

Alarm Application and Agreement Form

Mail to:

Henry County Sheriff's Office
3250 Kings Mountain Road
Martinsville VA 24112

1. NAME & ADDRESS of ALARMED PREMISES (Include mailing address and complete directions.)

2. Phone: () _____

3. Business Hours: Sun _____ Mon-Fri _____ Sat _____

4. Authorized Persons to contact: (PLEASE LIST THREE)

Name: _____ Telephone: _____

Name: _____ Telephone: _____

Name: _____ Telephone: _____

5. Manufacturer of Alarm System: _____

6. Type of Alarm: Holdup _____ Burglary _____ Med. Emer _____ Fire _____ Other _____

7. Alarm MONITORING Agency: _____ Telephone: _____

Mailing Address: _____

City, State, Zip: _____

8. Alarm SERVICE Company: _____ Telephone: _____

Mailing Address: _____

City, State, Zip: _____

9. Date the alarm will be connected: _____

10. The subscriber agrees to pay a penalty of twenty-five dollars (\$25) for the seventh false alarm within 12 months, from July 1st through June 30th, \$50 for an eighth false alarm, \$75 for a ninth, \$100 for a tenth, and \$200 for the eleventh and each subsequent false alarm within the 12-month period originating on his premises, accidental or on purpose, and failure to notify the 9-1-1 Communications Center, and requiring the response of law enforcement, fire, or E.M.S. services. Statements received by the Subscriber for false alarm penalties are due and payable upon receipt.

11. The Subscriber may withdraw from this system at any time upon 30 days written notice to the Communications Center Director, P. O. Box 7, Collinsville, VA 24078. The Service to the Subscriber may be terminated in accordance with the Practices and Procedures as may be amended by the Henry County Board of Supervisors for the conduct of the alarm service or in accordance with such other rules and regulations as may be duly applicable hereafter.

12. Practices and Procedures for Alarm Service, a copy of which is attached hereto, is incorporated in and made a part of this agreement.

13. This agreement shall continue in full force and effect until terminated in accordance with the provisions of paragraphs 10, 11, and 12 above.

Name (Please Print) _____ Title: _____

Signature _____

DID YOU RECEIVE COPIES OF YOUR ALARM APPLICATION AND THE ALARM ORDINANCE? _____

O F F I C E U S E O N L Y

Alarm Code _____ Patrol Zone _____ Date rcvd _____ Date rcvd 9-1-1 _____

ARTICLE I. ALARM COMPANY OPERATORS**Sec. 13-100. Regulation of alarm company operators.**

A. No alarm company operator, as defined in the 15.1-28.2, Code of Virginia, shall sell, install, or maintain any alarm system within the County of Henry that is to be connected to the Martinsville-Henry County Communications Center, without first registering with the Sheriff's Office the alarmed premises upon such forms as approved by the Board of Supervisors.

B. The systems installed or maintained by alarm system operators shall be installed, operated and maintained in accordance with rules and regulations promulgated by the Henry County Board of Supervisors.

(Ord. No. 3-22-93)

Sec. 13-101. Regulation of other alarm systems.

A. No person, firm, corporation or other entity shall install an alarm system, which when activated would result in automotive telephone contact with the Communications Center without first registering the alarmed premises with the Sheriff's Office upon such forms as approved by the Henry County Board of Supervisors.

B. Auto-dialing alarm systems that are permitted to contact the Martinsville-Henry County Communications Center shall be programmed to call the seven-digit number provided by the Director of Communications. Under no circumstances will the auto-dialing systems be permitted to dial 911.

(Ord. No. 3-22-93)

Sec. 13-102. Responsibility.

The County of Henry, any department or individual including the Sheriff's Office, volunteer rescue squads, volunteer fire departments and the Martinsville-Henry County Communications Center shall not be liable for failure to act or respond to any activated alarm.

(Ord. No. 3-22-93)

Sec. 13-103. Penalty.

A. A service charge will be assessed for each false alarm as follows: Twenty-five dollars (\$25.00) for a seventh false alarm within the twelve-month period from July 1 to June 30 of each year, fifty dollars (\$50.00) for the eighth, seventy-five dollars (\$75.00) for the ninth, one hundred dollars (\$100.00) for the tenth, and two hundred dollars (\$200.00) for the eleventh and each successive false alarm. The service charge shall be payable within ten (10) days of written notification to the subscriber or owner of the alarm system. Failure to pay the service charge will result in court action.

B. All such fees shall be payable to the Treasurer of the County of Henry.
(Ord. of 3-22-93)