their field training program.

Officers working on randomly selected dates, and randomly selected calls for service, were verified against the Evidence Created Report and confirmed that BWCs are being deployed and officers are wearing and activating their BWCs.

Evidence.com queries and the Evidence Created Report detail the total amount of BWC data created, stored/maintained, and deleted.

The Mapleton Police Department utilizes the General Records Retention Schedule for Minnesota Cities and agency specified retention periods in Evidence.com. BWC video is fully deleted from Evidence.com upon reaching its scheduled deletion date. Meta data and audit trails are maintained in Evidence.com after deletion of BWC audio and video. BWC data is available upon request, and access may be requested by submission of a Mapleton Police Department data request form.

No discrepancies noted.

# Audit Requirement: Use of Agency-Issued Portable Recording Systems

Determine if peace officers are only allowed to use portable recording systems issued and

maintained by the officer's agency.

The Mapleton Police Department's BWC policy states that officers are prohibited from using personally owned recording devices while on duty without the express consent of the officer in charge.

No discrepancies noted.

#### **Audit Requirement: Authorization to Access Data**

Determine if the agency complies with sections 13.05, Subd. 5, and 13.055 in the operation of portable recording systems and in maintaining portable recording system data.

The Chief of Police conducts random reviews of BWC data to ensure BWC data is properly categorized and that BWCs are being used in compliance with policy.

Nonpublic BWC data is only available to persons whose work assignment reasonably requires access to the data. User access to BWC data is managed by the assignment of roles and permissions in Evidence.com. Permissions are based on staff work assignments. Roles and Permissions are administered by the Chief of Police. Access to Evidence.com is password protected and requires dual authentication.

The agency's BWC Policy governs access to BWC data. Agency personnel may access BWC data only when there is a business need for doing so. Authorized agency personnel may access BWC data pursuant to lawful process and in accordance with policy, statute, and the Minnesota Data Practices Act. User access to data is captured in the audit trail. The BWC policy states that any member who accesses or releases BWC data without authorization may be subject to discipline.

When BWC data is deleted from Evidence.com, its contents cannot be determined. The Mapleton Police Department has had no security breaches.

No discrepancies noted.

#### **Audit Requirement: Sharing Among Agencies**

Determine if nonpublic BWC data is shared with other law enforcement agencies, government entities, or federal agencies.

Mapleton Police Department's BWC policy allows for the sharing of data with other law enforcement agencies and governmental entities pursuant to lawful process and in accordance with policy, statute, and the Minnesota Data Practices Act. Law enforcement agencies seeking access to BWC data submit a written request. Sharing of data is captured in the Evidence.com audit trail.

#### **Audit Requirement: Biennial Audit**

Determine if the agency maintains records showing the date and time the portable recording system data were collected, the applicable classification of the data, how the data are used, and whether data are destroyed as required.

Evidence.com and the Evidence Created Report document the date and time portable recording system data were collected and deleted. All BWC data collected during the audit period is classified as private or nonpublic data. The Evidence.com audit trail documents how the data are used. The audit trail is maintained in Evidence.com after deletion of video. The Evidence.com audit trail documents all actions taken from the creation of the recording to its deletion, as well as access to the audit trail after BWC has been deleted.

No discrepancies noted.

#### **Audit Requirement: Portable Recording System Vendor**

Determine if portable recording system data stored in the cloud, is stored in accordance with security requirements of the United States Federal Bureau of Investigation Criminal Justice Information Services Division Security Policy 5.4 or its successor version.

An Axon CJIS Compliance White paper outlines the specific security policies and practices for Evidence.com and how they are compliant with the CJIS Security Policy. Axon has signed the CJIS Security Addendum in all states and has performed statewide CJIS-related vendor requirements in Minnesota. Axon has incorporated the CJIS Security Addendum by reference into the Axon Master Services and Purchase Agreement. Axon maintains signed CJIS Security Addendum certification pages for Axon personnel. Authorized Axon personnel are required to complete Level 4 CJIS Security Training upon assignment and biennially thereafter.

No discrepancies noted.

# **Audit Requirement: Public Comment**

Determine if the law enforcement agency provided an opportunity for public comment before it purchased or implemented a portable recording system and if the governing body with jurisdiction over the budget of the law enforcement agency provided an opportunity for public comment at a regularly scheduled meeting.

Mapleton Police Department solicited for public comment in their official publication and on the City website, as well as three meetings open to the public. The Mapleton City Council held a public hearing at their March 8, 2022 meeting.

# **Audit Requirement: Body-worn Camera Policy**

Determine if a written policy governing the use of portable recording systems has been established and is enforced.

Mapleton Police Department BWC policy is posted on the agency's website. The policy was compared to the requirements of Minn. Stat. § 626.8473. The agency's policy included all minimum requirements of Minn. Stat. § 626.8473, Subd. 3 with the exception of 626.8473, Subd. 3(b)(3). The policy was updated to include all minimum requirements prior to the completion of the final audit report.

Discrepancy noted.

This report was prepared exclusively for the City of Mapleton and Mapleton Police Department by Lynn Lembcke Consulting. The findings in this report are impartial and based on information and documentation provided and examined.

Dated: November 2, 2024	Lynn Lembcke Consulting
	Lynn Lembcke