

File #: O-231-14, Version: 1

## Louisville Metro Government

## Legislation Text

	ORDINANCE NO.			, SERIES 2014				
AN	ORDINANCE	<b>AMENDING</b>	LOUISVILLE	<b>METRO</b>	CODE	OF	ORDINANCES	("LMCO")
§12	7.13 <i>ET. AL</i> ., R	EGARDING B	<b>URGLAR AND</b>	<b>HOLD-UP</b>	ALARM	TON	IFICATIONS.	
		Sponsored	d By: Council	Member D	David Yat	tes		

WHEREAS, excessive false alarms unduly burden Louisville Metro's limited law enforcement resources; and

WHEREAS, Chapter 127 of the Code of Ordinances was adopted to encourage alarm users and alarm companies to properly use, install, and maintain alarm systems and thereby facilitate the reduction or elimination of false alarms; and

**WHEREAS,** this Ordinance seeks to clarify and streamline the process for administering the provisions of the aforementioned chapter;

## BE IT ORDAINED BY THE LEGISLATIVE COUNCIL OF THE LOUISVILLE/JEFFERSON COUNTY METRO GOVERNMENT (THE COUNCIL) AS FOLLOWS:

**SECTION I:** LMCO §127.03(B) of the LMCO is hereby amended to read as follows:

- (B) If requested by an alarm business, Metro Government will respond to an alarm site in cases where no current alarm user registration information exits, but the alarm user shall be subject to service fees pursuant to §127.14. If the alarm user has a minimum of twenty-five (25) unpaid civil penalties that have been imposed pursuant to §127.14, then the alarm users registration may be revoked by the Alarm Administrator. Any registration that has been revoked pursuant to this chapter may be restored to an alarm user, provided that all outstanding unpaid civil penalties have been satisfied and all the requirements of subsection (A) above have been satisfied. Upon revocation of an alarm user's registration, notice of the revocation will be sent via First Class mail to the alarm user and the alarm business.
- (C) If requested by an alarm business, Metro Government will respond to an alarm site in cases where no current alarm user registration information exists, but the alarm user shall be subject to service fees pursuant to §127.14.

**SECTION II:** LMCO §127.13(A) of the LMCO is hereby amended to read as follows:

(A) The alarm user shall be notified by the Alarm Administrator when there has been a false alarm dispatch to the alarm site. The Alarm Administrator may send additional notice to the alarm business monitoring the alarm site. When there has been a false alarm dispatch, the alarm user shall be issued a citation by a Code Enforcement officer, as defined in §32.75. The Alarm Administrator may send additional notice of the citation to the alarm business monitoring the alarm site.

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SECTION III: LMCO §127.13(B) of the LMCO	is hereby amended to read as follow	s:
(B) Notification shall be by first class mail or falarm user's registration information. The notifical alarm, the number of false alarms at the location discount, and the name, address and phone not false alarm determination. Any citation issued procedures contained in §§32.275 through 32. §32.283, the citation shall include the alarm use at the location within the floating year, as define the date and time of false alarm dispatch and a	fication shall include the date, time and on within the current year, any application within the current year, any application within the person to contact if the pursuant to this chapter shall be in a 290. In addition to the requirements ser's name, address of the alarm site, and by § 127.14(B)(1), any applicable	nd location of the false able service fee and alarm user disputes the accordance with the of a citation contained in the number of false alarms service fee and discount,
SECTION IV: LMCO §127.13(C) of the LMCC	is hereby amended to read as follow	vs:
(C) Any alarm user who contests the determine Alarm Administrator in writing within ten days of Administrator is satisfied that a reasonable explose adjusted accordingly.	of notification of the false alarm dispa	tch. If the Alarm
SECTION V: LMCO §127.13(D) and (E) of the	e LMCO is hereby amended to read a	as follows:
(D) If the Alarm Administer does not adjust the citation, as applicable, in accordance with the to the requirements of a citation contained in § address of the alarm site, and date and time of	procedures contained in §§32.275 th 32.283, the citation shall include the	rough 32.290. In addition
(E)(D) The enforcement, processing and hearing through 32.290. If, after a requested hearing, explanation exists for the false alarm dispatch, Administrator to adjust the alarm user's record	the Code Enforcement Board is satis the Code Enforcement Board shall r	fied that a reasonable
SECTION VI: This Ordinance shall take effection	ect upon its passage and approva	ıl.
Н.		_ Jim King
Stephen Ott Metro Council Clerk	President of the Council	
Greg		Approval
Fischer Mayor	Date	
APPROVED AS TO FORM AND LEGALITY:		
Michael J. O'Connell Jefferson County Attorney		
DV·		

Ordinance Amending Burglar and Hold-Up Alarm Notifications~2014~KBB

04.29.14

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