

THE LAW

Regarding Audio Surveillance

United States Codes, Title 18, Section 2510 (2) states: Oral communication means any "oral communications" uttered by a person exhibiting an expectation that such communication is not subject to interception under circumstances justifying such expectation.

By definition of the code section, a person cannot have an expectation of privacy, nor can he or she expect that communication will not be intercepted, if there are public signs posted, indicating that the communication is being monitored.

The First Amendment of the Constitution provides that any conversation between individuals is private, unless otherwise notified.

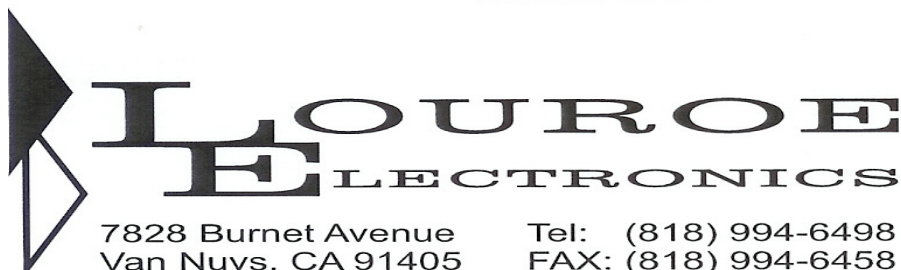
In simple terms, this means that any overhearing or recording of a conversation is illegal . . . ***unless both parties are aware that it is being done.***

In order to comply with the law, **LOUROE ELECTRONICS** provides a disclaimer stating, **AUDIO MONITORING ON THESE PREMISES**. These disclaimers must be affixed, in plain view, to all entrances where the microphones are installed.

It is suggested that you notify your customer, at the time you install (or sell) the equipment, that

DISCLAIMERS MUST BE IN PLAIN VIEW AT ALL ENTRANCES AND EXITS.

In that some state laws may vary, it is further suggested that you consult with your local attorney, and become fully aware of the local laws in this regard.



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