Title 8 Fire Prevention
INDEX

Chapter 1 Fireworks, Recreational Fire, and Open Fire  (9/16/2019)

Sections:
8.01.010 Definitions
8.01.020 General
8.01.030 Discharge of Fireworks
8.01.040 Recreational Fires
8.01.050 Open Fires
8.01.060 Violation
8.01.070 Municipal Court Bond Schedule Shall Be Authorized
8.01.080 Severability

8.01.010 Definitions
When used in this chapter, the following words and phrases shall have the following meanings:

A. Fireworks – a combustible or explosive device for producing a striking display of light or a loud noise, used for signaling or as part of a celebration.
B. Pyrotechnic – art of making fireworks, fireworks display.
C. Recreational fires – a recreational fire is defined as an outdoor fire used for pleasure, religious, ceremonial, cooking, warmth, or similar purposes, exclusive of open fires.
D. Town – meaning the Town of Star Valley Ranch, Wyoming

8.01.020 General
The Town of Star Valley Ranch is located in the wildland-urban interface, adjacent to US Forest Service property. Much of the Town is located in areas that are subject to
lush forested or grassland vegetation. Approximately one half of the building lots within
the Town are undeveloped and not maintained. This creates an increased risk of fire
during dry conditions due to the accumulation of heavy dry vegetation. Our Town could
be subject to extensive damage should a fire occur. This ordinance is established in
anticipation of the potential for high fire danger, and the corresponding threat to life and
property in the event of a wildfire, while recognizing the pleasures of a recreational fire.

8.01.030 Discharge of Fireworks
It shall be unlawful for any person to set a flame to, light, fire, explode, discharge, or set
off any pyrotechnic device or other object containing powder or other combustible
material within the Town boundaries. The effective dates of Section 8.01.030 shall be
from April 1 through November 30 of each year, or when declared by the Mayor with
concurrence of at least two (2) Town Councilmen.

8.01.040 Recreational Fires
A recreational fire is defined as an outdoor fire used for pleasure, religious, ceremonial,
cooking, warmth, or similar purposes, exclusive of open fires. Unless allowed by one of
the following exceptions, it shall be unlawful for any person to have a recreational fire
within Town boundaries from April 1 through November 30 of each year or when
declared by the Mayor with concurrence of at least two (2) Town Councilmen.

Exceptions:
   A. Wood burning fire container:
      1. Consisting of a freestanding manufactured outdoor fireplace or fire-pit; and
      2. Constructed of stone, concrete block, concrete, metal, ceramic or other
         noncombustible material; and
      3. Shall have burn chambers entirely enclosed by noncombustible solid or spark
         arresting materials; and
      4. Chimneys and/or other smoke and heat discharge areas shall be provided
         with spark arrestors.

   B. Gas burning fire container:
      1. Consisting of a freestanding manufactured outdoor fireplace or fire-pit; and
      2. Constructed of stone, concrete block, concrete, metal, ceramic or other
         noncombustible material; and
      3. Shall have a burn chamber.

   C. Manufactured or permanently constructed barbecue grills (Gas or Charcoal),
designed for food preparation, when in use shall maintain at least the minimum
combustible material clearance specified by the manufacturer. If no combustible
material clearance is specified, the minimum distance is three (3) feet
D. All fires must be attended at all times, until fully extinguished with water, turned off or extinguished by other methods resulting in a similar effect.

E. The Town of Star Valley Ranch reserves the right to issue a one-event, special burn permit with the signature of three council members.

F. Other “Exceptions” may be permitted but must be requested in writing by a current legal home occupant, approved by signature of any two of the following: the Mayor or Town Council, Special Municipal Officer, Public Works Director, Town Administrator and attested by the Town Clerk, a copy of which must be available during the burning period.

G. NO exceptions as specified in Section 8.01.040 (A) or (F) are permitted when the Energy Release Component (ERC), as measured by the Teton Interagency Dispatch Center meets or exceeds an average of 60 over three (3) consecutive days. The Mayor, with concurrence of at least two (2) Town Councilman, also have the option of temporarily canceling the exceptions (A) and (F) based on other criteria including but not limited to:

1. Local fire activity
2. Lack of firefighting resources
3. Predicted extreme fire danger or “red flag” conditions
4. Fine fuels (grasses) are fully cured out

Note: Ordinance 6.03.050 states "No fires are permitted to dispose of construction material, demolition, or yard debris". This is unchanged and stays in effect.

8.01.050 Open Fires
A. Open burning of any trash, tree trimmings, leaf and grass rakings, or other such debris is prohibited.

B. Open Fires set by Public Safety Officials in performance of their duties are permitted.

8.01.060 Violation
Any outdoor fire, not specifically permitted in this chapter, shall be a violation.

8.01.070 Municipal Court Bond Schedule Shall Be Authorized
Setting of and implementation of bond schedules are the exclusive domain of the Court. State courts are ordered to follow the Supreme Court’s bond schedule, and Municipal Courts are encouraged to follow the Supreme Court’s schedule as well. However, the decision of whether or not even to set bonds is a function limited to the Court as part of
Wyoming Supreme Court’s Canon 1 of the Code of Judicial Conduct, “A Judge Shall uphold the Integrity and Independence of the Judiciary.”

Any Person or persons found in violation of any section of this chapter, shall be fined or otherwise penalized in a manner consistent with Title 13 Municipal Court bond Schedule of The Town of Star Valley Ranch Town Code.

8.01.080 Severability
If any section, subsection or clause of this chapter shall be deemed to be unconstitutional or otherwise invalid or unenforceable, the validity of the remaining chapters, sections, subsections and clauses shall not be affected.