SECTION 42 - OPEN BURNING

42.1 No PERSON shall cause, suffer, allow, or permit the burning of any combustible material in any open fire except as provided in this section and then only when such burning has been approved in advance by the CONTROL OFFICER. Such exceptions are as follows:

42.1.1 When in the judgment of the CONTROL OFFICER, no other safe method for the disposal of combustible, explosive, or dangerous material exists or can reasonably be obtained;

42.1.2 Small fires for recreational, educational, ceremonial, cooking purposes and warmth of human beings, including barbecues and outdoor fireplaces provided they do not create a public nuisance;

42.1.3 Where fire is set either by OFFICERS of governmental agencies, in performance of their official duties or for the purposes of training and instruction of fire-fighting and fire-rescue personnel;

42.1.4 Outside the Las Vegas Valley, when such fire is set on a field used for growing crops in the course of disposing of unused portions of a crop and intermingled weeds resulting from an agriculture operation;

42.1.5 Domestic burning of material originating on premises, exclusive of garbage, at a property used exclusively as a private residence or dwelling where there is no collection service available for such material.

42.2 Notwithstanding Subsection 42.1, any burning so permitted by this section must be controlled so that public nuisance or traffic hazards are not created as a result of the air contaminants being emitted.

42.3 Nothing in this section shall be construed to prohibit or make unlawful the construction and use of private barbecue pits, grills, or outdoor fireplaces for the preparation of food for consumption by individuals; nor shall any permit from the CONTROL OFFICER be required therefor.
42.4 Open burning shall be prohibited during air pollution episode conditions as defined in Section 6 of the Implementation Plan for the State of Nevada entitled, EMERGENCY EPISODE PLAN.