AN ORDINANCE TO AMEND CHAPTER 3, ARTICLE II OF THE LITTLE ROCK, ARKANSAS REVISED CODE OF ORDINANCES, FALSE ALARMS, TO ADD CERTAIN CRITERIA FOR IMPROVING THE PROCESSING OF FALSE ALARMS; TO REDUCE FINES FOR NON-REGISTRATION; TO CLARIFY RESPONSIBILITY OF REGISTRATION; TO EXTEND THE TIME TO REGISTER ALARM SYSTEMS AND TO EXTEND TIME TO APPEAL A FALSE ALARM; AND FOR OTHER PURPOSES.

WHEREAS, the Little Rock Board of Directors passed the False Alarm Reduction Ordinance (Ordinance No. 19,331) on June 7, 2005, to reduce false alarms; and,

WHEREAS, the City’s 911 Answering System receives approximately 250,000 calls per year, of which 34,500 are from alarms; and,

WHEREAS, of these 34,500 calls from alarm systems, over 90% are false alarms; and,

WHEREAS, sending an emergency response to a false alarm decreases the availability of the emergency services personnel to respond to true emergencies, thereby decreasing public safety; and,

WHEREAS, it is desirable to improve the processing of false alarms, reduce fines for non-registration, clarify responsibility for registration, extend the time to register, and extend the time to appeal a violation.

NOW THEREFORE, BE IT ORDAINED BY THE BOARD OF DIRECTORS OF THE CITY OF LITTLE ROCK, ARKANSAS:

Section 1. Little Rock, Ark., Rev. Code § 3-14 is hereby amended to read as follows:

(a) No alarm user shall operate, or cause to be operated, an alarm system at its alarm site without a valid alarm permit. A separate alarm permit is required for each alarm site.

(b) At the time of an alarm system installation, monitoring service agreement or alarm system takeover, the alarm monitoring company shall register the alarm site online with the City’s alarm administrator and obtain a permit number. The alarm permit shall be effective until the registered alarm user no longer occupies the site. All local alarm system applications shall be submitted by the alarm user to the City’s alarm administrator at the time of the alarm system installation or alarm system takeover. The alarm permit shall be effective until the registered alarm user no longer occupies the site. Failure of an alarm user to pay a previous civil penalty shall not prohibit the alarm user from being registered.
Each alarm permit application must include the following information:

1. The name, complete current address, (including apartment or suite number), and telephone numbers of the person who will be the permit holder and be responsible for the proper maintenance and operation of the alarm system;
2. The classification of the alarm site (e.g. single-family residential, apartment, commercial, warehouse, government office, etc.);
3. Mailing address, if different from the address of the alarm site;
4. The date of installation, conversion or takeover of the alarm system, whichever is applicable;
5. The name, address, and telephone number of the alarm installation company or companies performing the alarm system installation, conversion, or takeover and of the alarm installation company responsible for providing repair service to the alarm system;
6. The name, address, and telephone number of the monitoring company, (if applicable), if different from the alarm installation company, and
7. Signed certification from the alarm user stating that:
   (a) Operating instructions for the alarm system, including guidelines on how to avoid false alarms, have been read and agreed upon by the alarm user;
   (b) The alarm installation company has trained the applicant in proper use of the alarm system, including instructions on how to avoid false alarms; and
   (c) The alarm user is aware of the fact that an emergency service response may be influenced by factors including, but not limited to, the availability of emergency service units, priority of calls, weather conditions, traffic conditions, emergency conditions and staffing levels.
8. The name, address and telephone number of the alarm monitoring company previously utilized, if applicable.
9. Any false statement of a material fact made by an applicant for the purpose of obtaining an alarm permit shall be sufficient cause for imposition of a civil penalty prior to the issuance of a permit by the City’s alarm administrator.
10. An alarm permit cannot be transferred to another person or alarm site. An alarm user shall inform the alarm installation or alarm monitoring company, in the case of a monitored alarm system, or the City’s alarm administrator, in the case of a non-monitored alarm system, of any change that alters any of the information listed on the alarm permit application within (5) business days of such change.

Section 2. Little Rock, Ark., Rev. Code § 3-15 is hereby amended to a new section (g) as follows:
(g) An alarm user shall register a local alarm system, which is not monitored, with the City’s
alarm administrator.

Section 3. Little Rock, Ark., Rev. Code § 3-16(a)(1) is hereby amended to read as follows:
(a) An alarm installation company shall:
(1) In the case of local alarm systems, which are not monitored, distribute the required
alarm permit to each alarm user.

Section 4. Little Rock, Ark., Rev. Code § 3-17(a) is hereby amended to a new subsection (12) as
follows:
(a) A monitoring company shall;
(12) Register the required alarm permit of each alarm user at the time of new service or
alarm system conversion or takeover.

Section 5. Little Rock, Ark., Rev. Code § 3-20(c) is hereby amended to read as follows:
(c) In addition, any person operating a non-permitted alarm system will be subject to a civil
penalty of One Hundred Dollars ($100.00), in addition to any other fines. In addition, the
alarm installation and/or alarm monitoring company will each be subject to a civil penalty of
Two Hundred Fifty Dollars ($250.00) for each false alarm in addition to any other civil
penalties. The alarm administrator may waive this additional civil penalty for a non-permitted
system if the alarm user submits an application for alarm registration within thirty (30) days
after notification of such violation.

Section 6. Little Rock, Ark., Rev. Code § 3-22(b), (c)(1) and (d) are hereby amended to read as
follows:
(b) The alarm user, alarm installation company, or monitoring company, or all of them, may
appeal an assessment of a civil penalty to the alarm administrator by setting forth in writing
the reasons for the appeal within thirty (30) days after receipt of the civil penalty or notice of
revocation.
(c) The alarm user may appeal the decision of the alarm administrator to the false alarm appeals
panel as follows:
(1) The alarm user may file a written request for a review by paying an appeal fee of
Twenty-Five Dollars ($25.00) and setting forth the reasons for the appeal within
thirty (30) days after the date of notification of the decision of the alarm
administrator. Appeal fees will be returned to the appealing alarm user if the appeal
is upheld.
(d) Filing of a request for appeal shall stay the action by the alarm administrator requiring
payment of a civil penalty, until the false alarm appeals panel has completed its review. If a
request for appeal is not made within the thirty (30)-day period, the action of the alarm
Section 7. Severability. In the event that any title, section, paragraph, item, sentence, clause, phrase, or word of this ordinance is declared or adjudged to be invalid or unconstitutional, such declaration or adjudication shall not affect the remaining portions of the ordinance which shall remain in full force and effect as if the portion so declared or adjudged invalid or unconstitutional were not originally a part of the ordinance.

Section 8. Repealer. All ordinances, resolutions, bylaws, and other matters inconsistent with this ordinance are hereby repealed to the extent of such inconsistency.

PASSED: September 6, 2016.

ATTEST: APPROVED:

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Susan Langley, City Clerk            Mark Stodola, Mayor

APPROVED AS TO LEGAL FORM:

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Thomas M. Carpenter, City Attorney