CITY OF SAN ANTONIO OFFICE OF THE CITY AUDITOR



Audit of San Antonio Police Department

Alarm Permits

Project No. AU20-028

January 22, 2021

Kevin W. Barthold, CPA, CIA, CISA City Auditor

Executive Summary

As part of our annual Audit Plan approved by City Council, we conducted an audit of the San Antonio Police Department (SAPD), specifically the alarm permit unit. The audit objectives, conclusions, and recommendations follow:

Determine if Alarm Permit issuance, monitoring, and revenues are appropriately managed.

The SAPD Alarms Unit properly processes and records the collection of alarm permit applications. However, they lack controls for the monitoring and effective management and collection of outstanding service fees. Additionally, the Alarms Unit does not have adequate controls for cash handling and enforcement of penalties for excessive false alarm notifications. Lastly, user access to department shared drive was excessive and password requirements to False Alarm Management System (FAMS) were not in compliance with City AD 7.3A.

We recommend that the SAPD Alarms Unit.

- Establish and implement controls for the effective monitoring and accurate identification of outstanding receivables to increase permit collections and alarm permit compliance.
- Create and execute controls for the timely and independent verification of deposits. Additionally, establish controls for the adequate safeguarding of cash and cash equivalents.
- Develop a formalized process and implement monitoring controls to ensure excessive false alarms are consistently identified, monitored, and enforced.
- Remove unauthorized users from the department shared drive. Additionally, develop and implement monitoring controls to ensure access to the department shared drive is based on the principle of least privilege and restricted to authorized users.

SAPD Alarms Unit Management agreed with the audit findings and has developed positive action plans to address them. Management's verbatim response is in Appendix B on page 8.

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Background

On March 3, 1988, in response to excessive false alarm requests, the ordinance for Police Alarm Permitting was implemented. The approval was in effort to raise public awareness, decrease the amount of resources and assist in recovering costs for false alarm response. Additionally, in 1992, the code was amended to include fees associated with fire alarms in the permitting process.

All monitored alarm systems operating within the City of San Antonio are required to have a valid permit issued by the San Antonio Police Departments (SAPD) Alarms Unit. The San Antonio Municipal Code identifies alarm permitting requirements and definitions. Persons operating such a device are required to notify the SAPD Alarms Unit or Dispatcher's Office within 12 hours of alarm system operation. Upon notification, the individual will have 4 days to pay accompanied fees.

Permit renewals should occur annually and may be subject to fees due to non-compliance or excessive false alarms. Regardless of citizen adherence to ordinance, SAPD responds to all alarm calls. See tables below for the fees and fines.

Fees: Standard Annual Pe	rmit
Alarm Type	Fee
Residential Alarm	\$40
Senior <u>></u> 65 yrs.	\$30
Commercial Alarm - Fire	\$100
Commercial Alarm - Police	\$100

Fines: False Alarms					
False Burglar	False Burglar Alarm			(Silent	
Occurrence	Fee		Occurrence	Fee	
1st - 3rd	No Fee		1st	No Fee	
4th - 5th	\$50		2nd	\$200	
6th - 7th	\$75		3rd	\$300	
8 or more	\$100		4th	\$400	
			5 or more	\$500	
False Fire Al	False Fire Alarms			Alarms	
1st	No Fee		1st	No Fee	
2nd - 4th	\$125		2nd- 4th	\$50	
5th - 10th	\$250		5th - 10th	\$125	
10 or more	\$500		10 or more	\$250	

See table below for a summary of SAPD Alarms Unit collections for FY2018 and FY2019.

SAPD Alarms Unit Collections

	FY2018	FY2019
Alarm Permit Renewals	\$2,683,510	\$2,675,741
Unpermitted Alarm Fees	853,080	945,750
New Alarm Permits	394,565	349,912
Burglar Alarm Service Fees	339,766	294,186
Other Fees*	342,209	304,800
Total	\$4,613,130	\$4,570,389

^{*}Other fees include Fire Alarm and Robbery Alarm service fees

Audit Scope and Methodology

The audit scope consisted of the alarm permit application and renewal processing for Fiscal Years 2018 and 2019.

We interviewed SAPD Alarms unit staff and performed walk-throughs to gain an understanding of implemented controls associated with cash handling and false alarm monitoring and enforcement. Testing criteria included SAPD Alarm Permit Standard Operating Procedures, Municipal Code Article 4, Sec. 25, and Cash Handling AD 8.1.

We reviewed 25 permit applications to determine if applicable fees were applied appropriately and charged in accordance with Municipal Code requirements. In addition, we reviewed support documentation to evaluate the monitoring and collection efforts for renewable permit fees.

Furthermore, we reviewed 3 weeks of completed permit applications to determine if payment collections and deposits were properly segregated, independently verified and accurately recorded.

We determined that the following internal control components were significant to the audit objective. Significant internal control components and principles include the following activities: segregation of duties and independent verification of cash handling, logical and physical access controls for the safeguarding of customer Personally Identifiable Information (PII), and monitoring and enforcement of outstanding receivables.

We relied on computer-processed data in the False Alarm Management System (FAMS) to validate active alarm permits and their associated fees. Our reliance was based on performing direct tests on the data rather than evaluating the system's general and application controls. Our direct testing included reviewing alarm permits and confirming applicable fees met eligibility requirements. We do not believe that the absence of testing general and application controls had an effect on the results of our audit.

We conducted this performance audit in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives.

Audit Results and Recommendations

A. Outstanding Alarm Collections

SAPD Alarms unit does not effectively monitor and track outstanding permit collections and FAMS lacks the ability to accurately identify outstanding receivables.

We reviewed the FAMS accounts receivable listing for the period of October 2018 through December 2019 and identified 12,925 outstanding permit collections for \$1,102,199.63. However, the aging report does not properly age receivables or categorize receivables as renewal or false alarms collections, which limits the ability to properly analyze and determine the rate of collectability for outstanding receivables.

According to City Administrative Directive 8.4, departments should review, analyze, and update accounts receivable customer accounts for outstanding items found in the aging report. Items deemed uncollectible after collection efforts have been fully exhausted should be recommended for write off.

Lack of effective controls for the accurate identification and monitoring of outstanding receivables may result in loss permit collections or overstatement of receivables.

Recommendation

SAPD Alarms Management should establish and implement controls for the effective monitoring and accurate identification of outstanding receivables to increase permit collections and alarm permit compliance.

B. Cash Handling

SAPD Alarms unit does not have adequate controls in place to ensure the timely or independent verification of cash collections. Additionally, proper key controls for the safeguarding of cash and cash equivalents have not been established.

We reviewed 22 End of Day mail and walk-in packets consisting of 725 applications and determined that on average, deposits were made 4 days after their transaction date and were not independently verified. Additionally, there was no evidence to show when the combination was changed on the unit's safe following an employee's departure.

According City Cash Handling AD 8.1, deposits shall be made within 24 hours of receipts and the process shall involve at least two people per cash handling site. Additionally, safe's combination shall be changed within 24 hours from the departure of an employee who had access.

Failure to perform deposits timely and ensure adequate safeguarding may increase the opportunities for irregularities and misappropriation of assets.

Recommendation

SAPD Alarms Management should establish and implement controls to ensure the timely and independent verification of deposits. Additionally, establish controls to ensure the adequate safeguarding of cash and cash equivalents.

C. False Alarm Enforcement

SAPD Alarms Unit does not have a formalized documented process or internal controls for the consistent identification and enforcement of excessive false alarms.

We reviewed support documentation of daily activity enforcement measures and determined that activities were documented and recorded in FAMS. However, the process does not effectively identify and ensure consistent enforcement measures are performed in accordance with the City Municipal Code.

Per City Municipal Code Chapter 25 Article 4 Sec. 25, alarm owners that exceed established false alarm thresholds may be subject to court proceedings up to and including permit revocation.

The inability to identify and consistently track false alarm enforcement measures for repeat offenders may result in excessive false alarms and inefficient use of police resources.

Recommendation

SAPD Alarms Management should develop a formalized process and implement monitoring controls to ensure excessive false alarms are consistently identified, monitored, and enforced.

D. User Access

The SAPD Alarms Unit has excessive user access to the department shared network drive. Additionally, FAMS password requirements are not in compliance with City Administrative Directive (AD) 7.3A.

The department shared drive retains alarm permit files that may include customer Personally Identifiable Information (PII). We reviewed user access to the department shared drive and identified 9 of 24 users with inappropriate user access. Specifically, 5 users were previous Alarms Unit staff members and 4 are SAPD employees assigned to other units.

According to AD 7.8D access should be restrictive and based on the principle of least privilege. Additionally, after access controls are implemented, they should be reviewed no less than annually. Failure to restrict access to authorized users can increase the possibility of misuse or abuse of sensitive customer PII.

In addition, we reviewed the FAMS password requirements and identified that generic passwords were issued by the system administrator that were not required to be changed and did not contain a minimum of 8 characters. However, upon discovery, the alarm permit made the appropriate correction and implemented a process to help ensure password requirements are done in accordance with AD 7.3A.

Recommendation

SAPD Alarms Management should remove unauthorized users from the department shared drive. Additionally, develop and implement monitoring controls to ensure access to the department shared drive is based on the principle of least privilege and restricted to authorized users.

Appendix A – Staff Acknowledgement

Gabriel Treviño, CISA, Audit Manager Lawrence Garza, CFE, Auditor in Charge Dan Kuntzelman, CIA, CISA, IT Auditor Denise Trejo, Auditor

Appendix B - Management Response



CITY OF SAN ANTONIO

SAN ANTONIO TEXAS 78283-3966

December 14, 2020

Kevin W. Barthold, CPA, CIA, CISA City Auditor San Antonio, Texas

RE: Management's Corrective Action Plan for the Audit of San Antonio Police Department (SAPD)

Alarm's Office

SAPD has reviewed the audit report and has developed the Corrective Action Plans below corresponding to report recommendations.

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#	Description	Audit Report Page	Accept, Decline	Responsible Person's Name/Title	Completion Date
A	Outstanding Alarm Collections Recommendation: SAPD Alarms Management should establish and implement controls or the effective monitoring and accurate identification of outstanding receivables to increase permit collections and alarm permit compliance.	p. 4	Accept	Richard Riley – Assistant Police Director	Dec. 2020
	m 0.00 III				
	The Alarms Office utilizes a newly created (FAMS) to effectively monitor and accurating increase permit collections and alarms per aging and receivables spreadsheet, which veceivables and enforcement by identifying and implemented a SOP that outlines procepermit compliance. Additionally, the month	tely identi mit compl will allow g frequent edures to	ify outstand liance. This for more ef offenders, monitor out	ing receivables to bet report is used to deve ficient control over of Further, the Alarms standing receivables	ter track and elop an accurate outstanding Office developed and track alarm

-	Hec	ommen	aation		
#	Description	Audit Report Page	Accept, Decline	Responsible Person's Name/Title	Completion Date
	Action plan:				
	SAPD Fiscal and Administrative Support Narying deposit requirement needs for the Alarms of average of 256 pieces of mail daily. As a reday requirement; therefore, a variance allow opened was requested and granted. A SOP controls for the Alarms office comply with	Alarms O esult, dep wing for t was crea	ffice. Specification of the second of the se	ically, the Alarms On ayed and are not mad make the deposits on	ffice receives an le within the one ce the mail is
	False Alarm Enforcement				
С	Recommendation: SAPD Alarms Management should develop a formalized process and implement monitoring controls to ensure excessive false alarms are consistently identified, monitored, and enforced.	p. 5	Accept	Richard Riley – Assistant Police Director	Dec. 2020
	Action plan:				
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	The Alarms Office will utilize a recently of System (FAMS) to monitor excessive false monitored, and enforced. This report is use 30/60/90/120+ days delinquent on false alaprocedures to monitor the aging report monenforcement measures for repeat or delinquent.	e alarms and to iden arm fees another	and ensure the tify custome and/or repea ablish a repe	ney are consistently in ers/permit holders that t offenders. A SOP the eat offenders list, and	dentified, t are
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Sincerely,	
William McManus Police Chief	
San Antonio Police Department	
<u> Whorachiel</u>	1/4/2020
María Villagonez	Date
Deputy City Manager	= =
City Manager's Office	

We are committed to addressing the recommendations in the audit report and the plan of actions presented above.