## NEW MEXICO STATE LAWS

N.M. Stat. Ann. § 60-13-3(Copy citation) This section is current through the First Session of the Fifty-First Legislature New Mexico Statutes Annotated CHAPTER 60.ARTICLE 13.

#### § 60-13-3. Definition; contractor

As used in the Construction Industries Licensing Act [this article], "contractor":

- A. means any person who undertakes, offers to undertake by bid or other means or purports to have the capacity to undertake, by himself or through others, contracting. Contracting includes constructing, altering, repairing, installing or demolishing any:
  - (1) road, highway, bridge, parking area or related project;
  - (2) building, stadium or other structure;
  - (3) airport, subway or similar facility;
  - (4) park, trail, bridle path, athletic field, golf course or similar facility;
  - (5) dam, reservoir, canal, ditch or similar facility;
  - (6) sewerage or water treatment facility, power generating plant, pump station, natural gas compressing station or similar facility;
  - (7) sewerage, water, gas or other pipeline;
  - (8) transmission line;
  - (9) radio, television or other tower;
  - (10) water, oil or other storage tank;
  - (11) shaft, tunnel or mining appurtenance;
  - (12) leveling or clearing land;
  - (13) excavating earth;
  - (14) air conditioning, conduit, heating or other similar mechanical works;

(15) electrical wiring, plumbing or plumbing fixture, consumers' gas piping, gas appliances or water conditioners; or

(16) similar work, structures or installations which are covered by applicable codes adopted under the provisions of the Construction Industries Licensing Act;

- B. includes subcontractor and specialty contractor;
- C. includes a construction manager who coordinates and manages the building process; who is a member of the construction team with the owner, architect, engineer and other consultants required for the building project; and who utilizes his skill and knowledge of general contracting to develop schedules, prepare project construction estimates, study labor conditions and advise concerning construction; and

## D. does not include:

(1) any person who merely furnishes materials or supplies at the site without fabricating them into, or consuming them in the performance of, the work of a contractor;

(2) any person who drills, completes, tests, abandons or operates any petroleum, gas or water well; or services equipment and structures used in the production and handling of any product incident to the production of any petroleum, gas or water wells, excluding any person performing duties normally performed by electrical, mechanical or general contractors; or who performs geophysical or similar exploration for oil, gas or water;

(3) a public utility or rural electric cooperative that constructs, reconstructs, operates

or maintains its plant or renders authorized service by the installation, alteration or repair of facilities, up to and including the meters, which facilities are an integral part of the operational system of the public utility or rural electric cooperative; provided that the construction of a building by a public utility or rural electric cooperative or the installation or repair of any consumer gas or electrical appliance not an integral part of the operational system makes a public utility or rural electric cooperative a contractor for that purpose;

(4) a utility department of any municipality or local public body rendering authorized service by the installation, alteration or repair of facilities, up to and including the meters, which facilities are an integral part of the operational system of the utility department of the municipality;

(5) any railroad company;

(6) a telephone or telegraph company or rural electric cooperative that installs, alters or repairs electrical equipment and devices for the operation of signals or the transmission of intelligence where that work is an integral part of the operation of a communication system owned and operated by a telephone or telegraph company or rural electric cooperative in rendering authorized service;

(7) a pipeline company that installs, alters or repairs electrical equipment and devices for the operation of signals or the transmission of intelligence where that service is an integral part of the operation of the communication system of that pipeline company and is not for hire or for the use of the general public, or any pipeline company which installs, alters or repairs plumbing fixtures or gas piping where the work is an integral part of installing and operating the system owned or operated by the pipeline company in rendering its authorized service;

(8) any mining company, gas company or oil company that installs, alters or repairs its facilities, including plumbing fixtures or gas piping, where the work is an integral part of the installing or operating of a system owned or operated by the mining company, gas company or oil company; provided the construction of a building by a mining company, a gas company or an oil company is required to be done in conformity with all other provisions of the Construction Industries Licensing Act and with orders, rules, regulations, standards and codes adopted pursuant to that act;

(9) a radio or television broadcaster who installs, alters or repairs electrical equipment used for radio or television broadcasting;

(10) an individual who, by himself or with the aid of others who are paid wages and who receive no other form of compensation, builds or makes installations, alterations or repairs in or to a single-family dwelling owned and occupied or to be occupied by him; provided that the installation, building, alteration or repair is required to be done in conformity with all other provisions of the Construction Industries Licensing Act and with the orders, rules, regulations, standards and codes adopted pursuant to that act;

(11) a person who acts on his own account to build or improve a single-family residence for his personal use, including the building or improvement of a free standing storage building located on that residential property; provided that the construction or improvement is required to be done in conformity with all other provisions of the Construction Industries Licensing Act and with the orders, rules, regulations, standards and codes adopted pursuant to that act; and provided further

that he does not engage in commercial construction;

(12) a person who, by himself or with the aid of others who are paid wages and receive no other form of compensation, builds or makes installations, repairs or alterations in or to a building or other improvement on a farm or ranch owned, occupied or operated by him, or makes installations of electrical wiring that are not to be connected to electrical energy supplied from a power source outside the premises of the farm or ranch owned, occupied or operated by him; provided that the state codes and any local codes adopted pursuant to Subsection F of Section 60-13-44 NMSA 1978 shall not require any permits or inspections for such construction on a farm or ranch except for electrical wiring to be connected to a power source outside the premises;

(13) an individual who works only for wages;

(14) an individual who works on one undertaking or project at a time that, in the aggregate or singly, does not exceed seven thousand two hundred dollars (\$ 7,200) compensation a year, the work being casual, minor or inconsequential, such as handyman repairs; provided that this exemption shall not apply to any undertaking or project pertaining to the installation, connection or repair of electrical wiring, plumbing or gas fitting as defined in Section 60-13-32 NMSA 1978 and provided:

(a) the work is not part of a larger or major operation undertaken by the same individual or different contractor;

(b) the individual does not advertise or maintain a sign, card or other device which would indicate to the public that he is qualified to engage in the business of contracting; and

(c) the individual files annually with the division, on a form prescribed by the division, a declaration substantially to the effect that he is not a contractor within the meaning of the Construction Industries Licensing Act, that the work he performs is casual, minor or inconsequential and will not include more than one undertaking or project at one time and that the total amount of such contracts, in the aggregate or singly, will not exceed seven thousand two hundred dollars (\$ 7,200) compensation a year;

(15) any person, firm or corporation that installs fuel containers, appliances, furnaces and other appurtenant apparatus as an incident to its primary business of distributing liquefied petroleum fuel;

(16) a cable television or community antenna television company that constructs, installs, alters or repairs facilities, equipment, cables or lines for the provision of television service or the carriage and transmission of television or radio broadcast signals;

(17) any weatherization project not exceeding two thousand dollars (\$ 2,000) that has been approved and is administered by a federal or state agency; or

(18) a person who performs work consisting of short-term depreciable

improvements to commercial property to provide needed repairs and maintenance for items not covered by building codes adopted by the construction industry commission if the total amount paid the person for the work on a single undertaking, including materials, services and wages of those who work for him, does not exceed the sum of five thousand dollars (\$ 5,000).

## § 60-13-12. Contractor's license required

- A. No person shall act as a contractor without a license issued by the division classified to cover the type of work to be undertaken.
- B. No bid on a contract shall be submitted unless the contractor has a valid license issued by the division to bid and perform the type of work to be undertaken; provided this subsection shall not prohibit a licensed contractor from bidding or contracting work involving the use of two or more trades, crafts or classifications if the performance of the work in the trades, crafts or classifications other than the one in which he is licensed is incidental or supplemental to the performance of the work in the trades, crafts or classifications for which he is licensed; and further provided that work coming under the jurisdiction of the mechanical bureau or the electrical bureau of the division must be performed by a contractor licensed to perform that work.
- C. Any contractor may bid on a New Mexico highway project involving the expenditure of federal funds prior to making application to the division for a license. The contractor, if he has not previously been issued a license, shall upon becoming the apparent successful bidder apply to the division for a license. The director shall issue a license to the contractor in accordance with the provisions of the Construction Industries Licensing Act [this article].

## MUNICIPALITY LAWS

Alamogordo, New Mexico Code of Ordinances 17-09-060(Copy citation) CODE OF ORDINANCES City of ALAMOGORDO, NEW MEXICO Codified through Ordinance No. 1409, enacted November 15, 2011. (Supp. No. 32) New Mexico Municipal Codes New Mexico Alamogordo Code of Ordinances PART I - CITY

New Mexico Municipal Codes New Mexico Alamogordo Code of Ordinances PART I - CITY CHARTER Chapter 17 - LICENSES AND MISCELLANEOUS BUSINESS REGULATIONS ARTICLE 17-09. - CONTROLS AND REGULATIONS FOR ALARM USERS

§ 17-09-060 Alarm system businesses.

(a) Any person whose business it is to repair or install an alarm system must possess a valid license issued by the Construction Industries Division of the Regulation and Licensing Department of the State of New Mexico and a current business registration from the city. Any alarm system business that employs technicians to perform any of the functions of such business under the authority of said valid license shall issue such employees an identification card that clearly identifies them as employees of the licensed business. Said license or identification card must be presented to a public safety officer, the city manager or a designated representative, upon request.

(b) Whenever an alarm system business agrees with any person to maintain or service any alarm system, such business shall:

- (1) Ensure that personnel of such business who are able to render effective assistance arrive at such alarm site within seventy-two (72) hours of a request by a member of the department of public safety for assistance if such alarm system business has agreed with any person to maintain or service such alarm system.
- (2) Keep a written record of the date and time of repair and a description of the specific repair which was performed on any alarm system when such repair was made in

response to notification by the person responsible for the alarm system or a member of the department of public safety that such alarm system was in need of repair. Such written records shall be maintained for at least twelve (12) months and shall be made available for inspection and duplication upon request by the city manager or a member of the department of public safety at the office of the alarm system business within two (2) hours of the request during regular business hours.

(c) Any alarm system business which operates a central station and any telephone answering service shall:

- (1) Have sufficient personnel trained in the procedures to be followed in receiving and relaying notice of the activation of any alarm system on duty at all times to ensure that emergency messages or alarm signals received by such business can be relayed immediately to the department of public safety.
- (2) Notify the appropriate person of the activation of the alarm system within twenty-four (24) hours of the time the alarm was activated by telephone or by placing such notice in the mail, addressed to the person in control of the property. In the case of a local alarm where the alarm system business was not notified of such activation, the alarm system business shall be exempt from the requirements of this subsection.

(d) Alarm system businesses shall additionally keep a written record of the date and time each notification of the activation of an alarm system is received and the date, time and method by which the appropriate person was notified. Such records shall be retained for at least twelve (12) months and shall be made available for inspection and duplication upon request by the city manager or a member of the department of public safety at the office of the alarm system business or telephone answering service within two (2) hours of the request during regular business hours.

(e) Whenever the ownership or management of the alarm system business changes, the new operator shall notify the director of public safety of the names, address and telephone numbers of the new owners or managers and each address serviced by that business within thirty (30) days of the change.

# **Bayard Code of Ordinances**- CODE OF ORDINANCES; Chapter 10 - BUSINESSES AND BUSINESS REGULATIONS; ARTICLE II. - BUSINESS REGULATIONS

## § Sec. 10.21 Application to do business.

Any person proposing to engage in business within the boundaries of the city shall apply for and pay a business registration fee for each outlet, branch or location within the boundaries of the city prior to engaging in business, unless such person is required to obtain a business license fee under the Business License Ordinance No. 2-68.

## Bloomfield, New Mexico Code of Ordinances Sec. 2.5-5(Copy citation)

CODE OF ORDINANCES City of BLOOMFIELD, NEW MEXICO Codified through Ordinance No. 463, adopted July 22, 2013. (Supp. No. 5)

New Mexico Municipal Codes; New Mexico; Bloomfield Code of Ordinances- CODE OF ORDINANCES; Chapter 2.5 ALARM DEVICES AND ALARM SYSTEMS

## § Sec. 2.5-5 Licenses.

Any person engaged in the telephone answering service business or in the business of selling, furnishing, leasing or servicing alarm devices or alarm systems, or who provides services incident thereto and who intends to or shall relay messages, reports, notices, alarms or signals from alarm

devices or systems to the city shall be licensed by the city clerk provided the person complies with the following requirements:

- (1) The person submits a written application to the city clerk containing detailed and specific information identifying:
  - a. The applicant's name;
  - b. The applicant's address and occupation;
  - c. The locations of the alarm devices and systems and the premises protected;
  - d. The type and nature of the alarm device or system to be used;
  - e. The name, address and telephone number of an individual authorized to enter the premises where the alarm device or alarm system is initiated and turn off the alarm device or alarm system;
  - f. Provisions relating to false alarm and testing procedures.

(2) The person pays a license fee to the city clerk in the sum of fifty dollars (\$50.00).

§ Sec. 2.5-6 Personnel, security and maintenance requirements of alarm system services and answering services.

An answering service and alarm service shall comply with the following requirements:

- (1) It shall maintain a sufficient number of operators on duty at all times to assure that all messages received from alarm devices or alarm systems are relayed immediately by live voice communication to the appropriate city department concerned through appropriate communication channels according to procedures established by the head of the appropriate department of the city.
- (2) It shall treat all messages, signals, alarms or notices from alarm devices or alarm signals with the highest priority and give immediate preference to any such alarms.
- (3) It shall post instructions to, and properly train all personnel in the manner of handling alarms and emergency messages pursuant to reasonable standards adopted by the head of the applicable department of the city.
- (4) It shall keep and maintain its premises securely locked in a manner approved by the chief of police of the city to insure that unauthorized persons will not have access to the premises or the records or facilities therein.
- (5) It shall not disclose to unauthorized persons information which would adversely affect the security of the city.
- (6) It shall maintain adequate equipment and work force to repair, maintain, or otherwise service applicable alarm devices, alarm systems, or answering services which are under its control or supervision.
- (7) It shall establish reasonable procedures relating to false alarms and testing as required by the head of the applicable city department.
- (8) It shall keep and maintain reasonable statistical data and records which might be required by the appropriate department head such as records of alarms received, date, time, and place thereof, by whom made, alarm device and location, customer names, etc.
- (9) It shall provide an agent available at all times who has access to the premises where the alarm device or alarm system initiates.

§ Sec. 2.5-8 Violations, penalties, service charges, nuisance declared.

(a) Any person willfully violating the terms of this chapter may be subject to fine and

punishment according to this Code.

- (b) There may be a service charge of one hundred dollars (\$100.00) for responding to each false alarm in excess of two (2) false alarms within a one-month period transmitted by a private alarm device or system to any department of the city.
- (c) It is further declared to be a nuisance subject to abatement according to this Code to have, possess, keep, use or maintain any alarm device or alarm system which continuously fails to operate properly or which provides, transmits or emits in excess of three (3) false alarms in a one-year period.
- (d) All unpaid service charges, levied and collectible under the provisions of this chapter, are hereby declared to be a lien upon the premises for which such service charge was assessed.

Farmington, New Mexico Code of Ordinances Sec. 4-1-7(Copy citation)

CODE City of FARMINGTON, NEW MEXICO Codified through Ordinance No. 2013-1265, enacted July 9, 2013. (Supp. No. 53)

New Mexico Municipal Codes; New Mexico; Farmington Code of Ordinances- CITY CODE; Chapter 4 ALARM DEVICES AND ALARM SYSTEM REGULATIONS

§ Sec. 4-1-7 Alarm system businesses.

- (a) Any person whose business it is to repair or install an alarm system must possess a valid license issued by the Construction Industries Division of the Regulation and Licensing Department of the State of New Mexico and a City of Farmington Business License. The licenses must be presented to a law enforcement officer, the city manager or his designated representative upon request.
- (b) Whenever an alarm system business agrees with any person to maintain or service any alarm system, such business shall ensure that personnel of such business, who are able to render effective assistance, arrive at such alarm site within 30 minutes of a request by a member of the police department for assistance if such alarm system business has agreed with any person to respond to such alarm system.
- (c) Any alarm system business which operates a central station and any telephone answering service shall:
  - (1) Have sufficient personnel trained in the procedures to be followed in receiving and relaying notice of the activation of any alarm system on duty at all times to ensure that emergency messages or alarm signals received by such business can be relayed immediately to the police department.
  - (2) Notify the person in control of the property or his designee of the activation of the alarm system within 24 hours of the time the alarm was activated by telephone or by placing such notice in the mail, addressed to the person in control of the property. In the case of a local alarm where the alarm system business was not notified of such activation, the alarm system business shall be exempt from the requirements of this subsection.
- (d) All alarm system business personnel responding to alarms, repairing or installing alarm systems shall keep a written record of the date and time each notification of the activation of an alarm system is received and the date, time and method by which the

person in control of the property or his designated employee was notified. Such records shall be retained for at least 12 months and shall be made available for inspection and duplication upon request by the city manager or a member of the police department at the office of the alarm system business or telephone answering service during regular business hours.

(e) Whenever the identification of the person operating the alarm system business changes, the new operator shall notify the city manager of each address serviced by that business within 30 days.

## Hobbs, New Mexico Code of Ordinances 8.04.080(Copy citation)

HOBBS, NEW MEXICO MUNICIPAL CODE Codified through Ordinance No. 1055, adopted April 2, 2012. (Supp. No. 3)

New Mexico Municipal Codes New MexicoHobbs Code of Ordinances- CHARTER COMPARATIVE TABLE Title 8 - HEALTH AND SAFETY Chapter 8.04 - ALARM SYSTEMS

§ 8.04.080 Alarm system businesses.

A. Any person whose business it is to repair or install an alarm system must possess a valid license issued by the construction industries division of the Regulation and Licensing Department of the State of New Mexico. The license must be presented upon request.

B. Whenever an alarm system business agrees with any person to maintain or service any alarm system, such business shall:

- 1. Ensure that personnel of such business who are able to render effective assistance arrive at such alarm site within twelve (12) hours of a request for assistance by a member of the Police Department or the person in control of the alarmed property or designee thereof, if such alarm system business has agreed with any person to respond to such alarm system. The alarm permit holder shall be responsible for any costs incurred during call-outs of the alarm service company;
- 2. Maintain written records for at least twelve (12) months which shall be made available for inspection and duplication, upon request by the City Manager, his or her designee, or a member of the Police Department, at the office of the alarm system business or telephone answering service during regular business hours for the following:
  - a. The date and time of repair and a description of the specific repair which was performed on any alarm system when such repair was made in response to notification by the person in control of the property or a member of the Police Department that such alarm system was in need of repair,
  - b. The date and time each notification of the activation of an alarm system is received and the date, time and method by which the person in control of the property or his or her designated employee was notified.

C. Any alarm system business which operates a central station and any telephone answering service shall:

- 1. Have sufficient personnel trained in the procedures to be followed in receiving and relaying notice of the activation of any alarm system on duty, at all times, to ensure that emergency messages or alarm signals received by such business can be relayed immediately to the Police Department;
- 2. Immediately notify the person in control of the property or his or her designee of the

activation of the alarm system. In the case of a local alarm where the alarm system business was not notified of such activation, the alarm system business shall be exempt from the requirements of this subsection.

D. All alarm system business personnel responding to alarms, or repairing or installing alarm systems, shall wear an identification card on their outer garments, which designates the alarm system business which the person represents. This identification card shall be issued by the Police Department after application has been made on the form designated by the Police Department and after a background investigation has been conducted on that individual. No identification card shall be issued:

- 1. If the applicant has been convicted of a felony;
- 2. If the application contains any false statements made willfully and knowingly.

E. Whenever the identification of the person operating the alarm system business changes, the new operator shall, within ten (10) days, provide a list to the Police Department setting forth each address serviced by that business.

## HISTORY NOTE:

(Ord. 818 (part), 1994: prior code § 19-43.8)

Las Cruces, New Mexico Code of Ordinances Sec. 4-66(Copy citation) MUNICIPAL CODE City of LAS CRUCES, NEW MEXICO Codified through Ordinance No. 2675, enacted January 22, 2013. (Supp. No. 17) New Mexico Municipal Codes New Mexico Las Cruces Code of Ordinances PART II - MUNICIPAL CODE; Chapter 4 - ALARM SYSTEMS AND PRIVATE SECURITY FIRMS; ARTICLE II. - ALARMS; DIVISION 2. LICENSE

§ Sec. 4-66 Required; application; investigation and fingerprints of applicant.

(a) No person shall engage in the business of installing, monitoring, maintaining, servicing, repairing, altering, replacing, moving or causing to be installed in or on any building, place or premises abutting on or adjacent to a public street, alley or way, any device commonly known as a burglar alarm, fire alarm, holdup alarm or similar protection device or system without first having obtained a license issued by the city.

(b) No person owning or employed in the business of installing, maintaining, servicing, repairing, altering, replacing, moving or responding to alarms shall be issued a license by the city clerk until fingerprints are obtained and a background investigation is conducted and such license is approved by the chief of police. All criminal histories, fingerprints and background investigations shall be retained by the chief of police. A fine of \$200.00 shall be assessed for each and every installation conducted in whole or in part by an employee who lacks the required background check or fingerprinting.

(c) All applications for licenses shall be submitted to the city clerk on forms provided by the city.

(d) This section does not preclude any business from meeting any other requirements as prescribed within the business registration and licensing ordinance in effect at the time of application.

§ Sec. 4-67 Conditions for issuance.

All licenses required under this division are issued upon the following express conditions:

Every licensee shall always hold the city harmless from and on account of any and all damages arising out of the activities of such licensee, including but not limited to, damages to the city, its agents, employees, invitees and licensees while in or on the police department building, and such damages shall expressly include those arising out of any difficulties in the alarm cabinet or the installation or maintenance thereof.

## ARTICLE III. - SECURITY SERVICES; DIVISION 2. LICENSE

#### Sec. 4-126 Required.

Every person, before entering the business of conducting a merchant police firm, alarm system firm, civilian security agency or private detective agency, must first obtain from the city a license to do so. This license is in addition to the license referred to in article II of this chapter.

## § Sec. 4-127 Application.

Application for a license required by this division shall be in writing upon forms provided by the city and filed with the city clerk. A statement shall be required of the applicant as to details of the organization of his business and personal data on all principals of the business.

New Mexico Municipal Codes New MexicoLas Cruces Code of OrdinancesPART II - MUNICIPAL CODE Chapter 16 - LICENSES, TAXATION AND MISCELLANEOUS BUSINESS REGULATIONS ARTICLE IV. - BUSINESS REGISTRATION AND LICENSING DIVISION 3. BUSINESSES TO BE LICENSED

## § Sec. 16-170 Fees.

The license fees in this section are imposed upon the businesses listed in this section when conducted within the city, in lieu of and not in addition to the registration fee assessed under division 2 of this article. A nonprofit organization must also obtain a license with all appropriate inspections, however it may have a waiver of the fee if it is a registered business within the guidelines of this article. All fees are annual unless otherwise noted. License fees are as follows:

(1) Alarm systems service and installation\$ 50.00

## § Sec. 4-129 Investigation.

The city clerk shall transmit all applications for licenses required by this division to the chief of police who shall cause the fingerprints of all applicants to be taken and shall conduct a state-wide background check to determine the fitness to perform the functions of the business in which they seek to engage. The investigation shall determine whether an applicant or additional employee:

(1) Is of good moral character;

(2) Is at least 18 years of age;

(3) Has not been convicted of a felony offense or any other criminal offense involving moral turpitude or the illegal use or possession of a deadly weapon.

## § Sec. 4-130 Approval; disapproval.

Upon approval of the chief of police, the city clerk shall issue to the applicant the license required by this division. Upon the disapproval by the chief of police, the license shall not be issued and the fee for the license shall be refunded to the applicant. Upon disapproval by the chief of police, any affected party, applicant or employee may file an appeal to the city council to overturn the chief of police's decision. The appeal must be filed with the city clerk within ten days of notification to the applicant that the application has been disapproved. The decision of the city council shall be final in all cases.

Ruidoso, New Mexico Code of Ordinances Sec. 6-6(Copy citation)

CODE OF ORDINANCES Village of RUIDOSO, NEW MEXICO Codified through Ordinance No. 2012-07, enacted June 26, 2012. (Supp. No. 18)

New Mexico Municipal Codes; New Mexico; Ruidoso Code of Ordinances- CODE OF ORDINANCES; Chapter 6 - ALARM SYSTEMS

§ Sec. 6-6 Business license required.

- (a) No person shall sell, install, maintain or cause or permit to be sold, installed or maintained an alarm device or alarm system which is subject to the conditions of this chapter unless such person has obtained a Village of Ruidoso business license.
- (b) In addition to the usual information required to obtain a business license, no person shall be issued a business license by the village to sell, install, maintain or cause or permit to be sold, installed or maintained an alarm device or alarm system which is subject to the conditions of this chapter unless the person provides to the village the following information:
  - (1) Local address and telephone number(s) where the person may be reached 24 hours a day; and
  - (2) Proof of licensure from the state for the installation of the alarm device or alarm system.
- (c) The business license holder or designee shall notify the village of any change of the information required in the application for a business license within 20 days of the change.

§ Sec. 6-11 Alarm services and monitoring services to be licensed; personnel; compliance with chapter.

- (a) No person other than a licensed alarm service or a licensed monitoring service, or an agency of the United States, the state or the village, shall engage in the business of receiving signals from alarm devices or alarm systems.
- (b) Licensed alarm services and licensed monitoring services shall have trained personnel available at all times for alarm services to respond to alarm signals and for monitoring services to relay the necessary information. Companies and personnel employed by companies providing alarm services shall possess all required licenses and registrations.
- (c) Licensed alarm services and licensed monitoring services shall comply with all provisions of this chapter.

§ Sec. 6-12 Prohibition of installation of alarm device or alarm system without maintenance, monitoring and on-site response.

(a) No person shall sell, install, maintain or cause or permit to be sold, installed or maintained an alarm device or alarm system which is subject to the conditions of this chapter unless such person has arranged with the owner of the alarm device or alarm system to provide maintenance, 24-hour monitoring and first responder/key holder services. Verification of compliance with this requirement shall be accomplished by registration of the alarm device or alarm system with the Village of Ruidoso.

(b) Failure to comply with the above requirements shall be cause to revoke the person's Village of Ruidoso business license to sell, install or maintain alarm devices or alarm systems.

#### Silver City, New Mexico Code of Ordinances Sec. 18-30(Copy citation)

THE 2010 CODE Town of SILVER CITY, NEW MEXICO Codified through Ordinance No. 1209, adopted August 23, 2012. (Supp. No. 2, Rev. 2)

New Mexico Municipal Codes; New Mexico; Silver City Code of Ordinances; PART II - CODE OF ORDINANCES; Chapter 18 - FIRE PREVENTION AND PROTECTION; ARTICLE II. - FIRE DEPARTMENT

§ Sec. 18-30 Contractors to be licensed and possess permit.

Any contractor that does or causes any work on any type of fire suppression or alarm system must be properly licensed and apply to the town fire marshal for a fire suppression or alarm permit.