CHAPTER 10

OPEN BURNING

SECTION:

5-10-1: Opening Burning Defined

5-10-1: OPENING BURNING DEFINED:

- (A) For the purposes of this chapter, the term "open burning" shall mean the burning of any material where the products of combustion are not directed through a duct, passage, smoke stack or chimney, except:
 - (1) Fires used for the preparation of food and camp fires used for recreational purposes under control of a responsible adult.
 - (2) Fires used as part of a training exercise conducted by the City Fire and Public Safety Division.
 - (3) Safely operated industrial flares for combustion of flammable gases.
 - (4) Fires used for control or alleviation of a fire hazard and for weed control, where no alternate method of control exists, provided a permit has been first obtained from the Shelley Fire and Public Safety Division.
- (B) Any person who allows or causes open burning within the City is guilty of an infraction with a fine of \$50 for each offense. Each day of open burning and each separate location of open burning shall be a separate offense. The first offense under the provisions of this chapter shall be discretionary to the officer as to the issuing of a citation. Upon any second or subsequent offense within one calendar year of a prior offense, this citation shall be mandatory.