

with the duplicate copy filed with the city clerk who shall maintain all such duplicate fire permits as official records of the city.  
(Code 1964, § 11-3)

#### **Sec. 8-5. Fire extinguishers--Requirements for service stations.**

The South Florida Building Code specifies that a CO<sub>2</sub> fifteen (15) pound fire extinguisher or its equivalent be provided in service stations or self-service islands dispensing gasoline. The city herewith adopts as such equivalent and shall henceforth required one ABC 4A sixty (60) BC rating ten (10) pounds to be mounted for each two (2) pumps at a service station without regard to whether such service station be self-service or dispensed by employees of the manager of such station at the islands where such pumps are located during the hours of operation of such pumps. The mountings may be such as to permit the employees and manager of such service station to dismount the extinguishers and store same inside the service station during hours when the pumps are not in operation.  
(Code 1964, § 11-4)

#### **Sec. 8-5.1. Fire alarm pull station covers.**

In all new and existing buildings, there shall be installed UL rated fire alarm pull station covers when the fire chief determines that the covers will control or eliminate false alarms.  
(Ord. No. 2049, § 1, 10-11-95)

#### **Sec. 8-6. Same--Labeling of devices in enclosed containers.**

All fire extinguisher devices which are enclosed in glass or in another type transparent container shall be color coded or bear words upon the device itself describing the contents, use and function of the fire extinguisher device. The color coding or wording upon such fire extinguisher device shall be those as approved by the bureau of fire prevention. The lettering for the words upon any such fire extinguisher device shall be no smaller than seven-sixteenths of an inch high.  
(Code 1964, § 11-14.1)

#### **Sec. 8-7. Answering false alarms occasioned by defective electronic detection equipment.**

It shall be unlawful for any person within the city to maintain on premises occupied by such person a defective electronic detecting device which triggers a fire response either by signal to an alarm company which in turn notifies the fire department or by a direct signal to the fire department. A presumption of violation of this section shall be created against the occupant of premises whenever within a period of sixty (60) days following receipt by the occupant of written notice that a false alarm was answered by virtue of a defective electronic detecting device triggering a fire response, a second false alarm is also answered by virtue of the same defective detecting alarm system electronically triggering a fire alarm. The occupant of such premises shall be afforded seventy-two (72) hours after the receipt of such notice in writing of such initial or first false alarm in which to repair the defective electronic detecting system before such presumption of violation of this section is created by the fire department answering the second false alarm for such premises within said sixty-day period.  
(Code 1964, § 11-5)

#### **Sec. 8-8. Inspections of buildings, premises.**