

BYLAW NO. 2017-04

A BYLAW TO REGULATE AND CONTROL ALARM SYSTEMS

The Council of the Rural Municipality of Pense No. 160, in the Province of Saskatchewan enacts  
as follows:

1. This bylaw shall be referred to as the False Alarm Bylaw.
2. In this bylaw:
  - a) “Alarm Signal” shall mean a telephone request for emergency police or fire department services;
  - b) “Alarm System” includes a device or devices designed to activate an alarm signal but excludes a device that is installed in a vehicle;
  - c) “Alarm Site” shall mean a single fixed premise or location served by an alarm system or systems. Each tenancy shall be considered a separate alarm site;
  - d) “Peace Officer” shall mean a member of the Royal Canadian Mounted Police or a Special Constable;
  - e) “False Alarm” shall mean an activation of an alarm system which results in a response by the Peace Officer or the Pense District Volunteer Fire Department, where unauthorized entry to the alarmed site has not occurred and no police or fire department emergency exists, but does not include:
    - i. Any False Alarm which the tenant can demonstrate was caused by a storm, lightning, fire, earthquake or an act of God; or
    - ii. Any False Alarm which the tenant can demonstrate was actually caused by the act of some person other than the tenant, including the tenant’s officers, agents, employees, family, independent contractors or any other person subject to the direct or indirect control of the tenant;
  - f) “Fire Department” shall mean the Fire Chief and/or any other member of the Pense District Volunteer Fire Department;
  - g) “Response Fee” shall mean the fee payable by the tenant for each false alarm at the tenant’s premises;
  - h) “Tenant” shall mean the organization or individual who is the primary resident and is the age of majority.
3. Where a false alarm is activated, subject to subsection (e) of Section 2, the tenant having care and control of the alarm site, shall upon demand pay a response fee to the R.M. of Pense No. 160 as set out in Schedule “a” of this bylaw.
4. Under the authority of Section 369(1)(d) of *The Municipalities Act* any tenant who does not pay within 30 days, the response fee charged under Section 3 of this bylaw, shall have said fee added to the taxes owing of the alarm site for which the fee was levied.

\_\_\_\_\_  
Reeve

(SEAL)

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Administrator

