

RAVALLI COUNTY ORDINANCE NO. 42

AN ORDINANCE ADOPTING RAVALLI COUNTY FIRE PERMIT AND CONTROL REGULATIONS

1. **Findings and Purpose.** The Board of Ravalli County Commissioners ("Board") finds that:

It is in the interest of Ravalli County to preserve and protect property and persons from fire.

Given the limitations or potential unavailability of fire suppression resources, public officials should have the power to restrict certain burning activities.

The Ravalli County Sheriff's Office and rural fire district(s) personnel investigate numerous reports of fires placing a strain on valuable time and resources. Fires ignited during unfavorable burning conditions also create a burden on fire protection agencies as well as creating a civil and criminal liability for the individual igniting the fire.

2. **Authority.** The Board has the authority to adopt ordinances pursuant to the procedures set forth in Title 7, Chapter 5, Part I, MCA. The Board and each of the rural fire districts may establish controlled burning seasons and permit requirements for its respective jurisdiction or protection area pursuant to §7-33-2205, MCA. The Board also has authority and fire protection duties set forth in §7-33-2202, MCA. Rural fire districts in Ravalli County have the authority and obligation to protect against fire pursuant to §7-33-2105 and 7-33-2402, MCA. Finally, the County Commission can restrict activities in high fire hazard areas pursuant to §7-33-2212, MCA

3. **Penalty & Enforcement.** The penalty for certain violations of the regulations adopted under this ordinance and state law is up to a \$500 fine and 6 months imprisonment or both. The penalties for Open Burning Permit violations herein are authorized in §7-33-2206, MCA. In addition, other civil legal remedies are available pursuant to state law and this ordinance.

If a person burns in a manner that is unsafe, damages property belonging to another, or places anyone in danger of injury or death, the Arson laws apply. Negligent arson, § 45-6-102, MCA, can be either a misdemeanor or a felony, depending on the circumstances. Misdemeanor charges can cost up to \$500 and/or 6 months in jail. Felony charges can cost up to \$50,000 and/or up to 10 years in prison

4. **Severability.** If any part of this Ordinance is unenforceable then the remainder shall be enforceable.

5. **Effective Date.** The Ravalli County Clerk and Recorder shall post a copy of this Ordinance and make copies available to the public upon first reading and approval. This Ordinance shall take effect thirty (30) days after its second reading and approval which shall be not less than 12 days apart from the first reading as required by § 7-5-103, MCA and has been filed with the Clerk & Recorder as required by §7-5-105, MCA.

6. **Ravalli County Fire Control Regulations Adopted.** This Ordinance hereby adopts any Ravalli County Fire Control Regulations, which are incorporated into this Ordinance by reference.

7. **Absolute Liability Finding.** This Ordinance has the legislative purpose to impose absolute liability for any conduct described. Pursuant to §45-2-104, MCA any violation of this Ordinance or

Return: Commissioners

STATE OF MONTANA RAVALLI COUNTY Page: 1 of 5
DOCUMENT: 776811 COUNTY RESOLUTIONS
RECORDED: 6/15/2022 3:07:19 PM
Regina Plettenberg, CLERK AND RECORDER
Fee \$0.00 By *W. Plettenberg* Deputy

Regulations adopted thereunder is subject to absolute liability. A person may be guilty of an offense without having, as to each element of the offense, one of the mental states of knowingly, negligently or purposely.

8. **Repeal and Ratification.** Upon the effective date of this Ordinance, all valid permits issued and action taken pursuant to this Ordinance are ratified, confirmed, and adopted in lieu of any requirement for an additional permit.


The effective date of this Ordinance shall be Friday, July 15, 2022, and it shall be in effect until such time as it is amended or repealed at a publicly scheduled meeting.

Accordingly, the Board of County Commissioners hereby adopt this ordinance.

APPROVED AND PASSED THIS 15TH DAY OF JUNE, 2022.

FIRST READING & APPROVAL DATED this 1ST day of JUNE, 2022.


BOARD OF COUNTY COMMISSIONERS



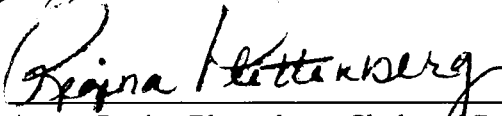
Dan Huls, Chair



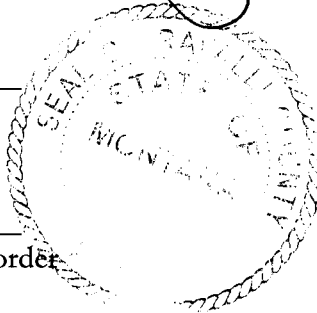
Greg Chilcott, Member



Jeff Burrows, Member

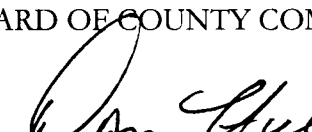


Attest: Regina Plettenberg, Clerk and Recorder



SECOND READING & APPROVAL DATED this 15TH day of JUNE, 2022


BOARD OF COUNTY COMMISSIONERS



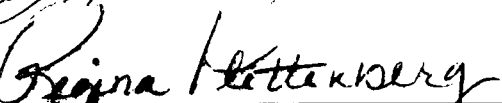
Dan Huls, Chair



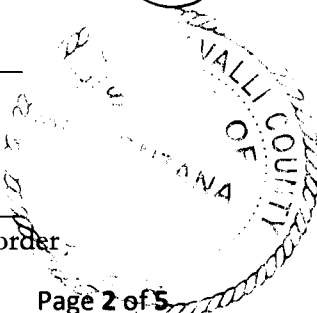
Greg Chilcott, Member



Jeff Burrows, Member



Attest: Regina Plettenberg, Clerk and Recorder



776811 - Page: 2 of 5

RAVALLI COUNTY FIRE CONTROL REGULATIONS

Section I. Definitions. The following terms have the following meanings in these regulations:

"Board" means the Board of Ravalli County Commissioners.

"Fire Chief" means a fire chief of a governmental fire agency organized under Title 7, Chapter 33, Montana Code Annotated with the powers and duties set forth in §7-33-2001, MCA. Fire Chief also means an agent or designee of a "Fire Chief."

"Open Burning" means the ignition, setting or burning of any material directly in the open air including slash, land-clearing or debris burning fires. Open Burning does not include a Recreational Fire.

"Open Burning Season" is established from March 01 through November 30 of each year as the time when Open Burning can take place. No Permits will be issued for dates outside of Open Burning Season.

"Permit" is authorization issued by Ravalli County which provides permission to ignite or set a fire pursuant to these regulations. A Permit does not allow the ignition, setting or burning of materials prohibited by state or federal law.

"Permit Holder" means the person, firm or corporate entity to whom a Permit is issued or the individual person acting as its agent or designee.

"Recreational Fire" means a fire ignited, set or burning in a nonflammable structure measuring less than 48 inches and for which a reasonably prudent and suitable source of extinguishing the fire is available.

Section 2. Permits.

A. A Permit is required for Open Burning during Open Burning Season established annually at a meeting of the Board of County Commissioners.

B. Preparation of Permits. Ravalli County shall issue Permits for its respective jurisdiction or protection area in accordance with the Open Burning Seasons established herein. A Permit will be valid for only one Open Burning Season.

C. Issuing Permits. Permits are issued by Ravalli County. Agencies may facilitate the obtaining of a Permit.

D. Permit Fees. The cost of the Permit program is established by the County Commission.

E. Permit Acknowledgement of Duties. Applicants must acknowledge in writing that they have read, understand, and agree to the requirements of the Permit and these regulations. Such acknowledgment must include the applicant's obligation to follow state regulations and laws for burning not set forth in this regulation.



776811 - Page: 3 of 5

Section 3. Open Burning Conditions. The following conditions are imposed upon any Permit or Permit Holder:

A. State DEQ Open Burning Season Limitation. During the months of September, October, and November of any Open Burning Season, a Permit Holder should contact the State of Montana, Department of Environmental Quality to determine if any State air quality restrictions are in place.

B. Notice. Prior to Open Burning, a Permit Holder must activate its Permit.

C. Preparation. Before setting an Open Fire, a Permit Holder shall ensure that reasonably prudent and suitable sources of fire suppression equipment and personnel are present for fire control based on the conditions for the duration of the burn.

D. Safety Conditions. No fire shall be set if wind or weather conditions make it hazardous to burn. If wind or other weather conditions create a hazardous fire condition, the fire must be extinguished as quickly as possible.

E. Suspension of Permits. Permits may be suspended by any jurisdiction or protection area through the Ravalli County Sheriff's Office and/or its County Firewarden at any time when hazardous fire conditions exist in the area of Open Burning.

G. Fire Control. A Permit Holder shall not leave the immediate area of Open Burning until the fire has been completely extinguished, with no remaining embers or smoke. Permit Holders shall extinguish fires upon request of the Ravalli County Sheriff or any Fire Chief.

Section 4. High Fire Hazard Areas and Fire Restrictions.

A. Limitation of Activities. The Board, through resolution, may limit specific operations or activities or adjust working hours to a less critical period of the day for operations or activities conducted in Ravalli County, as designated by the Board. Such requirements shall be based on conditions that are deemed not safe for such operations or activities due to weather, fire activity, resource availability or other relevant factors.

B. Burning, Operations and Activities Ban. The Board may additionally require ceasing any or all potentially hazardous operations or activities including all burning activity in Ravalli County including:

- a. Open Burning;
- b. Any fire hazard reduction agreement burns, pursuant to Title 76, Chapter 13, Part 4, Montana Code Annotated;
- c. Any Recreational Fires; or
- d. Any potentially hazardous operations or activities.

The Board shall lift any requirement of this section when weather, fire activity, resource availability or other relevant factors change.



Section 5. Unlawful Activity.

A. Criminal Enforcement. A person who ignites or sets a fire without a Permit is guilty of a misdemeanor. A Permit Holder who does not satisfy the Open Burning Conditions pursuant to Section 3 is guilty of a misdemeanor.

B. Additional Legal Remedies. The Board may take any civil legal action needed in order to enforce these regulations pursuant to §7-33-2212, MCA including actions for injunctive relief or obtain relief pursuant to §50-63-103, MCA.



776811 - Page: 5 of 5