

(2) 8 OR MORE FALSE ALARMS OCCUR WITHIN A 12-MONTH PERIOD.

(B) A LAW ENFORCEMENT AGENCY THAT ANSWERS FALSE ALARMS SHALL PROVIDE WRITTEN NOTICE TO THE ~~OWNER-OR-LESSEE-OF-THE-ALARM SYSTEM~~ ALARM USER OF THE DEFECTIVE CONDITION.

(C) UPON NOTICE FROM THE APPROPRIATE LAW ENFORCEMENT AGENCY, ~~THE-OWNER-OR-LESSEE-OF-THE~~ AN ALARM USER WHO HAS A DEFECTIVE ALARM SYSTEM SHALL:

(1) HAVE THE SYSTEM INSPECTED BY AN ALARM SYSTEM CONTRACTOR OR ALARM USER, IF QUALIFIED; AND

(2) WITHIN 15 DAYS AFTER THE INSPECTION FILE A WRITTEN REPORT WITH THE LAW ENFORCEMENT AGENCY.

(D) THE REPORT SHALL CONTAIN:

(1) THE RESULTS OF THE ALARM SYSTEM CONTRACTOR OR ALARM USER'S INSPECTION;

(2) THE PROBABLE CAUSE OF THE FALSE ALARMS; AND

(3) ACTIONS TAKEN OR RECOMMENDATIONS FOR ELIMINATING THE FALSE ALARMS.

(E) ANY ALARM SYSTEM-~~OWNER-OR-LESSEE~~ USER WHO CONTINUES TO USE A DEFECTIVE ALARM SYSTEM IS GUILTY OF A MISDEMEANOR AND UPON CONVICTION IS PUNISHABLE-BY:

~~{1}-A-FINE-OF-NOT-MORE-THAN-\$500,-OR~~

~~{2}-IMPRISONMENT-OF-NOT-MORE-THAN-90-DAYS,-OR~~

~~{3}-BOTH-IMPRISONMENT-AND-A-FINE SUBJECT TO A FINE NOT EXCEEDING \$500 OR IMPRISONMENT NOT EXCEEDING 90 DAYS OR BOTH.~~

~~{F}-A-LAW-ENFORCEMENT-AGENCY-IS-NOT-REQUIRED-TO-RESPOND-TO AN-ALARM-SYSTEM-DEEMED-DEFECTIVE-UNDER-§-156D-OF-THIS-SUBHEADING-~~

~~{G}-A-LAW-ENFORCEMENT-AGENCY-SHALL-~~

~~{1}-REINSTATE-RESPONDING-TO-A-DEFECTIVE-ALARM-SYSTEM IF-THE-LAW-ENFORCEMENT-AGENCY-RECEIVES-A-WRITTEN-REPORT INDICATING-THAT-PROPER-ACTION-HAS-BEEN-TAKEN-TO-ELIMINATE-THE FALSE-ALARMS,-AND~~

~~{2}-NOTIFY-THE-OWNER-OR-LESSEE-OF-THE-REINSTATEMENT-~~

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