

**SUBMITTAL TO THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE, STATE OF CALIFORNIA**



**ITEM: 3.2
(ID # 14197)**

MEETING DATE:
Tuesday, January 12, 2021

FROM: EXECUTIVE OFFICE:

SUBJECT: EXECUTIVE OFFICE: Adopt Ordinance No. 957, Regulating Alarm Systems and Declaring Repeated False Alarms a Public Nuisance, All Districts. [\$0]

RECOMMENDED MOTION: That the Board of Supervisors:

1. Adopt Ordinance No. 957, an Ordinance of the County of Riverside regulating alarm systems and declaring repeated false alarms a public nuisance.

ACTION: Policy

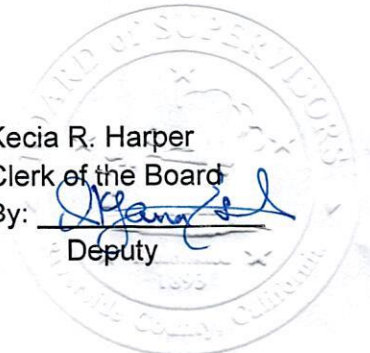
Jeff Van Wageningen, Assistant CEO / Public Safety 12/30/2020

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Jeffries, seconded by Supervisor Hewitt and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended and the Ordinance 957 is adopted with waiver of reading.

Ayes: Jeffries, Spiegel, Washington, Perez and Hewitt
Nays: None
Absent: None
Date: January 12, 2021
xc: E.O., COB

Kecia R. Harper
Clerk of the Board
By:
Deputy



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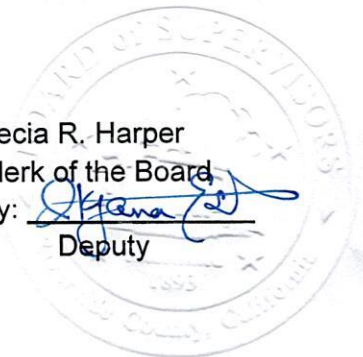
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On motion of Supervisor Jeffries, seconded by Supervisor Hewitt and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended and the Ordinance 957 is adopted with waiver of reading.

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Absent: None
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**SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE,
STATE OF CALIFORNIA**

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:	Ongoing Cost
COST	\$ 0	\$ 0	\$ 0	\$ 0
NET COUNTY COST	\$ 0	\$ 0	\$ 0	\$ 0
SOURCE OF FUNDS: N/A			Budget Adjustment:	No
			For Fiscal Year:	20/21

C.E.O. RECOMMENDATION: Approve

BACKGROUND:

Summary

On December 15, 2020, the Board of Supervisors approved agenda item 3.2 the introduction of Ordinance No. 957 to regulate alarm systems and declare repeated false alarms a public nuisance.

Today's action on this agenda item adopting Ordinance No. 957 will finalize the Board's approval of the ordinance and will establish standards and controls to regulate alarm systems and address repeated false alarms within the County's unincorporated areas. Once the ordinance is adopted, it becomes effective thirty days later.

Impact on Residents and Businesses

False alarms consume public safety resources and can increase response times for legitimate emergencies. A false alarm ordinance could reduce the number of false alarms and the time spent responding to them.

ATTACHMENT:

- A. Ordinance No. 957



 Gregory H. Priamos, Director County Counsel 12/30/2020

1 or for the detection of an emergency situation not limited to fire, natural gas
2 leak or medical emergency, and when activated, emits an Audible Alarm or
3 transmits a signal to indicate that an emergency exists and which may
4 transmit a signal to a monitoring point designed to contact a Sheriff or Fire
5 dispatch center to which law enforcement or fire department personnel or
6 other resources are expected to respond to the location of the reported
7 activated Alarm System.

8 b. Alarm User. Any person using an Alarm System at his or her place of
9 business, residence or other property.

10 c. Alarm Business. Any person who monitors, specifies, designs, manufactures,
11 installs, maintains, tests or uses an Alarm System and forwards to a Sheriff
12 or Fire dispatch center information regarding the activation of an Alarm
13 System.

14 d. Audible Alarm. An Alarm System that, when activated, generates an audible
15 sound.

16 e. False Alarm. The activation of an Alarm System to which emergency public
17 safety personnel respond when an emergency public safety situation does not
18 exist, and did not exist at the time of Alarm System activation. Any hold-up
19 or robbery alarm improperly activated for the purpose of obtaining Sheriff
20 response when a hold-up or robbery is not in progress shall be classified as a
21 False Alarm. Alarm activations caused by natural disaster or other violent
22 conditions of nature or other extraordinary circumstances not subject to the
23 control of the Alarm User or Alarm Business shall not constitute a False
24 Alarm.

25 f. Premises. Any private property and buildings located thereon within the
26 unincorporated area.

27 g. Responsible Party. Any person, firm, partnership, company, association, or
28 corporation, or school district, or any owner or lessee of premises on which

1 an Alarm System is installed or maintained, or the agent or representative of
2 the above, who utilizes an Alarm System on the premises.

3 h. Supervising Station. A facility that receives Alarm System signals and at
4 which personnel are in attendance to respond to these Alarm System signals.

5 Section 5. FALSE ALARMS-PROHIBITED. No Alarm User or Responsible Party
6 shall give, signal, transmit, cause or permit to be given, signaled or transmitted a False Alarm.

7 Section 6. ALARM SYSTEM STANDARDS. All Alarm Systems and appurtenant
8 equipment installed and used within the County shall meet or exceed industry standards and applicable laws
9 at the time of installation. Upon the effective date of this ordinance, the Alarm Businesses shall, on new
10 installations or equipment replacements, use only security alarm control panel(s) which meets Security
11 Industry Association (SIA) Control Panel Standard CP-01 for security Alarm Systems or Underwriter's
12 Laboratory (UL) or approved listing agency. Fire Alarm Systems and components shall be listed and
13 approved by the California State Fire Marshal in accordance with California Code of Regulations, Title 19,
14 Division 1. The approved listing agency shall be as determined by the County Building Official for security
15 Alarm Systems and the County Fire Marshal for fire Alarm Systems.

16 Section 7. ALARM BUSINESS. It shall be unlawful and a violation of this ordinance
17 for any person to engage in business or accept employment within the County to install, maintain, alter, sell
18 on premises, monitor, or service Alarm Systems or respond to Alarm Systems, unless such person holds all
19 State and local licenses, listings, certifications or permits which may be required for such business or
20 employment.

21 a. Every Alarm Business that has a Supervising Station to monitor security or
22 fire Alarm Systems located within the County shall maintain on file a current
23 listing of all such Alarm Systems, along with the address and telephone
24 number of the person from whom consent to enter the protected premises may
25 be obtained, and shall include the following information:

26 1. The name address, and telephone number of the property owner, if
27 other than the Alarm User.
28

1 preceding twelve (12) month period of False Alarms resulting from
2 unintentional or accidental activation.

3 2. Attempt to verify every burglar alarm signal prior to requesting a
4 Sheriff dispatch by making at least two phone calls to the responsible
5 party (Enhanced Call Verification). This procedure does not apply to
6 fire, duress or hold-up signals.

7 3. Communicate alarm dispatch requests to the Sheriff Dispatch and Fire
8 Department Emergency Command Center in a manner and form
9 determined by National Fire Protection Association (NFPA) 72 for
10 fire alarms and by the Sheriff or his designee for security alarms;

11 4. Communicate any available information (e.g., type of alarm, zone
12 north, south, front, back, floor) about the location on all alarm signals
13 related to the alarm dispatch request.

14 5. Communicate type of alarm activation (e.g., silent or audible, interior
15 or perimeter).

16 6. Attempt to contact the Alarm User or any Responsible Party by
17 telephone or other electronic means immediately after an alarm
18 dispatch request is made.

19 7. After an alarm dispatch request, promptly advise the Sheriff dispatch
20 or Fire Department Emergency Command Center if the Alarm
21 Business knows that the Alarm User or any Responsible Party is on
22 the way to the location of the reported activated alarm system; and

23 8. Upon the effective date of this ordinance, Alarm Businesses must
24 maintain records relating to alarm dispatch requests, for a period of at
25 least one year from the date of the alarm dispatch request.

26 A. Records must include:

27 i. name, address and telephone number of the Alarm
28 User;

1 Alarm, the responding County department shall notify the Alarm User of the
2 False Alarm by posting a notice at the premises or mailing notice to the
3 property owner which shall include the date and time of the response and a
4 statement that the alarm was a False Alarm. The notice shall also state that
5 the Alarm User should act to correct the causative problems and shall also
6 include a warning that more than two false alarms in any 12-month period
7 will result in the imposition of fines under Section 10 of this ordinance. Said
8 notice shall also contain a statement that any Alarm User or Responsible
9 Party may, within ten days of issuance of the notice, make appeal the False
10 Alarm determination as set forth in Section 13 of this ordinance. Any notice
11 mailed under this Section shall also be mailed to the Alarm User at the
12 address of the premises and any other address listed with the Alarm Business
13 for the Alarm User.

- 14 b. Upon investigation of a False Alarm, if an Alarm System continues to emit
15 an Audible Alarm signal in excess of 30 minutes, after reasonable efforts to
16 contact the Alarm User or the Alarm Business that monitors such alarm
17 system, the Sheriff or Fire Chief may cause such Alarm System to be
18 disconnected by the Alarm Business. The Alarm User shall pay the cost of
19 such disconnection.

20 Section 9. ALARM SYSTEMS REGULATIONS.

- 21 a. Automatic Deactivation. Every audible alarm used for security purposes
22 installed after the adoption of this ordinance shall have a timing device which
23 automatically shuts off the alarm within fifteen (15) minutes after the alarm
24 is activated. Every audible alarm installed prior to the adoption of this
25 ordinance without such a timing device shall be required to have such a
26 device installed if any activated alarm is not deactivated within a thirty-
27 minute time limit. The Alarm Business or person responsible for the
28 maintenance of the Alarm System and the owner of the audible alarm shall

1 be responsible for deactivating any alarm within thirty (30) minutes after
2 notification that such alarm is activated and ringing, or within thirty (30)
3 minutes after reasonable efforts have been made to provide such notification.
4 This subsection shall not apply to fire alarm systems.

5 b. Automatic Dialing Prohibited. No Alarm System shall be equipped with
6 automatic dialing or recorded message to the Sheriff or Fire Department.

7 c. Battery Backup System. No Alarm System shall be installed or used at any
8 time which is not equipped with a ready-to-function battery-operated backup
9 system or equivalent secondary source of power approved by the Building
10 Official for security Alarm Systems and by the Fire Marshal for fire Alarm
11 Systems.

12 d. Notification. An Alarm User shall give or cause notice to be given to the
13 Sheriff's Department for security Alarm Systems or the Fire Department
14 Emergency Command Center for fire Alarm Systems prior to, and
15 immediately after, any service, test, repair, maintenance, alteration or
16 installation of an Alarm System which might produce a False Alarm. The
17 Alarm User or the Alarm User's contractor shall contact the Alarm Business
18 to place the system in test mode. When a contractor fails to place an Alarm
19 System in test mode during maintenance, repair, or other similar activities,
20 the contractor shall be responsible for false alarm fines as detailed in Section
21 10 of this ordinance.

22 e. Prohibited Sound. No Alarm System shall be installed or used which emits a
23 sound similar to that of an emergency vehicle siren or a civil defense warning
24 system. For the purposes of this subsection, any variable pitch siren as
25 opposed to steady pitch, shall be considered to emit a sound similar to the
26 sound emitted by an emergency vehicle. This subsection does not apply to
27 sirens mounted inside a building which cannot be heard outside the building.
28

1 f. Repairs. After each False Alarm caused by a malfunction of the Alarm
2 System, the Alarm User shall cause the Alarm System to be adjusted or
3 repaired as necessary to eliminate the malfunction before placing the Alarm
4 System back into operation. Upon disruption or diminishment of the fire
5 protective qualities of a Fire Alarm System required by the California Fire
6 Code, the Fire Marshal shall be promptly notified and immediate action shall
7 be instituted to affect a reestablishment of the fire Alarm System to its
8 original normal and operational condition. The Fire Marshal may require that
9 the building be evacuated or an approved fire watch be provided until the fire
10 Alarm System has been returned to service.

11 g. Inspections:

- 12 1. The Sheriff or Fire Chief, or their designees, may inspect any and all
13 Alarm Systems installed in the unincorporated areas of the County.
- 14 2. The Sheriff or Fire Chief, or their designees, shall be authorized to
15 require any Alarm System designated as a public nuisance to be
16 inspected by the Alarm Business at the Alarm User's expense.
17 Inspections shall be complete enough to detect any likely
18 malfunctions and shall include testing of the equipment. Particular
19 attention shall be paid to the conditions that have the potential of
20 causing False Alarms. The person making the inspection shall
21 provide a written report to the Alarm User and the Fire Department
22 and Sheriff's Department, detailing measures taken to eliminate the
23 likelihood of further False Alarms caused by the Alarm System. The
24 report shall be kept on the premises for two (2) years, and shall be
25 subject to inspection by the Fire Department or Sheriff's Department
26 upon request.

27 Section 10. FALSE ALARM PREVENTION FINE.
28

1 a. Any Alarm User or any Responsible Party who uses an Alarm System
2 regulated by this ordinance which has caused more than two False Alarms in
3 a twelve-month period to be transmitted to the Sheriff's Department or Fire
4 Department, either by direct communication from an Alarm Business or from
5 a person responding to an Audible Alarm, shall pay a False Alarm prevention
6 fine to the County General Fund as provided below:

7 Third false alarm, \$50.00

8 Fourth false alarm, \$100.00

9 Fifth false alarm, \$150.00

10 Each additional false alarm, \$200.00

11 b. The County shall issue a bill to the Alarm User or any Responsible Party for
12 any unpaid fines accrued within sixty (60) days of discovery of a False Alarm
13 pursuant to Section 8.a of this Ordinance. The bill shall be due and payable
14 within 30 calendar days after the billing date.

15 c. A 15% late penalty shall be added to the fines imposed by this section for any
16 fines not paid by the due date.

17 d. The amount of any fine and late penalty shall be deemed a debt to the County.
18 The County may commence an action in any court of competent jurisdiction
19 for the unpaid debt.

20 e. In addition to any fine and late penalty imposed under this ordinance, any
21 person who activates the False Alarm shall be subject to such other penalties
22 as the law allows.

23 Section 11. EXCESSIVE FALSE ALARMS AS PUBLIC NUISANCE. The Sheriff or
24 Fire Chief may designate an Alarm System a public nuisance if it activates excessive False Alarms. It is
25 determined that three False Alarms within any three consecutive calendar months is excessive and
26 constitutes a public nuisance.

27 Section 12. ENFORCEMENT. Non-payment of fines for False Alarms, and repeated
28 number of False Alarms from the same premises constituting a public nuisance will be considered a

1 violation of this ordinance. Non-payment of fines and late penalties shall be considered a civil debt to the
2 County and the County may use any lawful means to collect upon such debt from the debtor.

3 Section 13. APPEALS.

- 4 a. An Alarm User who wants to appeal the validity of a False Alarm
5 determination by the Sheriff's Department or Fire Department may appeal to
6 the Alarm Appeals Officer designated by the Sheriff to provide impartial
7 judgment and determine whether the False Alarm prevention fine that has
8 been levied for the false alarm is justified when a person appeals that fine. .
9 The appeal must be in writing and must be requested by the Alarm User or
10 Responsible Party within ten (10) days of issuance of the notice of the False
11 Alarm as set forth in Section 8 of this ordinance. The written appeal must
12 contain sufficient information to allow the Alarm Appeals Officer to
13 determine the events surrounding the Sheriff Department's or Fire
14 Department's response to the False Alarm. Failure to appeal the
15 determination within ten (10) days of receipt of the notice results in a
16 conclusive presumption that the alarm was false.
- 17 b. The Alarm Appeals Officer will conduct a de novo review the appeal and
18 provide a decision based on the facts of the case. The Alarm Appeals Officer
19 shall determine the validity of the False Alarm and shall issue written
20 findings. The reasons for waiving a False Alarm notice shall not include,
21 wind, power failure, loose animals, system malfunctions, and errors
22 committed by the monitoring service, Alarm User, or their personnel.
- 23 c. No appeal will be considered without payment of unpaid fines and penalties
24 for False Alarms owed to the County under this ordinance, prior to filing of
25 the request for an appeal process. If upon review of the appeal, the Alarm
26 Appeals Officer's decision is in favor of the appellant, the fines and penalties,
27 if any, will be refunded to the appellant. The decision of the Alarm Appeals
28 Officer on such matter shall be final and conclusive.

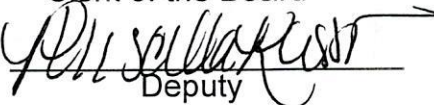
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STATE OF CALIFORNIA)
)
COUNTY OF RIVERSIDE) SS

I HEREBY CERTIFY that at a regular meeting of the Board of Supervisors of said county held on January 12, 2021, the foregoing ordinance consisting of 15 Sections was adopted by the following vote:

AYES: Jeffries, Spiegel, Washington, Perez and Hewitt
NAYS: None
ABSENT: None

DATE: January 12, 2021

KECIA R. HARPER
Clerk of the Board
BY: 
Deputy

SEAL



PROOF OF PUBLICATION

STATE OF CALIFORNIA SS.
COUNTY OF RIVERSIDE

RIVERSIDE COUNTY-BOARD OF SUP.
4080 LEMON ST
RIVERSIDE CA 92501

I am over the age of 18 years old, a citizen of the United States and not a party to, or have interest in this matter. I hereby certify that the attached advertisement appeared in said newspaper (set in type not smaller than non pariel) in each and entire issue of said newspaper and not in any supplement thereof on the following dates, to wit:

01/24/2021

I acknowledge that I am a principal clerk of the printer of The Desert Sun, printed and published weekly in the City of Palm Springs, County of Riverside, State of California. The Desert Sun was adjudicated a Newspaper of general circulation on March 24, 1988 by the Superior Court of the County of Riverside, State of California Case No. 191236.

I certify under penalty of perjury, under the laws of the State of California, that the foregoing is true and correct.. Executed on this 26th of January 2021 in Green Bay, WI, County of Brown.

[Signature]
DECLARANT

DECLARANT

Ad#:0004566294

P O :

This is not an invoice

of Affidavits: 2

Executive office
Item 3-2
of 01/21/21

BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

ORDINANCE NO. 957
AN ORDINANCE OF THE COUNTY OF RIVERSIDE
REGULATING ALARM SYSTEMS
AND DECLARING REPEATED FALSE ALARMS A PUBLIC NUISANCE

The Board of Supervisors of the County of Riverside ordains as follows:
Section 1. FINDINGS. The Board of Supervisors finds that each year the Sheriff's Department and the Fire Department respond to thousands of alarm calls in our unincorporated communities, the vast majority of which are false alarms. By way of example, in 2016, the Sheriff's Department had 15,172 alarm calls in unincorporated areas, of which only 37 were determined to be legitimate and 13,461 were responded to but found to be false. The other 1674 were cancelled before any officers arrived on the scene. In 2017, the Fire Department reports responding to 2,662 false alarms in 2017. False alarms consume public safety resources and can increase response times for legitimate emergencies. Adoption of a false alarm ordinance will reduce the number of false alarms and the time spent responding to them, allowing first responders to focus on real emergencies and promote the public health, safety and general welfare of the community.

Section 2. PURPOSE AND AUTHORITY. The purpose of this ordinance is to establish standards and controls to reduce the incidents of false intrusion, false robbery alarm, and false fire alarm calls that are responded to by the Sheriff or Fire Department within the County's unincorporated areas pursuant to California Constitution Article XI, Section 7, Government Code section 25132, and Business and Professions Code section 7592.8.

Section 3. EXEMPTION. This ordinance shall not apply to hand-held or portable personal safety devices and medical alert devices.

Section 4. DEFINITIONS. As used in this ordinance, the following terms shall have the following meanings:

a. Alarm System. Any device designed for the detection of any unauthorized entry on premises, for alerting others of the commission of an unlawful act or for the detection of an emergency situation not limited to fire, natural gas leak or medical emergency, and when activated, emits an Audible Alarm or transmits a signal to indicate that an emergency exists and which may transmit a signal to a monitoring point designed to contact a Sheriff or Fire dispatch center to which law enforcement or fire department personnel or other resources are expected to respond to the location of the reported activated Alarm System.

b. Alarm User. Any person using an Alarm System at his or her place of business, residence or other property.

c. Alarm Business. Any person who monitors, specifies, designs, manufactures, installs, maintains, tests or uses an Alarm System and forwards to a Sheriff or Fire dispatch center information regarding the activation of an Alarm System.

d. Audible Alarm. An Alarm System that, when activated, generates an audible sound.

e. False Alarm. The activation of an Alarm System to which emergency public safety personnel respond when an emergency public safety situation does not exist, and did not exist at the time of Alarm System activation. Any hold-up or robbery alarm improperly activated for the purpose of obtaining Sheriff response when a hold-up or robbery is not in progress shall be classified as a False Alarm. Alarm activations caused by natural disaster or other violent conditions of nature or other extraordinary circumstances not subject to the control of the Alarm User or Alarm Business shall not constitute a False Alarm.

f. Premises. Any private property and buildings located thereon within the unincorporated area.

g. Responsible Party. Any person, firm, partnership, company, association, or corporation, or school district, or any owner or lessee of premises on which an Alarm System is installed or maintained, or the agent or representative of the above, who utilizes an Alarm System on the premises.

h. Supervising Station. A facility that receives Alarm System signals and at which personnel are in attendance to respond to these Alarm System signals.

Section 5. FALSE ALARMS-PROHIBITED. No Alarm User or Responsible Party shall give, signal, transmit, cause or permit to be given, signaled or transmitted a False Alarm.

Section 6. ALARM SYSTEM STANDARDS. All Alarm Systems and appurtenant equipment installed and used within the County shall meet or exceed industry standards and applicable laws at the time of installation. Upon the effective date of this ordinance, the Alarm Businesses shall, on new installations or equipment replacements, use only security alarm control panel(s) which meets Security Industry Association (SIA) Control Panel Standard CP-01 for security Alarm Systems or Underwriter's Laboratory (UL) or approved listing agency. Fire Alarm Systems and components shall be listed and approved by the California State Fire Marshal in accordance with California Code of Regulations, Title 19, Division 1. The approved listing agency shall be as determined by the County Building Official for security Alarm Systems and the County Fire Marshal for fire Alarm Systems.

Section 7. ALARM BUSINESS. It shall be unlawful and a violation of this ordinance for any person to engage in business or accept employment within the County to install, maintain, alter, sell on premises, monitor, or service Alarm Systems or respond to Alarm Systems, unless such person holds all State and local licenses, listings, certifications or permits which may be required for such business or employment.

a. Every Alarm Business that has a Supervising Station to monitor security or fire Alarm Systems located within the County shall maintain on file a current listing of all such Alarm Systems, along with the address and telephone number of the person from whom consent to enter the protected premises may be obtained, and shall include the following information:

1. The name address, and telephone number of the property owner, if other than the Alarm User.

2. The name of the Alarm User and his or her business address and telephone number and residential address and telephone number.

3. The name of at least one other person responsible to respond to the alarm site and his or her business address and telephone number.

b. At the time of installation, the Alarm Business shall provide instructions to each of its Alarm Users in the proper use and operation of their Alarm Systems. Such instructions will specifically include all instructions necessary to turn the Alarm Systems on and off and to prevent False Alarms.

c. An Alarm Business shall not use automatic voice dialers which call 911, the Sheriff's Department or the Fire Department.

d. After completion of the installation of an Alarm System, an Alarm Business employee shall review with the Alarm User the customer False Alarm prevention checklist established by the Alarm Business's policy.

e. The Alarm Business shall not make an alarm dispatch request to the Sheriff's Department in response to a burglar alarm signal, excluding Panic, Duress and Holdup signals, during the first seven (7) days following an Alarm System installation. The Sheriff or his designee may grant an Alarm User's request for an exemption from this waiting period based upon a determination that special circumstances substantiate the need for the exemption. This subsection does

National Fire Protection Association or his designee for security alarms;
4. Communicate any available info south, front, back, floor) about the alarm dispatch request.

5. Communicate type of alarm acti perimeter).

6. Attempt to contact the Alarm Use other electronic means immediately a

7. After an alarm dispatch request, P Department Emergency Command C Alarm User or any Responsible Par reported activated alarm system; and

8. Upon the effective date of this o records relating to alarm dispatch r from the date of the alarm dispatch r

A. Records must include;

i. name, address and telephone numb

ii. alarm system zone(s) activated;

iii. time of alarm dispatch request; an

iv. evidence of an attempt to veri section.

B. The Sheriff or Fire Chief or their de for individually named Alarm Users.

C. If the request for copies of records: dispatch request, the Alarm Business three (3) business days of receiving the

D. If the records are requested after 5 alarm dispatch request, the Alarm B within thirty (30) days of receiving the

g. An Alarm Business that purchases person shall notify the Fire Chief or l details as may be reasonably requeste

h. Each Alarm Business shall design Manager (ARM) for the company wh as the point of contact for the Sher appointed person must be knowled ordinance, as well as have the kno Alarm issues and respond to request designees. The name, phone number, must be provided to the Sheriff and Fi

Section 8. FALSE ALARMS - INVESTIGI

a. Upon responding to the alarm loca Alarm, the responding County depa False Alarm by posting a notice at property owner which shall include statement that the alarm was a False Alarm User should act to correct the warning that more than two false al the imposition of fines under Section contain a statement that any Alarm days of issuance of the notice, make set forth in Section 13 of this ordina shall also be mailed to the Alarm Us other address listed with the Alarm Bu

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Section 9. ALARM SYSTEMS REGULAT

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g. Inspections:

1. The Sheriff or Fire Chief, or their c Systems installed in the unincorporated

2. The Sheriff or Fire Chief, or their c any Alarm System designated as a pub

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Section 2. PURPOSE AND AUTHORITY. The purpose of this ordinance is to establish standards and controls to reduce the incidents of false intrusion, false robbery alarm, and false fire alarm calls that are responded to by the Sheriff or Fire Department within the County's unincorporated areas pursuant to California Constitution Article XI, Section 7, Government Code section 25132, and Business and Professions Code section 7592.8.

Section 3. EXEMPTION. This ordinance shall not apply to hand-held or portable personal safety devices and medical alert devices.

Section 4. DEFINITIONS. As used in this ordinance, the following terms shall have the following meanings:

a. **Alarm System.** Any device designed for the detection of any unauthorized entry on premises, for alerting others of the commission of an unlawful act or for the detection of an emergency situation not limited to fire, natural gas leak or medical emergency, and when activated, emits an Audible Alarm or transmits a signal to indicate that an emergency exists and which may transmit a signal to a monitoring point designed to contact a Sheriff or Fire dispatch center to which law enforcement or fire department personnel or other resources are expected to respond to the location of the reported activated Alarm System.

b. **Alarm User.** Any person using an Alarm System at his or her place of business, residence or other property.

c. **Alarm Business.** Any person who monitors, specifies, designs, manufactures, installs, maintains, tests or uses an Alarm System and forwards to a Sheriff or Fire dispatch center information regarding the activation of an Alarm System.

d. **Audible Alarm.** An Alarm System that, when activated, generates an audible sound.

e. **False Alarm.** The activation of an Alarm System to which emergency public safety personnel respond when an emergency public safety situation does not exist, and did not exist at the time of Alarm System activation. Any hold-up or robbery alarm improperly activated for the purpose of obtaining Sheriff response when a hold-up or robbery is not in progress shall be classified as a False Alarm. Alarm activations caused by natural disaster or other violent conditions of nature or other extraordinary circumstances not subject to the control of the Alarm User or Alarm Business shall not constitute a False Alarm.

f. **Premises.** Any private property and buildings located thereon within the unincorporated area.

g. **Responsible Party.** Any person, firm, partnership, company, association, or corporation, or school district, or any owner or lessee of premises on which an Alarm System is installed or maintained, or the agent or representative of the above, who utilizes an Alarm System on the premises.

h. **Supervising Station.** A facility that receives Alarm System signals and at which personnel are in attendance to respond to these Alarm System signals.

Section 5. FALSE ALARMS-PROHIBITED. No Alarm User or Responsible Party shall give, signal, transmit, cause or permit to be given, signaled or transmitted a False Alarm.

Section 6. ALARM SYSTEM STANDARDS. All Alarm Systems and appurtenant equipment installed and used within the County shall meet or exceed industry standards and applicable laws at the time of installation. Upon the effective date of this ordinance, the Alarm Businesses shall, on new installations or equipment replacements, use only security alarm control panel(s) which meets Security Industry Association (SIA) Control Panel Standard CP-01 for security Alarm Systems or Underwriter's Laboratory (UL) or approved listing agency. Fire Alarm Systems and components shall be listed and approved by the California State Fire Marshal in accordance with California Code of Regulations, Title 19, Division 1. The approved listing agency shall be as determined by the County Building Official for security Alarm Systems and the County Fire Marshal for fire Alarm Systems.

Section 7. ALARM BUSINESS. It shall be unlawful and a violation of this ordinance for any person to engage in business or accept employment within the County to install, maintain, alter, sell on premises, monitor, or service Alarm Systems or respond to Alarm Systems, unless such person holds all State and local licenses, listings, certifications or permits which may be required for such business or employment.

a. Every Alarm Business that has a Supervising Station to monitor security or fire Alarm Systems located within the County shall maintain on file a current listing of all such Alarm Systems, along with the address and telephone number of the person from whom consent to enter the protected premises may be obtained, and shall include the following information:

1. The name address, and telephone number of the property owner, if other than the Alarm User.
2. The name of the Alarm User and his or her business address and telephone number and residential address and telephone number.
3. The name of at least one other person responsible to respond to the alarm site and his or her business address and telephone number.

b. At the time of installation, the Alarm Business shall provide instructions to

each of its Alarm Users in the proper use and operation of their Alarm Systems. Such instructions will specifically include all instructions necessary to turn the Alarm Systems on and off and to prevent False Alarms.

c. An Alarm Business shall not use automatic voice dialers which call 911, the Sheriff's Department or the Fire Department.

d. After completion of the installation of an Alarm System, an Alarm Business employee shall review with the Alarm User the customer False Alarm prevention checklist established by the Alarm Business's policy.

e. The Alarm Business shall not make an alarm dispatch request to the Sheriff's Department in response to a burglar alarm signal, excluding Panic, Duress and Holdup signals, during the first seven (7) days following an Alarm System installation. The Sheriff or his designee may grant an Alarm User's request for an exemption from this waiting period based upon a determination that special circumstances substantiate the need for the exemption. This subsection does not apply to fire Alarm Systems.

f. An Alarm Business shall:

1. Ensure that all Alarm Users of Alarm Systems equipped with fire, duress, hold-up or panic alarm(s) are given adequate training as to the proper use of the fire, duress, hold-up or panic alarm(s). Alarm System training shall be provided to every Alarm User at the time of installation and additional training provided in situations where the Alarm User has demonstrated a pattern of False Alarms within the preceding twelve (12) month period of False Alarms resulting from unintentional or accidental activation.

2. Attempt to verify every burglar alarm signal prior to requesting a Sheriff dispatch by making at least two phone calls to the responsible party (Enhanced Call Verification). This procedure does not apply to fire, duress or hold-up signals.

3. Communicate alarm dispatch requests to the Sheriff Dispatch and Fire Department Emergency Command Center in a manner and form determined by National Fire Protection Association (NFPA) 72 for fire alarms and by the Sheriff or his designee for security alarms;

4. Communicate any available information (e.g., type of alarm, zone north, south, front, back, floor) about the location on all alarm signals related to the alarm dispatch request.

5. Communicate type of alarm activation (e.g., silent or audible, interior or perimeter).

6. Attempt to contact the Alarm User or any Responsible Party by telephone or other electronic means immediately after an alarm dispatch request is made.

7. After an alarm dispatch request, promptly advise the Sheriff dispatch or Fire Department Emergency Command Center if the Alarm Business knows that the Alarm User or any Responsible Party is on the way to the location of the reported activated alarm system; and

8. Upon the effective date of this ordinance, Alarm Businesses must maintain records relating to alarm dispatch requests, for a period of at least one year from the date of the alarm dispatch request.

A. Records must include:

i. name, address and telephone number of the Alarm User;

ii. alarm system zone(s) activated;

iii. time of alarm dispatch request; and

iv. evidence of an attempt to verify as set forth in subsection f. 1. of this section.

B. The Sheriff or Fire Chief or their designees may request copies of such records for individually named Alarm Users.

C. If the request for copies of records is made within sixty days (60) of an alarm dispatch request, the Alarm Business shall furnish requested records within three (3) business days of receiving the request.

D. If the records are requested after sixty (60) days but within one year after an alarm dispatch request, the Alarm Business shall furnish the requested records within thirty (30) days of receiving the request.

g. An Alarm Business that purchases fire alarm system accounts from another person shall notify the Fire Chief or his designee of such purchase and provide details as may be reasonably requested by the Fire Chief or his designee.

h. Each Alarm Business shall designate one person as the Alarm Response Manager (ARM) for the company who will manage alarm related issues and act as the point of contact for the Sheriff and Fire Chief or their designees. The appointed person must be knowledgeable of the general provisions of this ordinance, as well as have the knowledge and authority to deal with False Alarm issues and respond to requests from the Sheriff and Fire Chief or their designees. The name, phone number, and email address of the designated ARM must be provided to the Sheriff and Fire Chief or their designee.

Section 8. FALSE ALARMS - INVESTIGATION; NOTICE; REPORT.

a. Upon responding to the alarm location and determining that there is a False Alarm, the responding County department shall notify the Alarm User of the False Alarm by posting a notice at the premises or mailing notice to the property owner which shall include the date and time of the response and a statement that the alarm was a False Alarm. The notice shall also state that the Alarm User should act to correct the causative problems and shall also include a warning that more than two false alarms in any 12-month period will result in the imposition of fines under Section 10 of this ordinance. Said notice shall also contain a statement that any Alarm User or Responsible Party may, within ten days of issuance of the notice, make appeal the False Alarm determination as set forth in Section 13 of this ordinance. Any notice mailed under this Section shall also be mailed to the Alarm User at the address of the premises and any other address listed with the Alarm Business for the Alarm User.

b. Upon investigation of a False Alarm, if an Alarm System continues to emit an Audible Alarm signal in excess of 30 minutes, after reasonable efforts to contact the Alarm User or the Alarm Business that monitors such alarm system, the Sheriff or Fire Chief may cause such Alarm System to be disconnected by the Alarm Business. The Alarm User shall pay the cost of such disconnection.

Section 9. ALARM SYSTEMS REGULATIONS.

a. Automatic Deactivation. Every audible alarm used for security purposes installed after the adoption of this ordinance shall have a timing device which automatically shuts off the alarm within fifteen (15) minutes after the alarm is activated. Every audible alarm installed prior to the adoption of this ordinance without such a timing device shall be required to have such a device installed if any activated alarm is not deactivated within a thirty-minute time limit. The

Alarm Business or person responsible for the maintenance of the Alarm System and the owner of the audible alarm shall be responsible for deactivating any alarm within thirty (30) minutes after notification that such alarm is activated and ringing, or within thirty (30) minutes after reasonable efforts have been made to provide such notification. This subsection shall not apply to fire alarm systems.

b. Automatic Dialing Prohibited. No Alarm System shall be equipped with automatic dialing or recorded message to the Sheriff or Fire Department.

c. Battery Backup System. No Alarm System shall be installed or used at any time which is not equipped with a ready-to-function battery-operated backup system or equivalent secondary source of power approved by the Building Official for security Alarm Systems and by the Fire Marshal for fire Alarm Systems.

d. Notification. An Alarm User shall give or cause notice to be given to the Sheriff's Department for security Alarm Systems or the Fire Department Emergency Command Center for fire Alarm Systems prior to, and immediately after, any service, test, repair, maintenance, alteration or installation of an Alarm System which might produce a False Alarm. The Alarm User or the Alarm User's contractor shall contact the Alarm Business to place the system in test mode. When a contractor fails to place an Alarm System in test mode during maintenance, repair, or other similar activities, the contractor shall be responsible for false alarm fines as detailed in Section 10 of this ordinance.

e. Prohibited Sound. No Alarm System shall be installed or used which emits a sound similar to that of an emergency vehicle siren or a civil defense warning system. For the purposes of this subsection, any variable pitch siren as opposed to steady pitch, shall be considered to emit a sound similar to the sound emitted by an emergency vehicle. This subsection does not apply to sirens mounted inside a building which cannot be heard outside the building.

f. Repairs. After each False Alarm caused by a malfunction of the Alarm System, the Alarm User shall cause the Alarm System to be adjusted or repaired as necessary to eliminate the malfunction before placing the Alarm System back into operation. Upon disruption or diminishment of the fire protective qualities of a Fire Alarm System required by the California Fire Code, the Fire Marshal shall be promptly notified and immediate action shall be instituted to affect a reestablishment of the fire Alarm System to its original normal and operational condition. The Fire Marshal may require that the building be evacuated or an approved fire watch be provided until the fire Alarm System has been returned to service.

g. Inspections:

1. The Sheriff or Fire Chief, or their designees, may inspect any and all Alarm Systems installed in the unincorporated areas of the County.

2. The Sheriff or Fire Chief, or their designees, shall be authorized to require any Alarm System designated as a public nuisance to be inspected by the Alarm Business at the Alarm User's expense. Inspections shall be complete enough to detect any likely malfunctions and shall include testing of the equipment. Particular attention shall be paid to the conditions that have the potential of causing False Alarms. The person making the inspection shall provide a written report to the Alarm User and the Fire Department and Sheriff's Department, detailing measures taken to eliminate the likelihood of further False Alarms caused by the Alarm System. The report shall be kept on the premises for two (2) years, and shall be subject to inspection by the Fire Department or Sheriff's Department upon request.

Section 10. FALSE ALARM PREVENTION FINE.

a. Any Alarm User or any Responsible Party who uses an Alarm System regulated by this ordinance which has caused more than two False Alarms in a twelve-month period to be transmitted to the Sheriff's Department or Fire Department, either by direct communication from an Alarm Business or from a person responding to an Audible Alarm, shall pay a False Alarm prevention fine to the County General Fund as provided below:

Third false alarm, \$50.00

Fourth false alarm, \$100.00

Fifth false alarm, \$150.00

Each additional false alarm, \$200.00

b. The County shall issue a bill to the Alarm User or any Responsible Party for any unpaid fines accrued within sixty (60) days of discovery of a False Alarm pursuant to Section 8.a of this Ordinance. The bill shall be due and payable within 30 calendar days after the billing date.

c. A 15% late penalty shall be added to the fines imposed by this section for any fines not paid by the due date.

d. The amount of any fine and late penalty shall be deemed a debt to the County. The County may commence an action in any court of competent jurisdiction for the unpaid debt.

e. In addition to any fine and late penalty imposed under this ordinance, any person who activates the False Alarm shall be subject to such other penalties as the law allows.

Section 11. EXCESSIVE FALSE ALARMS AS PUBLIC NUISANCE. The Sheriff or Fire Chief may designate an Alarm System a public nuisance if it activates excessive False Alarms. It is determined that three False Alarms within any three consecutive calendar months is excessive and constitutes a public nuisance.

Section 12. ENFORCEMENT. Non-payment of fines for False Alarms, and repeated number of False Alarms from the same premises constituting a public nuisance will be considered a violation of this ordinance. Non-payment of fines and late penalties shall be considered a civil debt to the County and the County may use any lawful means to collect upon such debt from the debtor.

Section 13. APPEALS.

a. An Alarm User who wants to appeal the validity of a False Alarm determination by the Sheriff's Department or Fire Department may appeal to the Alarm Appeals Officer designated by the Sheriff to provide impartial judgment and determine whether the False Alarm prevention fine that has been levied for the false alarm is justified when a person appeals that fine. The appeal must be in writing and must be requested by the Alarm User or Responsible Party within ten (10) days of issuance of the notice of the False Alarm as set forth in Section 8 of this ordinance. The written appeal must contain sufficient information to allow the Alarm Appeals Officer to determine the events surrounding the Sheriff Department's or Fire Department's response to the False Alarm. Failure to appeal the determination within ten (10) days of

receipt of the notice results in a conclusive presumption that the alarm was false.

b. The Alarm Appeals Officer will conduct a de novo review the appeal and provide a decision based on the facts of the case. The Alarm Appeals Officer shall determine the validity of the False Alarm and shall issue written findings. The reasons for waiving a False Alarm notice shall not include, wind, power failure, loose animals, system malfunctions, and errors committed by the monitoring service, Alarm User, or their personnel.

c. No appeal will be considered without payment of unpaid fines and penalties for False Alarms owed to the County under this ordinance, prior to filing of the request for an appeal process. If upon review of the appeal, the Alarm Appeals Officer's decision is in favor of the appellant, the fines and penalties, if any, will be refunded to the appellant. The decision of the Alarm Appeals Officer on such matter shall be final and conclusive.

Section 14. SEVERABILITY. If any section, subsection, sentence, clause, or phrase of this ordinance as herein acted or the application thereof to any person or circumstances is held invalid by a decision of any court of competent jurisdiction, such invalidity shall not affect the other provisions or applications of this ordinance which can be given effect without the invalid provision or application, and to this end, the provisions of this ordinance are hereby declared to be severable.

Section 15. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

K. Spiegel, Chair of the Board

I HEREBY CERTIFY that at a regular meeting of the Board of Supervisors of said County, held on January 12, 2021, the foregoing Ordinance consisting of fifteen (15) sections was adopted by said Board by the following vote:

AYES:	Jeffries, Spiegel, Washington, Perez and Hewitt
NAYS:	None
ABSENT:	None

Kecia R. Harper, Clerk of the Board
By: Hannah Lumanauw, Board Assistant

Published: Jan. 24, 2021

THE PRESS-ENTERPRISE

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
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I am a citizen of the United States. I am over the age of eighteen years and not a party to or interested in the above entitled matter. I am an authorized representative of THE PRESS-ENTERPRISE, a newspaper in general circulation, printed and published daily in the County of Riverside, and which newspaper has been adjudicated a newspaper of general circulation by the Superior Court of the County of Riverside, State of California, under date of April 25, 1952, Case Number 54446, under date of March 29, 1957, Case Number 65673, under date of August 25, 1995, Case Number 267864, and under date of September 16, 2013, Case Number RIC 1309013; that the notice, of which the annexed is a printed copy, has been published in said newspaper in accordance with the instructions of the person(s) requesting publication, and not in any supplement thereof on the following dates, to wit:

01/26/2021

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Date: January 26, 2021
At: Riverside, California



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office
Item 3.2 of
01/12/21.*

ORDINANCE NO. 957
AN ORDINANCE OF THE COUNTY OF RIVERSIDE
REGULATING ALARM SYSTEMS
AND DECLARING REPEATED FALSE ALARMS A PUBLIC NUISANCE

The Board of Supervisors of the County of Riverside ordains as follows:

Section 1. FINDINGS. The Board of Supervisors finds that each year the Sheriff's Department and the Fire Department respond to thousands of alarm calls in our unincorporated communities, the vast majority of which are false alarms. By way of example, in 2016, the Sheriff's Department had 15,172 alarm calls in unincorporated areas, of which only 37 were determined to be legitimate and 13,461 were responded to but found to be false. The other 1674 were cancelled before any officers arrived on the scene. In 2017, the Fire Department reports responding to 2,662 false alarms in 2017. False alarms consume public safety resources and can increase response times for legitimate emergencies. Adoption of a false alarm ordinance will reduce the number of false alarms and the time spent responding to them, allowing first responders to focus on real emergencies and promote the public health, safety and general welfare of the community.

Section 2. PURPOSE AND AUTHORITY. The purpose of this ordinance is to establish standards and controls to reduce the incidents of false intrusion, false robbery alarm, and false fire alarm calls that are responded to by the Sheriff or Fire Department within the County's unincorporated areas pursuant to California Constitution Article XI, Section 7, Government Code section 25132, and Business and Professions Code section 7592.8.

Section 3. EXEMPTION. This ordinance shall not apply to hand-held or portable personal safety devices and medical alert devices.

Section 4. DEFINITIONS. As used in this ordinance, the following terms shall have the following meanings:

- a. **Alarm System.** Any device designed for the detection of any unauthorized entry on premises, for alerting others of the commission of an unlawful act or for the detection of an emergency situation not limited to fire, natural gas leak or medical emergency, and when activated, emits an Audible Alarm or transmits a signal to indicate that an emergency exists and which may transmit a signal to a monitoring point designed to contact a Sheriff or Fire dispatch center to which law enforcement or fire department personnel or other resources are expected to respond to the location of the reported activated Alarm System.
- b. **Alarm User.** Any person using an Alarm System at his or her place of business, residence or other property.
- c. **Alarm Business.** Any person who monitors, specifies, designs, manufactures, installs, maintains, tests or uses an Alarm System and forwards to a Sheriff or Fire dispatch center information regarding the activation of an Alarm System.
- d. **Audible Alarm.** An Alarm System that, when activated, generates an audible sound.
- e. **False Alarm.** The activation of an Alarm System to which emergency public safety personnel respond when an emergency public safety situation does not exist, and did not exist at the time of Alarm System activation. Any hold-up or robbery alarm improperly activated for the purpose of obtaining Sheriff response when a hold-up or robbery is not in progress shall be classified as a False Alarm. Alarm activations caused by natural disaster or other violent conditions of nature or other extraordinary circumstances not subject to the control of the Alarm User or Alarm Business shall not constitute a False Alarm.
- f. **Premises.** Any private property and buildings located thereon within the unincorporated area.
- g. **Responsible Party.** Any person, firm, partnership, company, association, or corporation, or school district, or any owner or lessee of premises on which an Alarm System is installed or maintained, or the agent or representative of the above, who utilizes an Alarm System on the premises.
- h. **Supervising Station.** A facility that receives Alarm System signals and at which personnel are in attendance to respond to these Alarm System signals.

Section 5. FALSE ALARMS-PROHIBITED. No Alarm User or Responsible Party shall give, signal, transmit, cause or permit to be given, signaled or transmitted a False Alarm.

Section 6. ALARM SYSTEM STANDARDS. All Alarm Systems and appurtenant equipment installed and used within the County shall meet or exceed industry standards and applicable laws at the time of installation. Upon the effective date of this ordinance, the Alarm Businesses shall, on new installations or equipment replacements, use only security alarm control panel(s) which meets Security Industry Association (SIA) Control Panel Standard CP-01 for security Alarm Systems or Underwriters Laboratory (UL) or approved listing agency. Fire Alarm Systems and components shall be listed and approved by the California State Fire Marshal in accordance with California Code of Regulations, Title 19, Division 1. The approved listing agency shall be as determined by the County Building Official for security Alarm Systems and the County Fire Marshal for fire Alarm Systems.

Section 7. ALARM BUSINESS. It shall be unlawful and a violation of this ordinance for any person to engage in business or accept employment within the County to install, maintain, alter, sell on premises, monitor, or service Alarm Systems or respond to Alarm Systems, unless such person holds all State and local licenses, listings, certifications or permits which may be required for such business or employment.

a. Every Alarm Business that has a Supervising Station to monitor security or fire Alarm Systems located within the County shall maintain on file a current listing of all such Alarm Systems, along with the address and telephone number of the person from whom consent to enter the protected premises may be obtained, and shall include the following information:

1. The name address, and telephone number of the property owner, if other than the Alarm User.

2. The name of the Alarm User and his or her business address and telephone number and residential address and telephone number.

3. The name of at least one other person responsible to respond to the alarm site and his or her business address and telephone number.

b. At the time of installation, the Alarm Business shall provide instructions to each of its Alarm Users in the proper use and operation of their Alarm Systems. Such instructions will specifically include all instructions necessary to turn the Alarm Systems on and off and to prevent False Alarms.

c. An Alarm Business shall not use automatic voice dialers which call 911, the Sheriff's Department or the Fire Department.

d. After completion of the installation of an Alarm System, an Alarm Business employee shall review with the Alarm User the customer False Alarm prevention checklist established by the Alarm Business's policy.

e. The Alarm Business shall not make an alarm dispatch request to the Sheriff's Department in response to a burglar alarm signal, excluding Panic, Duress and Holdup signals, during the first seven (7) days following an Alarm System installation. The Sheriff or his designee may grant an Alarm User's request for an exemption from this waiting period based upon a determination that special circumstances substantiate the need for the exemption. This subsection does not apply to fire Alarm Systems.

f. An Alarm Business shall:

1. Ensure that all Alarm Users of Alarm Systems equipped with fire, duress, hold-up or panic alarm(s) are given adequate training as to the proper use of the fire, duress, hold-up or panic alarm(s). Alarm System training shall be provided to every Alarm User at

the time of installation and additional training provided in situations where the Alarm User has demonstrated a pattern of False Alarms within the preceding twelve (12) month period of False Alarms resulting from unintentional or accidental activation.

2. Attempt to verify every burglar alarm signal prior to requesting a Sheriff dispatch by making at least two phone calls to the responsible party (Enhanced Call Verification). This procedure does not apply to fire, duress or hold-up signals.

3. Communicate alarm dispatch requests to the Sheriff Dispatch and Fire Department Emergency Command Center in a manner and form determined by National Fire Protection Association (NFPA) 72 for fire alarms and by the Sheriff or his designee for security alarms;

4. Communicate any available information (e.g., type of alarm, zone north, south, front, back, floor) about the location on all alarm signals related to the alarm dispatch request.

5. Communicate type of alarm activation (e.g., silent or audible, interior or perimeter).

6. Attempt to contact the Alarm User or any Responsible Party by telephone or other electronic means immediately after an alarm dispatch request is made.

7. After an alarm dispatch request, promptly advise the Sheriff dispatch or Fire Department Emergency Command Center if the Alarm Business knows that the Alarm User or any Responsible Party is on the way to the location of the reported activated alarm system; and

8. Upon the effective date of this ordinance, Alarm Businesses must maintain records relating to alarm dispatch requests, for a period of at least one year from the date of the alarm dispatch request.

A. Records must include:

- i. name, address and telephone number of the Alarm User;
- ii. alarm system zone(s) activated;
- iii. time of alarm dispatch request; and
- iv. evidence of an attempt to verify as set forth in subsection f. 1. of this section.

B. The Sheriff or Fire Chief or their designees may request copies of such records for individually named Alarm Users.

C. If the request for copies of records is made within sixty days (60) of an alarm dispatch request, the Alarm Business shall furnish requested records within three (3) business days of receiving the request.

D. If the records are requested after sixty (60) days but within one year after an alarm dispatch request, the Alarm Business shall furnish the requested records within thirty (30) days of receiving the request.

g. An Alarm Business that purchases fire alarm system accounts from another person shall notify the Fire Chief or his designee of such purchase and provide details as may be reasonably requested by the Fire Chief or his designee.

h. Each Alarm Business shall designate one person as the Alarm Response Manager (ARM) for the company who will manage alarm related issues and act as the point of contact for the Sheriff and Fire Chief or their designees. The appointed person must be knowledgeable of the general provisions of this ordinance, as well as have the knowledge and authority to deal with False Alarm issues and respond to requests from the Sheriff and Fire Chief or their designees. The name, phone number, and email address of the designated ARM must be provided to the Sheriff and Fire Chief or their designee.

Section 8. FALSE ALARMS - INVESTIGATION; NOTICE; REPORT.

a. Upon responding to the alarm location and determining that there is a False Alarm, the responding County department shall notify the Alarm User of the False Alarm by posting a notice at the premises or mailing notice to the property owner which shall include the date and time of the response and a statement that the alarm was a False Alarm. The notice shall also state that the Alarm User should act to correct the causative problems and shall also include a warning that more than two false alarms in any 12-month period will result in the imposition of fines under Section 10 of this ordinance. Said notice shall also contain a statement that any Alarm User or Responsible Party may, within ten days of issuance of the notice, make appeal the False Alarm determination as set forth in Section 13 of this ordinance. Any notice mailed under this Section shall also be mailed to the Alarm User at the address of the premises and any other address listed with the Alarm Business for the Alarm User.

b. Upon investigation of a False Alarm, if an Alarm System continues to emit an Audible Alarm signal in excess of 30 minutes, after reasonable efforts to contact the Alarm User or the Alarm Business that monitors such alarm system, the Sheriff or Fire Chief may cause such Alarm System to be disconnected by the Alarm Business. The Alarm User shall pay the cost of such disconnection.

Section 9. ALARM SYSTEMS REGULATIONS.

a. Automatic Deactivation. Every audible alarm used for security purposes installed after the adoption of this ordinance shall have a timing device which automatically shuts off the alarm within fifteen (15) minutes after the alarm is activated. Every audible alarm installed prior to the adoption of this ordinance without such a timing device shall be required to have such a device installed if any activated alarm is not deactivated within a thirty-minute time limit. The Alarm Business or person responsible for the maintenance of the Alarm System and the owner of the audible alarm shall be responsible for deactivating any alarm within thirty (30) minutes after notification that such alarm is activated and ringing, or within thirty (30) minutes after reasonable efforts have been made to provide such notification. This subsection shall not apply to fire alarm systems.

b. Automatic Dialing Prohibited. No Alarm System shall be equipped with automatic dialing or recorded message to the Sheriff or Fire Department.

c. Battery Backup System. No Alarm System shall be installed or used at any time which is not equipped with a ready-to-function battery-operated backup system or equivalent secondary source of power approved by the Building Official for security Alarm Systems and by the Fire Marshal for fire Alarm Systems.

d. Notification. An Alarm User shall give or cause notice to be given to the Sheriff's Department for security Alarm Systems or the Fire Department Emergency Command Center for fire Alarm Systems prior to, and immediately after, any service, test, repair, maintenance, alteration or installation of an Alarm System which might produce a False Alarm. The Alarm User or the Alarm User's contractor shall contact the Alarm Business to place the system in test mode. When a contractor fails to place an Alarm System in test mode during maintenance, repair, or other similar activities, the contractor shall be responsible for false alarm fines as detailed in Section 10 of this ordinance.

e. Prohibited Sound. No Alarm System shall be installed or used which emits a sound similar to that of an emergency vehicle siren or a civil defense warning system. For the purposes of this subsection, any variable pitch siren as opposed to steady pitch, shall be considered to emit a sound similar to the sound emitted by an emergency vehicle. This subsection does not apply to sirens mounted inside a building which cannot be heard outside the building.

f. Repairs. After each False Alarm caused by a malfunction of the Alarm System, the Alarm User shall cause the Alarm System to be adjusted or repaired as necessary to eliminate the malfunction before placing the Alarm System back into operation. Upon disruption or diminishment of the fire protective qualities of a Fire Alarm System required by the California Fire Code, the Fire Marshal shall be promptly notified and immediate action shall be instituted to affect a reestablishment of the fire Alarm System to its original normal and operational condition. The Fire Marshal may require that the building be evacuated or an approved fire watch be provided until the fire Alarm System has been returned to service.

- g. Inspections:
1. The Sheriff or Fire Chief, or their designees, may inspect any and all Alarm Systems installed in the unincorporated areas of the County.
 2. The Sheriff or Fire Chief, or their designees, shall be authorized to require any Alarm System designated as a public nuisance to be inspected by the Alarm Business at the Alarm User's expense. Inspections shall be complete enough to detect any likely malfunctions and shall include testing of the equipment. Particular attention shall be paid to the conditions that have the potential of causing False Alarms. The person making the inspection shall provide a written report to the Alarm User and the Fire Department and Sheriff's Department, detailing measures taken to eliminate the likelihood of further False Alarms caused by the Alarm System. The report shall be kept on the premises for two (2) years, and shall be subject to inspection by the Fire Department or Sheriff's Department upon request.

Section 10. FALSE ALARM PREVENTION FINE.

a. Any Alarm User or any Responsible Party who uses an Alarm System regulated by this ordinance which has caused more than two False Alarms in a twelve-month period to be transmitted to the Sheriff's Department or Fire Department, either by direct communication from an Alarm Business or from a person responding to an Audible Alarm, shall pay a False Alarm prevention fine to the County General Fund as provided below:

- Third false alarm, \$50.00
- Fourth false alarm, \$100.00
- Fifth false alarm, \$150.00
- Each additional false alarm, \$200.00

b. The County shall issue a bill to the Alarm User or any Responsible Party for any unpaid fines accrued within sixty (60) days of discovery of a False Alarm pursuant to Section 8.a of this Ordinance. The bill shall be due and payable within 30 calendar days after the billing date.

c. A 15% late penalty shall be added to the fines imposed by this section for any fines not paid by the due date.

d. The amount of any fine and late penalty shall be deemed a debt to the County. The County may commence an action in any court of competent jurisdiction for the unpaid debt.

e. In addition to any fine and late penalty imposed under this ordinance, any person who activates the False Alarm shall be subject to such other penalties as the law allows.

Section 11. EXCESSIVE FALSE ALARMS AS PUBLIC NUISANCE. The Sheriff or Fire Chief may designate an Alarm System a public nuisance if it activates excessive False Alarms. It is determined that three False Alarms within any three consecutive calendar months is excessive and constitutes a public nuisance.

Section 12. ENFORCEMENT. Non-payment of fines for False Alarms, and repeated number of False Alarms from the same premises constituting a public nuisance will be considered a violation of this ordinance. Non-payment of fines and late penalties shall be considered a civil debt to the County and the County may use any lawful means to collect upon such debt from the debtor.

Section 13. APPEALS.

a. An Alarm User who wants to appeal the validity of a False Alarm determination by the Sheriff's Department or Fire Department may appeal to the Alarm Appeals Officer designated by the Sheriff to provide impartial judgment and determine whether the False Alarm prevention fine that has been levied for the false alarm is justified when a person appeals that fine. The appeal must be in writing and must be requested by the Alarm User or Responsible Party within ten (10) days of issuance of the notice of the False Alarm as set forth in Section 8 of this ordinance. The written appeal must contain sufficient information to allow the Alarm Appeals Officer to determine the events surrounding the Sheriff Department's or Fire Department's response to the False Alarm. Failure to appeal the determination within ten (10) days of receipt of the notice results in a conclusive presumption that the alarm was false.

b. The Alarm Appeals Officer will conduct a de novo review the appeal and provide a decision based on the facts of the case. The Alarm Appeals Officer shall determine the validity of the False Alarm and shall issue written findings. The reasons for waiving a False Alarm notice shall not include, wind, power failure, loose animals, system malfunctions, and errors committed by the monitoring service, Alarm User, or their personnel.

c. No appeal will be considered without payment of unpaid fines and penalties for False Alarms owed to the County under this ordinance, prior to filing of the request for an appeal process. If upon review of the appeal, the Alarm Appeals Officer's decision is in favor of the appellant, the fines and penalties, if any, will be refunded to the appellant. The decision of the Alarm Appeals Officer on such matter shall be final and conclusive.

Section 14. SEVERABILITY. If any section, subsection, sentence, clause, or phrase of this ordinance as herein acted or the application thereof to any person or circumstances is held invalid by a decision of any court of competent jurisdiction, such invalidity shall not affect the other provisions or applications of this ordinance which can be given effect without the invalid provision or application, and to this end, the provisions of this ordinance are hereby declared to be severable.

Section 15. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

K. Spiegel, Chair of the Board

I HEREBY CERTIFY that at a regular meeting of the Board of Supervisors of said County, held on **January 12, 2021**, the foregoing Ordinance consisting of fifteen (15) sections was adopted by said Board by the following vote:

AYES: Jeffries, Spiegel, Washington, Perez and Hewitt
NAYS: None
ABSENT: None

Kecia R. Harper, Clerk of the Board
By: Hannah Lumanauw, Board Assistant

Press-Enterprise: 1/26



OFFICE OF
CLERK OF THE BOARD OF SUPERVISORS
1ST FLOOR, COUNTY ADMINISTRATIVE CENTER
P.O. BOX 1147, 4080 LEMON STREET
RIVERSIDE, CA 92502-1147
PHONE: (951) 955-1060
FAX: (951) 955-1071

KECIA R. HARPER
Clerk of the Board of Supervisors

KIMBERLY A. RECTOR
Assistant Clerk of the Board

January 20, 2021

THE DESERT SUN
ATTN: LEGALS
P.O. BOX 2734
PALM SPRINGS, CA 92263

E-MAIL: legals@thedesertsun.com
TEL: (760)778-4578

RE: NOTICE OF ADOPTION OF ORDINANCE NO. 957

To Whom It May Concern:

Attached is a copy for publication in your newspaper for **ONE (1) TIME** on **Sunday, January 24, 2021**.

We require your affidavit of publication immediately upon completion of the last publication.

Your invoice must be submitted to this office, **WITH TWO CLIPPINGS OF THE PUBLICATION**.

NOTE: PLEASE COMPOSE THIS PUBLICATION INTO A SINGLE COLUMN FORMAT.

Thank you in advance for your assistance and expertise.

Sincerely,

Hannah Lumanauw

Board Assistant to
KECIA R. HARPER, CLERK OF THE BOARD

BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

ORDINANCE NO. 957
AN ORDINANCE OF THE COUNTY OF RIVERSIDE
REGULATING ALARM SYSTEMS
AND DECLARING REPEATED FALSE ALARMS A PUBLIC NUISANCE

The Board of Supervisors of the County of Riverside ordains as follows:

Section 1. FINDINGS. The Board of Supervisors finds that each year the Sheriff's Department and the Fire Department respond to thousands of alarm calls in our unincorporated communities, the vast majority of which are false alarms. By way of example, in 2016, the Sheriff's Department had 15,172 alarm calls in unincorporated areas, of which only 37 were determined to be legitimate and 13,461 were responded to but found to be false. The other 1674 were cancelled before any officers arrived on the scene. In 2017, the Fire Department reports responding to 2,662 false alarms in 2017. False alarms consume public safety resources and can increase response times for legitimate emergencies. Adoption of a false alarm ordinance will reduce the number of false alarms and the time spent responding to them, allowing first responders to focus on real emergencies and promote the public health, safety and general welfare of the community.

Section 2. PURPOSE AND AUTHORITY. The purpose of this ordinance is to establish standards and controls to reduce the incidents of false intrusion, false robbery alarm, and false fire alarm calls that are responded to by the Sheriff or Fire Department within the County's unincorporated areas pursuant to California Constitution Article XI, Section 7, Government Code section 25132, and Business and Professions Code section 7592.8.

Section 3. EXEMPTION. This ordinance shall not apply to hand-held or portable personal safety devices and medical alert devices.

Section 4. DEFINITIONS. As used in this ordinance, the following terms shall have the following meanings:

- a. Alarm System. Any device designed for the detection of any unauthorized entry on premises, for alerting others of the commission of an unlawful act or for the detection of an emergency situation not limited to fire, natural gas leak or medical emergency, and when activated, emits an Audible Alarm or transmits a signal to indicate that an emergency exists and which may transmit a signal to a monitoring point designed to contact a Sheriff or Fire dispatch center to which law enforcement or fire department personnel or other resources are expected to respond to the location of the reported activated Alarm System.
- b. Alarm User. Any person using an Alarm System at his or her place of business, residence or other property.
- c. Alarm Business. Any person who monitors, specifies, designs, manufactures, installs, maintains, tests or uses an Alarm System and forwards to a Sheriff or Fire dispatch center information regarding the activation of an Alarm System.
- d. Audible Alarm. An Alarm System that, when activated, generates an audible sound.
- e. False Alarm. The activation of an Alarm System to which emergency public safety personnel respond when an emergency public safety situation does not exist, and did not exist at the time of Alarm System activation. Any hold-up or robbery alarm improperly activated for the purpose of obtaining Sheriff response when a hold-up or robbery is not in progress shall be classified as a False Alarm. Alarm activations caused by natural disaster or other violent conditions of nature or other extraordinary circumstances not subject to the control of the Alarm User or Alarm Business shall not constitute a False Alarm.
- f. Premises. Any private property and buildings located thereon within the unincorporated area.
- g. Responsible Party. Any person, firm, partnership, company, association, or corporation, or school district, or any owner or lessee of premises on which an Alarm System is installed or maintained, or the agent or representative of the above, who utilizes an Alarm System on the premises.
- h. Supervising Station. A facility that receives Alarm System signals and at which personnel are in attendance to respond to these Alarm System signals.

Section 5. FALSE ALARMS-PROHIBITED. No Alarm User or Responsible Party shall give, signal, transmit, cause or permit to be given, signaled or transmitted a False Alarm.

Section 6. ALARM SYSTEM STANDARDS. All Alarm Systems and appurtenant equipment installed and used within the County shall meet or exceed industry standards and applicable laws at the time of installation. Upon the effective date of this ordinance, the Alarm Businesses shall, on new installations or equipment replacements, use only security alarm control panel(s) which meets Security Industry Association (SIA) Control Panel Standard CP-01 for security Alarm Systems or Underwriter's Laboratory (UL) or approved listing agency. Fire Alarm Systems and components shall be listed and approved by the California State Fire Marshal in accordance with California Code of Regulations, Title 19, Division 1. The approved listing agency shall be as determined by the County Building Official for security Alarm Systems and the County Fire Marshal for fire Alarm Systems.

Section 7. ALARM BUSINESS. It shall be unlawful and a violation of this ordinance for any person to engage in business or accept employment within the County to install, maintain, alter, sell on premises, monitor, or service Alarm Systems or respond to Alarm Systems, unless such person holds all State and local licenses, listings, certifications or permits which may be required for such business or employment.

a. Every Alarm Business that has a Supervising Station to monitor security or fire Alarm Systems located within the County shall maintain on file a current listing of all such Alarm Systems, along with the address and telephone number of the person from whom consent to enter the protected premises may be obtained, and shall include the following information:

1. The name address, and telephone number of the property owner, if other than the Alarm User.
2. The name of the Alarm User and his or her business address and telephone number and residential address and telephone number.
3. The name of at least one other person responsible to respond to the alarm site and his or her business address and telephone number.

b. At the time of installation, the Alarm Business shall provide instructions to each of its Alarm Users in the proper use and operation of their Alarm Systems. Such instructions will specifically include all instructions necessary to turn the Alarm Systems on and off and to prevent False Alarms.

c. An Alarm Business shall not use automatic voice dialers which call 911, the Sheriff's Department or the Fire Department.

d. After completion of the installation of an Alarm System, an Alarm Business employee shall review with the Alarm User the customer False Alarm prevention checklist established by the Alarm Business's policy.

e. The Alarm Business shall not make an alarm dispatch request to the Sheriff's Department in response to a burglar alarm signal, excluding Panic, Duress and Holdup signals, during the first seven (7) days following an Alarm System installation. The Sheriff or his designee may grant an Alarm User's request for an exemption from this waiting period based upon a determination that special circumstances substantiate the need for the exemption. This subsection does not apply to fire Alarm Systems.

f. An Alarm Business shall:

1. Ensure that all Alarm Users of Alarm Systems equipped with fire, duress, hold-up or panic alarm(s) are given adequate training as to the proper use of the fire, duress, hold-up or panic alarm(s). Alarm System training shall be provided to every Alarm User at the time of installation and additional training provided in situations where the Alarm User has demonstrated a pattern of False Alarms within the preceding twelve (12) month period of False Alarms resulting from unintentional or accidental activation.
2. Attempt to verify every burglar alarm signal prior to requesting a Sheriff dispatch by making at least two phone calls to the responsible party (Enhanced Call Verification). This procedure does not apply to fire, duress or hold-up signals.
3. Communicate alarm dispatch requests to the Sheriff Dispatch and Fire Department Emergency Command Center in a manner and form determined by National Fire Protection Association (NFPA) 72 for fire alarms and by the Sheriff or his designee for security alarms;
4. Communicate any available information (e.g., type of alarm, zone north, south, front, back, floor) about the location on all alarm signals related to the alarm dispatch request.
5. Communicate type of alarm activation (e.g., silent or audible, interior or perimeter).

6. Attempt to contact the Alarm User or any Responsible Party by telephone or other electronic means immediately after an alarm dispatch request is made.

7. After an alarm dispatch request, promptly advise the Sheriff dispatch or Fire Department Emergency Command Center if the Alarm Business knows that the Alarm User or any Responsible Party is on the way to the location of the reported activated alarm system; and

8. Upon the effective date of this ordinance, Alarm Businesses must maintain records relating to alarm dispatch requests, for a period of at least one year from the date of the alarm dispatch request.

A. Records must include:

- i. name, address and telephone number of the Alarm User;
- ii. alarm system zone(s) activated;
- iii. time of alarm dispatch request; and
- iv. evidence of an attempt to verify as set forth in subsection f. 1. of this section.

B. The Sheriff or Fire Chief or their designees may request copies of such records for individually named Alarm Users.

C. If the request for copies of records is made within sixty days (60) of an alarm dispatch request, the Alarm Business shall furnish requested records within three (3) business days of receiving the request.

D. If the records are requested after sixty (60) days but within one year after an alarm dispatch request, the Alarm Business shall furnish the requested records within thirty (30) days of receiving the request.

g. An Alarm Business that purchases fire alarm system accounts from another person shall notify the Fire Chief or his designee of such purchase and provide details as may be reasonably requested by the Fire Chief or his designee.

h. Each Alarm Business shall designate one person as the Alarm Response Manager (ARM) for the company who will manage alarm related issues and act as the point of contact for the Sheriff and Fire Chief or their designees. The appointed person must be knowledgeable of the general provisions of this ordinance, as well as have the knowledge and authority to deal with False Alarm issues and respond to requests from the Sheriff and Fire Chief or their designees. The name, phone number, and email address of the designated ARM must be provided to the Sheriff and Fire Chief or their designee.

Section 8. FALSE ALARMS - INVESTIGATION; NOTICE; REPORT.

a. Upon responding to the alarm location and determining that there is a False Alarm, the responding County department shall notify the Alarm User of the False Alarm by posting a notice at the premises or mailing notice to the property owner which shall include the date and time of the response and a statement that the alarm was a False Alarm. The notice shall also state that the Alarm User should act to correct the causative problems and shall also include a warning that more than two false alarms in any 12-month period will result in the imposition of fines under Section 10 of this ordinance. Said notice shall also contain a statement that any Alarm User or Responsible Party may, within ten days of issuance of the notice, make appeal the False Alarm determination as set forth in Section 13 of this ordinance. Any notice mailed under this Section shall also be mailed to the Alarm User at the address of the premises and any other address listed with the Alarm Business for the Alarm User.

b. Upon investigation of a False Alarm, if an Alarm System continues to emit an Audible Alarm signal in excess of 30 minutes, after reasonable efforts to contact the Alarm User or the Alarm Business that monitors such alarm system, the Sheriff or Fire Chief may cause such Alarm System to be disconnected by the Alarm Business. The Alarm User shall pay the cost of such disconnection.

Section 9. ALARM SYSTEMS REGULATIONS.

a. Automatic Deactivation. Every audible alarm used for security purposes installed after the adoption of this ordinance shall have a timing device which automatically shuts off the alarm within fifteen (15) minutes after the alarm is activated. Every audible alarm installed prior to the adoption of this ordinance without such a timing device shall be required to have such a device installed if any activated alarm is not deactivated within a thirty-minute time limit. The Alarm Business or person responsible for the maintenance of the Alarm System and the owner of the audible alarm shall be responsible for deactivating any alarm within thirty (30) minutes after notification that such alarm is activated and ringing, or within thirty (30)

minutes after reasonable efforts have been made to provide such notification. This subsection shall not apply to fire alarm systems.

b. Automatic Dialing Prohibited. No Alarm System shall be equipped with automatic dialing or recorded message to the Sheriff or Fire Department.

c. Battery Backup System. No Alarm System shall be installed or used at any time which is not equipped with a ready-to-function battery-operated backup system or equivalent secondary source of power approved by the Building Official for security Alarm Systems and by the Fire Marshal for fire Alarm Systems.

d. Notification. An Alarm User shall give or cause notice to be given to the Sheriff's Department for security Alarm Systems or the Fire Department Emergency Command Center for fire Alarm Systems prior to, and immediately after, any service, test, repair, maintenance, alteration or installation of an Alarm System which might produce a False Alarm. The Alarm User or the Alarm User's contractor shall contact the Alarm Business to place the system in test mode. When a contractor fails to place an Alarm System in test mode during maintenance, repair, or other similar activities, the contractor shall be responsible for false alarm fines as detailed in Section 10 of this ordinance.

e. Prohibited Sound. No Alarm System shall be installed or used which emits a sound similar to that of an emergency vehicle siren or a civil defense warning system. For the purposes of this subsection, any variable pitch siren as opposed to steady pitch, shall be considered to emit a sound similar to the sound emitted by an emergency vehicle. This subsection does not apply to sirens mounted inside a building which cannot be heard outside the building.

f. Repairs. After each False Alarm caused by a malfunction of the Alarm System, the Alarm User shall cause the Alarm System to be adjusted or repaired as necessary to eliminate the malfunction before placing the Alarm System back into operation. Upon disruption or diminishment of the fire protective qualities of a Fire Alarm System required by the California Fire Code, the Fire Marshal shall be promptly notified and immediate action shall be instituted to affect a reestablishment of the fire Alarm System to its original normal and operational condition. The Fire Marshal may require that the building be evacuated or an approved fire watch be provided until the fire Alarm System has been returned to service.

g. Inspections:

1. The Sheriff or Fire Chief, or their designees, may inspect any and all Alarm Systems installed in the unincorporated areas of the County.

2. The Sheriff or Fire Chief, or their designees, shall be authorized to require any Alarm System designated as a public nuisance to be inspected by the Alarm Business at the Alarm User's expense. Inspections shall be complete enough to detect any likely malfunctions and shall include testing of the equipment. Particular attention shall be paid to the conditions that have the potential of causing False Alarms. The person making the inspection shall provide a written report to the Alarm User and the Fire Department and Sheriff's Department, detailing measures taken to eliminate the likelihood of further False Alarms caused by the Alarm System. The report shall be kept on the premises for two (2) years, and shall be subject to inspection by the Fire Department or Sheriff's Department upon request.

Section 10. FALSE ALARM PREVENTION FINE.

a. Any Alarm User or any Responsible Party who uses an Alarm System regulated by this ordinance which has caused more than two False Alarms in a twelve-month period to be transmitted to the Sheriff's Department or Fire Department, either by direct communication from an Alarm Business or from a person responding to an Audible Alarm, shall pay a False Alarm prevention fine to the County General Fund as provided below:

Third false alarm, \$50.00

Fourth false alarm, \$100.00

Fifth false alarm, \$150.00

Each additional false alarm, \$200.00

b. The County shall issue a bill to the Alarm User or any Responsible Party for any unpaid fines accrued within sixty (60) days of discovery of a False Alarm pursuant to Section 8.a of this Ordinance. The bill shall be due and payable within 30 calendar days after the billing date.

c. A 15% late penalty shall be added to the fines imposed by this section for any fines not paid by the due date.

d. The amount of any fine and late penalty shall be deemed a debt to the County. The County may commence an action in any court of competent jurisdiction for the unpaid debt.

e. In addition to any fine and late penalty imposed under this ordinance, any person who activates the False Alarm shall be subject to such other penalties as the law allows.

Section 11. EXCESSIVE FALSE ALARMS AS PUBLIC NUISANCE. The Sheriff or Fire Chief may designate an Alarm System a public nuisance if it activates excessive False Alarms. It is determined that three False Alarms within any three consecutive calendar months is excessive and constitutes a public nuisance.

Section 12. ENFORCEMENT. Non-payment of fines for False Alarms, and repeated number of False Alarms from the same premises constituting a public nuisance will be considered a violation of this ordinance. Non-payment of fines and late penalties shall be considered a civil debt to the County and the County may use any lawful means to collect upon such debt from the debtor.

Section 13. APPEALS.

a. An Alarm User who wants to appeal the validity of a False Alarm determination by the Sheriff's Department or Fire Department may appeal to the Alarm Appeals Officer designated by the Sheriff to provide impartial judgment and determine whether the False Alarm prevention fine that has been levied for the false alarm is justified when a person appeals that fine. . The appeal must be in writing and must be requested by the Alarm User or Responsible Party within ten (10) days of issuance of the notice of the False Alarm as set forth in Section 8 of this ordinance. The written appeal must contain sufficient information to allow the Alarm Appeals Officer to determine the events surrounding the Sheriff Department's or Fire Department's response to the False Alarm. Failure to appeal the determination within ten (10) days of receipt of the notice results in a conclusive presumption that the alarm was false.

b. The Alarm Appeals Officer will conduct a de novo review the appeal and provide a decision based on the facts of the case. The Alarm Appeals Officer shall determine the validity of the False Alarm and shall issue written findings. The reasons for waiving a False Alarm notice shall not include, wind, power failure, loose animals, system malfunctions, and errors committed by the monitoring service, Alarm User, or their personnel.

c. No appeal will be considered without payment of unpaid fines and penalties for False Alarms owed to the County under this ordinance, prior to filing of the request for an appeal process. If upon review of the appeal, the Alarm Appeals Officer's decision is in favor of the appellant, the fines and penalties, if any, will be refunded to the appellant. The decision of the Alarm Appeals Officer on such matter shall be final and conclusive.

Section 14. SEVERABILITY. If any section, subsection, sentence, clause, or phrase of this ordinance as herein acted or the application thereof to any person or circumstances is held invalid by a decision of any court of competent jurisdiction, such invalidity shall not affect the other provisions or applications of this ordinance which can be given effect without the invalid provision or application, and to this end, the provisions of this ordinance are hereby declared to be severable.

Section 15. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

K. Spiegel, Chair of the Board

I HEREBY CERTIFY that at a regular meeting of the Board of Supervisors of said County, held on **January 12, 2021**, the foregoing Ordinance consisting of fifteen (15) sections was adopted by said Board by the following vote:

AYES: Jeffries, Spiegel, Washington, Perez and Hewitt
NAYS: None
ABSENT: None

Kecia R. Harper, Clerk of the Board
By: Hannah Lumanauw, Board Assistant



OFFICE OF THE
CLERK OF THE BOARD OF SUPERVISORS
1st FLOOR, COUNTY ADMINISTRATIVE CENTER
P.O. BOX 1147, 4080 LEMON STREET
RIVERSIDE, CA 92502-1147
PHONE: (951) 955-1060 FAX: (951) 955-1071

KECIA R. HARPER
Clerk of the Board of Supervisors

KIMBERLY A. RECTOR
Assistant Clerk of the Board

January 20, 2021

PRESS ENTERPRISE
ATTN: LEGALS
P.O. BOX 792
RIVERSIDE, CA 92501

E-MAIL: legals@pe.com
FAX: 951-368-9018

RE: NOTICE OF ADOPTION OF ORDINANCE NO. 957

To Whom It May Concern:

Attached is a copy for publication in your newspaper for **ONE (1) TIME** on **Tuesday, January 26, 2021**.

We require your affidavit of publication immediately upon completion of the last publication.

Your invoice must be submitted to this office, **WITH TWO CLIPPINGS OF THE PUBLICATION**.

NOTE: PLEASE COMPOSE THIS PUBLICATION INTO A SINGLE COLUMN FORMAT.

Thank you in advance for your assistance and expertise.

Sincerely,

Hannah Lumanauw

Board Assistant to
KECIA R. HARPER, CLERK OF THE BOARD

BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

ORDINANCE NO. 957
AN ORDINANCE OF THE COUNTY OF RIVERSIDE
REGULATING ALARM SYSTEMS
AND DECLARING REPEATED FALSE ALARMS A PUBLIC NUISANCE

The Board of Supervisors of the County of Riverside ordains as follows:

Section 1. FINDINGS. The Board of Supervisors finds that each year the Sheriff's Department and the Fire Department respond to thousands of alarm calls in our unincorporated communities, the vast majority of which are false alarms. By way of example, in 2016, the Sheriff's Department had 15,172 alarm calls in unincorporated areas, of which only 37 were determined to be legitimate and 13,461 were responded to but found to be false. The other 1674 were cancelled before any officers arrived on the scene. In 2017, the Fire Department reports responding to 2,662 false alarms in 2017. False alarms consume public safety resources and can increase response times for legitimate emergencies. Adoption of a false alarm ordinance will reduce the number of false alarms and the time spent responding to them, allowing first responders to focus on real emergencies and promote the public health, safety and general welfare of the community.

Section 2. PURPOSE AND AUTHORITY. The purpose of this ordinance is to establish standards and controls to reduce the incidents of false intrusion, false robbery alarm, and false fire alarm calls that are responded to by the Sheriff or Fire Department within the County's unincorporated areas pursuant to California Constitution Article XI, Section 7, Government Code section 25132, and Business and Professions Code section 7592.8.

Section 3. EXEMPTION. This ordinance shall not apply to hand-held or portable personal safety devices and medical alert devices.

Section 4. DEFINITIONS. As used in this ordinance, the following terms shall have the following meanings:

- a. **Alarm System.** Any device designed for the detection of any unauthorized entry on premises, for alerting others of the commission of an unlawful act or for the detection of an emergency situation not limited to fire, natural gas leak or medical emergency, and when activated, emits an Audible Alarm or transmits a signal to indicate that an emergency exists and which may transmit a signal to a monitoring point designed to contact a Sheriff or Fire dispatch center to which law enforcement or fire department personnel or other resources are expected to respond to the location of the reported activated Alarm System.
- b. **Alarm User.** Any person using an Alarm System at his or her place of business, residence or other property.
- c. **Alarm Business.** Any person who monitors, specifies, designs, manufactures, installs, maintains, tests or uses an Alarm System and forwards to a Sheriff or Fire dispatch center information regarding the activation of an Alarm System.
- d. **Audible Alarm.** An Alarm System that, when activated, generates an audible sound.
- e. **False Alarm.** The activation of an Alarm System to which emergency public safety personnel respond when an emergency public safety situation does not exist, and did not exist at the time of Alarm System activation. Any hold-up or robbery alarm improperly activated for the purpose of obtaining Sheriff response when a hold-up or robbery is not in progress shall be classified as a False Alarm. Alarm activations caused by natural disaster or other violent conditions of nature or other extraordinary circumstances not subject to the control of the Alarm User or Alarm Business shall not constitute a False Alarm.
- f. **Premises.** Any private property and buildings located thereon within the unincorporated area.

- g. Responsible Party. Any person, firm, partnership, company, association, or corporation, or school district, or any owner or lessee of premises on which an Alarm System is installed or maintained, or the agent or representative of the above, who utilizes an Alarm System on the premises.
- h. Supervising Station. A facility that receives Alarm System signals and at which personnel are in attendance to respond to these Alarm System signals.

Section 5. FALSE ALARMS-PROHIBITED. No Alarm User or Responsible Party shall give, signal, transmit, cause or permit to be given, signaled or transmitted a False Alarm.

Section 6. ALARM SYSTEM STANDARDS. All Alarm Systems and appurtenant equipment installed and used within the County shall meet or exceed industry standards and applicable laws at the time of installation. Upon the effective date of this ordinance, the Alarm Businesses shall, on new installations or equipment replacements, use only security alarm control panel(s) which meets Security Industry Association (SIA) Control Panel Standard CP-01 for security Alarm Systems or Underwriter's Laboratory (UL) or approved listing agency. Fire Alarm Systems and components shall be listed and approved by the California State Fire Marshal in accordance with California Code of Regulations, Title 19, Division 1. The approved listing agency shall be as determined by the County Building Official for security Alarm Systems and the County Fire Marshal for fire Alarm Systems.

Section 7. ALARM BUSINESS. It shall be unlawful and a violation of this ordinance for any person to engage in business or accept employment within the County to install, maintain, alter, sell on premises, monitor, or service Alarm Systems or respond to Alarm Systems, unless such person holds all State and local licenses, listings, certifications or permits which may be required for such business or employment.

a. Every Alarm Business that has a Supervising Station to monitor security or fire Alarm Systems located within the County shall maintain on file a current listing of all such Alarm Systems, along with the address and telephone number of the person from whom consent to enter the protected premises may be obtained, and shall include the following information:

1. The name address, and telephone number of the property owner, if other than the Alarm User.
2. The name of the Alarm User and his or her business address and telephone number and residential address and telephone number.
3. The name of at least one other person responsible to respond to the alarm site and his or her business address and telephone number.

b. At the time of installation, the Alarm Business shall provide instructions to each of its Alarm Users in the proper use and operation of their Alarm Systems. Such instructions will specifically include all instructions necessary to turn the Alarm Systems on and off and to prevent False Alarms.

c. An Alarm Business shall not use automatic voice dialers which call 911, the Sheriff's Department or the Fire Department.

d. After completion of the installation of an Alarm System, an Alarm Business employee shall review with the Alarm User the customer False Alarm prevention checklist established by the Alarm Business's policy.

e. The Alarm Business shall not make an alarm dispatch request to the Sheriff's Department in response to a burglar alarm signal, excluding Panic, Duress and Holdup signals, during the first seven (7) days following an Alarm System installation. The Sheriff or his designee may grant an Alarm User's request for an exemption from this waiting period based upon a determination that special circumstances substantiate the need for the exemption. This subsection does not apply to fire Alarm Systems.

f. An Alarm Business shall:

1. Ensure that all Alarm Users of Alarm Systems equipped with fire, duress, hold-up or panic alarm(s) are given adequate training as to the proper use of the fire, duress, hold-up

or panic alarm(s). Alarm System training shall be provided to every Alarm User at the time of installation and additional training provided in situations where the Alarm User has demonstrated a pattern of False Alarms within the preceding twelve (12) month period of False Alarms resulting from unintentional or accidental activation.

2. Attempt to verify every burglar alarm signal prior to requesting a Sheriff dispatch by making at least two phone calls to the responsible party (Enhanced Call Verification). This procedure does not apply to fire, duress or hold-up signals.

3. Communicate alarm dispatch requests to the Sheriff Dispatch and Fire Department Emergency Command Center in a manner and form determined by National Fire Protection Association (NFPA) 72 for fire alarms and by the Sheriff or his designee for security alarms;

4. Communicate any available information (e.g., type of alarm, zone north, south, front, back, floor) about the location on all alarm signals related to the alarm dispatch request.

5. Communicate type of alarm activation (e.g., silent or audible, interior or perimeter).

6. Attempt to contact the Alarm User or any Responsible Party by telephone or other electronic means immediately after an alarm dispatch request is made.

7. After an alarm dispatch request, promptly advise the Sheriff dispatch or Fire Department Emergency Command Center if the Alarm Business knows that the Alarm User or any Responsible Party is on the way to the location of the reported activated alarm system; and

8. Upon the effective date of this ordinance, Alarm Businesses must maintain records relating to alarm dispatch requests, for a period of at least one year from the date of the alarm dispatch request.

A. Records must include:

i. name, address and telephone number of the Alarm User;

ii. alarm system zone(s) activated;

iii. time of alarm dispatch request; and

iv. evidence of an attempt to verify as set forth in subsection f. 1. of this section.

B. The Sheriff or Fire Chief or their designees may request copies of such records for individually named Alarm Users.

C. If the request for copies of records is made within sixty days (60) of an alarm dispatch request, the Alarm Business shall furnish requested records within three (3) business days of receiving the request.

D. If the records are requested after sixty (60) days but within one year after an alarm dispatch request, the Alarm Business shall furnish the requested records within thirty (30) days of receiving the request.

g. An Alarm Business that purchases fire alarm system accounts from another person shall notify the Fire Chief or his designee of such purchase and provide details as may be reasonably requested by the Fire Chief or his designee.

h. Each Alarm Business shall designate one person as the Alarm Response Manager (ARM) for the company who will manage alarm related issues and act as the point of contact for the Sheriff and Fire Chief or their designees. The appointed person must be knowledgeable of the general provisions of this ordinance, as well as have the knowledge and authority to deal with False Alarm issues and respond to requests from the Sheriff and Fire Chief or their designees. The name, phone number, and email address of the designated ARM must be provided to the Sheriff and Fire Chief or their designee.

Section 8. FALSE ALARMS - INVESTIGATION; NOTICE; REPORT.

a. Upon responding to the alarm location and determining that there is a False Alarm, the responding County department shall notify the Alarm User of the False Alarm by posting a notice at the premises or mailing notice to the property owner which shall include the date and time

of the response and a statement that the alarm was a False Alarm. The notice shall also state that the Alarm User should act to correct the causative problems and shall also include a warning that more than two false alarms in any 12-month period will result in the imposition of fines under Section 10 of this ordinance. Said notice shall also contain a statement that any Alarm User or Responsible Party may, within ten days of issuance of the notice, make appeal the False Alarm determination as set forth in Section 13 of this ordinance. Any notice mailed under this Section shall also be mailed to the Alarm User at the address of the premises and any other address listed with the Alarm Business for the Alarm User.

b. Upon investigation of a False Alarm, if an Alarm System continues to emit an Audible Alarm signal in excess of 30 minutes, after reasonable efforts to contact the Alarm User or the Alarm Business that monitors such alarm system, the Sheriff or Fire Chief may cause such Alarm System to be disconnected by the Alarm Business. The Alarm User shall pay the cost of such disconnection.

Section 9. ALARM SYSTEMS REGULATIONS.

a. Automatic Deactivation. Every audible alarm used for security purposes installed after the adoption of this ordinance shall have a timing device which automatically shuts off the alarm within fifteen (15) minutes after the alarm is activated. Every audible alarm installed prior to the adoption of this ordinance without such a timing device shall be required to have such a device installed if any activated alarm is not deactivated within a thirty-minute time limit. The Alarm Business or person responsible for the maintenance of the Alarm System and the owner of the audible alarm shall be responsible for deactivating any alarm within thirty (30) minutes after notification that such alarm is activated and ringing, or within thirty (30) minutes after reasonable efforts have been made to provide such notification. This subsection shall not apply to fire alarm systems.

b. Automatic Dialing Prohibited. No Alarm System shall be equipped with automatic dialing or recorded message to the Sheriff or Fire Department.

c. Battery Backup System. No Alarm System shall be installed or used at any time which is not equipped with a ready-to-function battery-operated backup system or equivalent secondary source of power approved by the Building Official for security Alarm Systems and by the Fire Marshal for fire Alarm Systems.

d. Notification. An Alarm User shall give or cause notice to be given to the Sheriff's Department for security Alarm Systems or the Fire Department Emergency Command Center for fire Alarm Systems prior to, and immediately after, any service, test, repair, maintenance, alteration or installation of an Alarm System which might produce a False Alarm. The Alarm User or the Alarm User's contractor shall contact the Alarm Business to place the system in test mode. When a contractor fails to place an Alarm System in test mode during maintenance, repair, or other similar activities, the contractor shall be responsible for false alarm fines as detailed in Section 10 of this ordinance.

e. Prohibited Sound. No Alarm System shall be installed or used which emits a sound similar to that of an emergency vehicle siren or a civil defense warning system. For the purposes of this subsection, any variable pitch siren as opposed to steady pitch, shall be considered to emit a sound similar to the sound emitted by an emergency vehicle. This subsection does not apply to sirens mounted inside a building which cannot be heard outside the building.

f. Repairs. After each False Alarm caused by a malfunction of the Alarm System, the Alarm User shall cause the Alarm System to be adjusted or repaired as necessary to eliminate the malfunction before placing the Alarm System back into operation. Upon disruption or diminishment of the fire protective qualities of a Fire Alarm System required by the California Fire Code, the Fire Marshal shall be promptly notified and immediate action shall be instituted to affect a reestablishment of the fire Alarm System to its original normal and operational condition. The Fire Marshal may require that the building be evacuated or an approved fire watch be provided until the fire Alarm System has been returned to service.

g. Inspections:

1. The Sheriff or Fire Chief, or their designees, may inspect any and all Alarm Systems installed in the unincorporated areas of the County.

2. The Sheriff or Fire Chief, or their designees, shall be authorized to require any Alarm System designated as a public nuisance to be inspected by the Alarm Business at the Alarm User's expense. Inspections shall be complete enough to detect any likely malfunctions and shall include testing of the equipment. Particular attention shall be paid to the conditions that have the potential of causing False Alarms. The person making the inspection shall provide a written report to the Alarm User and the Fire Department and Sheriff's Department, detailing measures taken to eliminate the likelihood of further False Alarms caused by the Alarm System. The report shall be kept on the premises for two (2) years, and shall be subject to inspection by the Fire Department or Sheriff's Department upon request.

Section 10. FALSE ALARM PREVENTION FINE.

a. Any Alarm User or any Responsible Party who uses an Alarm System regulated by this ordinance which has caused more than two False Alarms in a twelve-month period to be transmitted to the Sheriff's Department or Fire Department, either by direct communication from an Alarm Business or from a person responding to an Audible Alarm, shall pay a False Alarm prevention fine to the County General Fund as provided below:

Third false alarm, \$50.00

Fourth false alarm, \$100.00

Fifth false alarm, \$150.00

Each additional false alarm, \$200.00

b. The County shall issue a bill to the Alarm User or any Responsible Party for any unpaid fines accrued within sixty (60) days of discovery of a False Alarm pursuant to Section 8.a of this Ordinance. The bill shall be due and payable within 30 calendar days after the billing date.

c. A 15% late penalty shall be added to the fines imposed by this section for any fines not paid by the due date.

d. The amount of any fine and late penalty shall be deemed a debt to the County. The County may commence an action in any court of competent jurisdiction for the unpaid debt.

e. In addition to any fine and late penalty imposed under this ordinance, any person who activates the False Alarm shall be subject to such other penalties as the law allows.

Section 11. EXCESSIVE FALSE ALARMS AS PUBLIC NUISANCE. The Sheriff or Fire Chief may designate an Alarm System a public nuisance if it activates excessive False Alarms. It is determined that three False Alarms within any three consecutive calendar months is excessive and constitutes a public nuisance.

Section 12. ENFORCEMENT. Non-payment of fines for False Alarms, and repeated number of False Alarms from the same premises constituting a public nuisance will be considered a violation of this ordinance. Non-payment of fines and late penalties shall be considered a civil debt to the County and the County may use any lawful means to collect upon such debt from the debtor.

Section 13. APPEALS.

a. An Alarm User who wants to appeal the validity of a False Alarm determination by the Sheriff's Department or Fire Department may appeal to the Alarm Appeals Officer designated by the Sheriff to provide impartial judgment and determine whether the False Alarm prevention fine that has been levied for the false alarm is justified when a person appeals that fine. . The appeal must be in writing and must be requested by the Alarm User or Responsible Party within ten (10) days of issuance of the notice of the False Alarm as set forth in Section 8 of this ordinance. The written appeal must contain sufficient information to allow the Alarm Appeals Officer to determine the events surrounding the Sheriff Department's or Fire Department's response to the False Alarm. Failure to appeal the determination within ten (10) days of receipt of the notice results in a conclusive presumption that the alarm was false.

b. The Alarm Appeals Officer will conduct a de novo review the appeal and provide a decision based on the facts of the case. The Alarm Appeals Officer shall determine the validity of the False Alarm and shall issue written findings. The reasons for waiving a False Alarm notice shall not include, wind, power failure, loose animals, system malfunctions, and errors committed by the monitoring service, Alarm User, or their personnel.

c. No appeal will be considered without payment of unpaid fines and penalties for False Alarms owed to the County under this ordinance, prior to filing of the request for an appeal process. If upon review of the appeal, the Alarm Appeals Officer's decision is in favor of the appellant, the fines and penalties, if any, will be refunded to the appellant. The decision of the Alarm Appeals Officer on such matter shall be final and conclusive.

Section 14. SEVERABILITY. If any section, subsection, sentence, clause, or phrase of this ordinance as herein acted or the application thereof to any person or circumstances is held invalid by a decision of any court of competent jurisdiction, such invalidity shall not affect the other provisions or applications of this ordinance which can be given effect without the invalid provision or application, and to this end, the provisions of this ordinance are hereby declared to be severable.

Section 15. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its adoption.

K. Spiegel, Chair of the Board

I HEREBY CERTIFY that at a regular meeting of the Board of Supervisors of said County, held on **January 12, 2021**, the foregoing Ordinance consisting of fifteen (15) sections was adopted by said Board by the following vote:

AYES: Jeffries, Spiegel, Washington, Perez and Hewitt
NAYS: None
ABSENT: None

Kecia R. Harper, Clerk of the Board
By: Hannah Lumanauw, Board Assistant