



SANTA CLARA POLICE DEPARTMENT

601 El Camino Real • Santa Clara, CA 95050

408.615.4871 • 408.327.9166 Fax

ALARM USER PERMIT APPLICATION

New Permit Application (\$25.00 fee required)

Change of Information Only (No fee)

Alarmed Location Address _____ Apt/Suite/Bldg # _____

City _____ Zip _____ Phone number of alarmed premise _____

E-mail: _____ Residential Apt Commercial Holdup Panic Audible (Bell/Siren)

Owner's Name (Residential) or Name of Business: _____
(Should be the same name the Alarm Company uses for dispatch)

List YOURSELF or current OCCUPANT, and at least 2 emergency contacts, which will respond to an alarm activation to assist the Police in determining the cause of the alarm, secure the premises, or reset the alarm system. (If you are out of town when your alarm malfunctions, who could be called?) Please do not duplicate telephone numbers.

Owner/Primary Contact _____ Home Phone _____ Business Phone _____ Cell Phone _____

Name/Title _____ Home Phone _____ Business Phone _____ Cell Phone _____

Name/Title _____ Home Phone _____ Business Phone _____ Cell Phone _____

(If billing invoices need to be mailed to a different address, provide the following information)

Address _____ City _____ State _____ Zip Code _____

Attention Name for billing: _____ Phone # _____ Fax # _____

Monitoring Company (if applicable): _____ Phone # _____

Installing Alarm Company: _____ Date installed: _____ Phone # _____

Was a set of Alarm System operating instructions & false alarm prevention guidelines provided to you? Yes No

Were you trained in the proper use of this Alarm System? Yes No

Special Premises Information (Dogs, weapons, hazardous materials present, etc) _____

An alarm permit shall not be transferable in name, ownership, or location. Permit holder must inform the Police Alarm Administrator of any changes of information listed on the alarm permit application within fifteen (15) business days. Information contained in this application shall be confidential and restricted for use only by authorized City representatives. I certify that all statements are true to the best of my knowledge. ****This application is only for city of Santa Clara residents.*** If you live in another city, please contact your local police or city jurisdiction for their requirements on alarmed premises.

Authorized Signature _____ Print Name/Title _____ Date _____

Please mail or drop-off this application and \$25.00 alarm permit fee (make checks payable to the CITY OF SANTA CLARA) to:
Santa Clara Police Department • Attn - Alarm Administrator • 601 El Camino Real • Santa Clara, CA 95050

E-mail to : Rflores@santaclaraca.gov

If you choose to drop off the application at the main police department, you can pay the one-time fee with a check, cash, or credit card.

DO NOT SEND YOUR MONTHLY FALSE ALARM PAYMENTS TO THE POLICE DEPARTMENT! Use the above address for the alarm permit fee only. Please enclose a self-addressed stamped envelope for return of your application copy and permit sticker. After you receive your permit sticker, it must be affixed on or directly adjacent to the main entrance of your alarmed premises (door or window)

For Official Use Only

Permit # _____ Amount Paid: _____ Check # _____ Cash Credit Card Rcvd By: _____

Suspended: _____ Reinstated: _____ Cancel Permit: _____ (Reason) _____

ALARM USER INFORMATION

Alarm registration is required in the CITY OF SANTA CLARA for commercial and residential alarm systems whether prior or new installations, or if you have taken over an existing alarm. This includes systems that are monitored by an alarm company, those that are not, and self-installed systems.

The purpose of alarm registration with the **SANTA CLARA POLICE DEPARTMENT** is to ensure accurate, up-to-date information that facilitates Police responding to your alarmed location. **This is separate from the information you may have already provided to your alarm monitoring company.** It also enables the Police Department to contact responsible parties or alarm repair personnel in an emergency.

- Automatic Dialers are **NOT ALLOWED**
- **Verification.** Telephone verification requires, as a minimum that a second call be made to a different number if the first attempt fails to reach an alarm user who can properly identify themselves to attempt to determine whether an alarm signal is valid before requesting law enforcement dispatch.

Every audible alarm must have a timing device, which automatically shuts off the bell or siren within **10 minutes** after activation or **15 minutes** for systems operating under Underwriters Laboratories standards 365 or 609.

The **one-time** Alarm Permit Application fee of **\$25.00** per residential or commercial alarm site is determined by Resolution of the City Council. Your alarm permit will remain valid unless revoked. An Alarm Permit is not transferable to another individual, business, association or similar entity. Notify the Police Alarm Administrator of any changes to your application information within **15 days**. **Updates are made at no charge.**

It is unlawful for any person to activate an alarm system for the purpose of summoning the police except when it is reasonably believed that an attempt is being made to commit a robbery, burglary or other serious crime.

The following sections refer to Santa Clara Municipal Code 8.40:

Section 8.40.010 (a) – The purpose of this ordinance is to encourage Alarm Users and Alarm Companies to maintain the operational reliability and proper use of Alarm Systems and to reduce or eliminate False Alarm Dispatch Requests.

Section 8.40.010 (b) – This ordinance governs systems intended to summon police response, requires alarm permits, establishes fees, provides for penalties for violations, establishes a system of administration, and sets conditions for suspension, denial or revocation of alarm permits.

Section 8.40.30 (a) – No Alarm User shall operate, or cause to be operated, an Alarm System at its Alarm Site without a valid alarm permit issued by the Alarm Administrator. A separate alarm permit is required for each Alarm Site. **(d)** – For those alarms installed prior to the enactment of this ordinance, the Alarm Administrator will notify the Alarm User regarding the permit application requirement.

Section 8.40.040 – Requires that Alarm Companies provide you with proper training in the use of your Alarm System as well as a set of written operating instructions. You should also receive written guidelines on how to avoid false alarms.

Section 8.40.120 – An alarm user shall maintain the premises and the Alarm System in a manner that will minimize or eliminate False Alarm Dispatches. The alarm user shall make every reasonable effort to respond to the alarm location within one (1) hour when notified by the City to deactivate a malfunctioning Alarm System, or to provide access to the premises, or to provide security for the premises.

Section 8.40.140 – After January 1, 2000, alarm companies shall not **program** alarm systems to send One Plus Duress Alarms. Alarm companies may continue to **report** One Plus Duress Alarms received from systems programmed with this feature prior to 1999. Upon transfer of an alarm system after January 1, 2001, alarm companies must remove the One Plus Duress Alarm capability from the system.

ALARM SYSTEM - Means a device or series of devices, including, but not limited to, systems interconnected with radio frequency signals, which are designed to discourage crime, by emitting or transmitting a remote or local audible, visual or electronic signal indicating an alarm condition. Alarm System **does not** include car alarms or alarms that have a sounding device that cannot be heard on the exterior of the alarm site and is not monitored by an Alarm Company.

FALSE ALARM DISPATCH – Means an Alarm Dispatch Request to the police department, when the responding officer finds no evidence of a criminal offense or attempted criminal offense after having completed an investigation of the Alarm Site. **An Alarm Dispatch Request, which is canceled by the Alarm Company or Alarm User prior to the time the responding officer reaches the Alarm Site shall not be considered a False Alarm.**

Alarm Users will be allowed to incur two false alarms at no charge. Each subsequent false alarm dispatch request will be assessed at the following rate during a 12-month period:

1st and 2nd false alarms – Free	3rd false alarm in 12 months - \$84.00	4th false alarm in 12 months - \$109.00
5th and subsequent false alarm - \$134.00	False Holdup Alarm – regular fine rate plus an additional -\$84.00	

In order to reinstate your two free false alarm responses, a full 12-month period (commencing on the day after the last incident) must pass without a false alarm incident. In addition, any person, operating a non-permitted alarm system (whether revoked, suspended or never acquired) may be subject to a citation and assessment of a \$100.00 fine for each non-permitted system.

NO RESPONSE – This action may be implemented if an alarm site has eight (8) instances of false alarms within a 30-day period. Police will not respond to any future alarm activation unless proof of corrective action has been submitted to the false alarm administrator. A “No Response” action shall not restrict the Alarm User from requesting police response to a 9-1-1 emergency incident.

CONFIDENTIALITY – Confidential information contained in alarm permit application shall be held in confidence by all employees or representatives of the City with access to such information, unless subject to disclosure pursuant to California Government Code § 6250, et seq.