APPLICATION FOR ALARM PERMIT

ALARM PERMIT

CITY OF PASADENA BUSINESS IOO North Garfield Avenue, Ro		EXPIRES JANUARY 31, 20 PERMIT #	
P.O. Box 7115 Pasadena, CA 91109-7215 Pho		PERMIT #	
PLEASE COMPLETE ALL SPACES	S ON THIS APPLICATION		
1. NAME OF OWNER:			
2. NAME OF BUSINESS (IF AP	PPLICABLE):		
3. ADDRESS OF ALARM:			
4. MAILING ADDRESS IF DIFF	erent than above:		
CITY, STATE, ZIP CODE:			
5. HOME PHONE:	6. BUSINESS PHONE:	7. ALTERNATE PHONE:	
	INFORMATION IS MANDATORY) LEAST ONE IN EACH NUMBER SECT	TION)	
8. COMMERCIAL ☐ RESIDENTIAL ☐	9. BURGLARY ALARM ROBBERY ALARM		
11. IS YOUR ALARM SYSTEM I	MONITORED? YES ☑ NO □		
premises if they are unable to co who does not reside with you. paper	ontact you. If the alarm system is installed If you wish to list more than two eme	Department may contact to secure the alarm and ed in a residence, please make sure to list someone rgency contacts, please attach a separate piece of	
		elephone Number:	
•	, wernute re	•	
		elephone Number:	
·		I the telephone number of your alarm company.	
		and telephone named or your mann company.	
Business Phone Number:			
	apid Response Monitoring: 800-		
ANY CHANGES MADE IN THE INFORM ABOVE WITHIN TWENTY (20) DAYS (TO THE BUSINESS SERVICES SECTION AT THE ADDRESS LISTED	
IN PROCURING THIS ALARM PEI TO MISDEMEANOR CHARGES. I	RMIT. ANY PERSON VIOLATING THE PROCERTIFY OR DECLARE UNDER PENALTY C	ANY EMPLOYEE OF THE CITY ANY MATERIAL FACT OVISIONS GOVERNING ALARM PERMITS IS SUBJECT OF PERJURY THAT THE STATEMENTS HEREIN ARE TRUE ONS OF PASADENA MUNICIPAL CODE SECTION 5.24.	
14. SIGNATURE	TITLE	DATE	
WHITE ODICINAL CITY OF DASADE	ENIA	CANIADY DUDINGATE ADDINGANT CODY	

(SEE REVERSE SIDE FOR ADDITIONAL INFORMATION)

GENERAL INFORMATION

Permit Required (P.M.C. 5.24.040)

No person shall use an alarm system without first being granted an alarm system permit as provided in Pasadena Municipal Code Section 5.24 (P.M.C.5.24). The director of finance shall grant only ONE ALARM SYSTEM PER LOCATION ADDRESS.

Applications (P.M.C. 5.24.050)

- A. An application for an alarm system permit shall be submitted to the finance department and shall be accompanied by the requisite fee. THE APPLICATION FEE SHALL NOT BE REFUNDABLE. The police chief may request that the application contain such information as is necessary to enforce P.M.C.5.24. The application for an alarm system permit shall require the name, address and telephone number of the person to be notified to render repairs or service to the alarm system at any time of the day or night.
- B. A permit application shall be granted by the director of finance only if the alarm system complies with the standards and regulations adopted as provided in P.M.C.5.24.

Notice of Application Information Change (P.M.C. 5.24.060)

Whenever any change occurs in the written information required in a permit application, the applicant or permittee shall give written notice thereof to the director of finance within twenty (20) calendar days after such change.

Permit Term, Expiration, Reinstatement (P.M.C. 5.24.080)

- A. The fee for a permit or renewal shall be established by resolution of the Board of Directors of the City. The anniversary date for all such permits shall be February 1. PERMITS ISSUED ON FEBRUARY 1 SHALL EXPIRE FOUR YEARS AFTER THE DATE OF ISSUANCE. PERMITS ISSUED SUBSEQUENT TO ANY FEBRUARY 1 SHALL EXPIRE FOUR YEARS AFTER THE PRIOR FEBRUARY 1.
- B. An application to reinstate a revoked permit may be filed only after a 180-day period has elapsed after the date of revocation. ANY PERMIT ISSUED AFTER REVOCATION SHALL BE CONSIDERED AS A NEW PERMIT.

Audible Alarm System Requirements (P.M.C. 5.24.110)

Every person using an audible alarm system shall post a sign containing the name and telephone number of the person to be notified to render repairs or service and to secure the premises at any time (day or night) when the audible alarm system is actuated. The sign shall be posted adjacent to the audible alarm system in such a position as to be legible from the ground level. All audible alarm systems shall be designed to automatically shut off and reset after sounding for a maximum period of fifteen (15) minutes.

Assessment, Revocation and Nonresponsive Status - Grounds (P.M.C. 5.24.120)

THE FOLLOWING SHALL CONSTITUTE GROUNDS FOR ASSESSMENT, REVOCATION, NONRESPONSIVE STATUS AND/OR MISDEMEANOR CHARGES, AS DETERMINED BY THE DIRECTOR OF FINANCE:

- A. The violation of any of the provisions of this chapter;
- B. The failure of an applicant or permittee to comply with the standards and regulations for alarm systems;
- C. The actuation of a false alarm more than 3 times in any 12 consecutive month period;
- D. The use of an alarm system with a revoked permit, or without a permit;
- E. The failure to timely pay any assessment or fee;
- F. Knowingly making a false, misleading or fraudulent statement of a material fact in the application for a permit or in any report or record required to be filed with the city. (Ord. 6345 § 2, 1989: Ord. 6257 § 1 (part), 1988)

Assessment, Revocation and Nonresponse Status - Procedure (P.M.C. 5.24.130)

- A. The director of finance, upon the occurrence of the second and subsequent false alarm during any 12 month period, shall assess a fee on the permittee as adopted from time to time by resolution of the board of directors to the city.
- B. Failure to pay any assessment or fee in a timely manner as determined by the director of finance will result in a revocation of the alarm permit and placement on nonresponse status.
- C. The director of finance shall notify the permittee by written notice of the revocation and nonresponse status of an alarm system, which notice shall state the reasons for such revocation and nonresponse status. This notice shall be effective immediately if personally served on the permittee or 5 working days after the notice has be deposited in the course of transmission in the United States Postal Service.
- D. Immediately upon such revocation and nonresponse status becoming effective, the permittee shall discontinue the use of any alarm system requiring a permit.
- E. A list of all alarm systems on nonresponse status shall be maintained by the police department. The police department shall have the discretion not to respond to any alarm system actuation at locations on the nonresponse status list. The police department shall respond whenever sufficient information is provided, in its discretion, to indicate that an actual burglary, robbery or other emergency is occurring at the nonresponse status location. Such information must be provided by other than an alarm system actuation. (Ord. 6950 § 3, 1989: Ord. 6304 § 2, 1989; Ord. 6257 § 1 (part), 1988)

Surrender of Permit (P.M.C. 5.24.140)

If any permit is revoked, the permittee shall surrender the permit immediately to the director of finance.

Confidentiality (P.M.C. 5.24.170)

The information furnished pursuant to this chapter shall be confidential and shall not be subject to public inspection.