

CHAPTER 21 - POLICE

Sec. 21-46. Application; Requirements; Installation, Restrictions.

(a) Any person in the business of selling or leasing alarm systems who desires to have a private secondary telephone line terminate at one location in any City building shall submit an application in writing to the City Manager. Such application shall contain specific provisions relating to false alarms and testing procedures. The City Manager shall approve such application if he finds that:

- (1) The termination of such telephone line will have no negative impacts on regular City activities; and
- (2) The person seeking the termination agrees that no messages will be telephoned on said line except by an agent of his with access to customer files; and
- (3) The person seeking the termination maintains adequate equipment and work force to repair, maintain or service alarms sold or leased by him.

(b) No person shall place in any City building any monitoring panels and annunciation or receiving equipment, other than a private line telephone as provided in this section, except equipment for municipal alarm purposes.

(c) All costs and recurring charges incurred in the installation and maintenance of a such a private secondary telephone line shall be born by the person requesting the termination.

(d) In addition to any other remedy provided by law, the Police Chief may order the removal of any device or attachment operated or maintained in violation of this section.
(Ord. No. 91-11, 5/14/91)
(Ord. No. 92-09, 3/17/92, Repealed and Reenacted)
(Ord. No. 96-10, 2/6/96, Amended)