House Amendment NO
Offered By
AMEND House Committee Substitute for Senate Bill No. 128, Page 1, Section A, Line 6, by inserting after all of said line the following:
"67.301. 1. Notwithstanding any provision to the contrary, no city, county, town, village, o
political subdivision shall adopt or enforce any ordinance, order, or regulation that:
(1) Requires a permit for the installation or use of a battery-charged fence in addition to an
alarm system permit issued by such city, county, town, village, or political subdivision;
(2) Imposes installation or operational requirements for the battery-charged fence that do
not comply with either:
(a) The standards set by the International Electrotechnical Commission, as published June
<u>29, 2018; or</u>
(b) The requirements of the definition of a "battery-charged fence" under subsection 2 of
this section; or
(3) Prohibits the installation or use of a battery-charged fence.
2. As used in this section, the following terms mean:
(1) "Alarm system", an alarm system for which a permit may be issued by a political
subdivision;
(2) "Battery-charged fence", a fence that:
(a) Interfaces with an alarm system in a manner that enables the fence to cause the
connected alarm system to transmit a signal intended to summon law enforcement in response to
burglary;
(b) Is located on property that is not designated by a city, county, town, village, or politica
subdivision for residential use;
(c) Has an energizer that is powered by a commercial storage battery that is no more than
twelve volts of direct current and that periodically delivers voltage impulses to the fence;
(d) Produces an electric charge that does not exceed energizer characteristics set for electric
fence energizers by the International Electrotechnical Commission, as published in the
Commission's standard on June 29, 2018;
(e) Is completely surrounded by a nonelectric perimeter fence or wall that is no less than
five feet in height;
(f) Is no more than ten feet in height or, if part of a nonelectric fence or wall, no more that
two feet higher than the nonelectric fence or wall, whichever is higher; and
(g) Is marked with conspicuous warning signs that are located on the battery-charged fend
at intervals no more than sixty feet apart and that read "WARNING: ELECTRIC FENCE".
3. Upon installation of a battery-charged fence, an installer shall deliver written notice to
chief administrator of the city, county, town, village, or political subdivision that:

Date

(1) States that the battery-charged fence was installed; 1 2

(2) States the street address of the battery-charged fence; and

(3) Includes a certification that the battery-charged fence satisfies the definition of a

4 "battery-charged fence" under subsection 2 of this section and the standards for electric fence

5 energizers set by the International Electrotechnical Commission, as published in the Commission's

6 standard on June 29, 2018."; and 7

8 Further amend said bill by amending the title, enacting clause, and intersectional references

9 accordingly.

3