

Exhibit J
Additional Rights and Obligations

BLS and the City shall respectively have the additional rights and obligations set forth below:

1. BLS shall assist the City in public information and education efforts, including but not limited to the development of artwork for utility bill inserts, press releases and schedules for any public launch of the Photo Red Light Enforcement Program (actual print and production costs are the sole responsibility of the City).
2. BLS shall be solely responsible for the fabrication of any signage, notices or other postings required pursuant to any law, rule or regulation of any Governmental Authority (“Signage”), including but not limited to the Vehicle Code, and shall assist in determining the placement of such Signage. BLS shall be solely responsible for installing such Signage in strict compliance with all State and local laws and regulations, and subject to the approval of all applicable Governmental Authorities, specifically including City Traffic Engineering.
3. The BLS Project Manager and the Police Project Manager shall meet on a weekly basis during the period commencing as of the date of execution hereof and ending on the Installation Date, and on a monthly basis for the remainder of the Term, at such times and places as the BLS Manager and the Police Project Manager shall mutually agree. The BLS Manager and the Police Project Manager may meet telephonically.
4. The City shall not access the BLS School Zone, Red Light and/or Noise Enforcement System or use the School Zone, Red Light or Noise Enforcement Program in any manner other than prescribed by law or this Agreement and which restricts or inhibits any other Person from using the BLS School Zone, Red Light and/or Noise Enforcement System or the School Zone, Red Light and/or Noise Enforcement Program with respect to any Intersection Approaches constructed or maintained by BLS for such Person, or which could damage, disable, impair or overburden the BLS School Zone, Red Light and/or Noise Enforcement System or the School Zone, Red Light and/or Noise Enforcement Program, and the City shall not attempt to gain unauthorized access to (i) any account of any other Person, (ii) any computer systems or networks connected to the BLS School Zone, Red Light and/or Noise Enforcement System, or (iii) any materials or information not intentionally made available by BLS to the City by means of hacking, password mining or any other method whatsoever, nor shall the City cause any other Person to do any of the foregoing.
5. To the extent permitted by law, the City shall maintain the confidentiality of any username, password or other process or device for accessing the BLS School Zone, Red Light and/or Noise Enforcement Systems or using the Traffic Control & Safety Enforcement Program.
6. The City shall promptly reimburse BLS for the cost of repairing or replacing any portion of the BLS School Zone, Red Light and/or Noise Enforcement Systems, or any property or equipment related thereto, damaged by the City, or any of its employees, contractors or agents.