



Draft Notice of Final Rulemaking

Rule 314: Open Outdoor Fires and Indoor Fireplaces at Commercial and Institutional Establishments

To be addressed at a Public Hearing:
Wednesday, July 25, 2012 at 9:00 a.m.
Board of Supervisors' Auditorium, 205 W. Jefferson St., Phoenix AZ 85003

Maricopa County Air Quality Dept.
Planning & Analysis Division
1001 N. Central Ave. Suite 125
Phoenix, AZ 85004
[Email us](#)
[Go to our Rulemaking Events Calendar](#)

DRAFT NOTICE OF FINAL RULEMAKING
MARICOPA COUNTY AIR POLLUTION CONTROL REGULATIONS
REGULATION III – CONTROL OF AIR CONTAMINANTS
RULE 314: OPEN OUTDOOR FIRES AND INDOOR FIREPLACES AT
COMMERCIAL AND INSTITUTIONAL ESTABLISHMENTS

PREAMBLE

- 1. Rule affected** **Rulemaking action**
Rule 314 (Open Outdoor Fires and Indoor Fireplaces at Commercial and Institutional Establishments) Amend
- 2. Statutory authority for the rulemaking:**
Authorizing statutes: A.R.S. §§ 49-112, 49-479, 49-501, 11-251(63), and 11-871
Implementing Statute: A.R.S. §§ 49-112, 49-479, 49-501 and 11-871
- 3. Effective date of the rule:**
Tentative date of adoption: July 25, 2012
- 4. List of all previous notices appearing in the Register addressing the rulemaking:**
Notice of Rulemaking Docket Opening: 18 A.A.R. 511, February 10, 2012
Notice of Proposed Rulemaking: 18 A.A.R. 660, March 16, 2012
- 5. Name and address of department personnel with whom persons may communicate regarding the rulemaking:**
Name: David Bruce
Maricopa County Air Quality Department
Planning and Analysis Division
Address: 1001 N Central Avenue, Suite 125
Phoenix, Arizona 85004
Telephone: (602) 372-2250
Fax: (602) 506-6179
E-Mail: aqplanning@mail.maricopa.gov
- 6. Explanation of the rule, including the department's reasons for initiating the rulemaking:**
The Maricopa County Air Quality Department (department) is proposing to revise Rule 314 (Open Outdoor Fires and Indoor Fireplaces at Commercial and Institutional Establishments) in order to clarify

circumstances under which limited testing of potentially explosive-containing products during restricted-burn periods would be allowed. Rule 314 prohibits open outdoor burning in Maricopa County except the types of open outdoor burning that are listed in

Sections 302, 303, 304, 305 and the Appendix to Rule 314. The rule limits certain types of open burning during restricted-burn periods in Maricopa County and the ozone season (the period from May 1 to September 30 of each year). Rule 314 also prohibits all indoor burning using fireplaces in commercial and institutional establishments, such as hotels, restaurants, and care facilities, during restricted-burn periods with the exception of those that use gaseous fuels. These restrictions were designed to reduce the emission of air contaminants such as particulate matter, nitrogen oxides (NO_x), carbon monoxide (CO), and volatile organic compounds (VOCs) by limiting certain types of open burning by non-residential sources, with an emphasis on particularly troublesome situations such as high-pollution days and during those times of the year when pollution levels are more likely to exceed standards.

In June, 2007, the U.S. Environmental Protection Agency (EPA) found that the Phoenix nonattainment area failed to attain the 24-hour PM₁₀ national ambient air quality standard by the required attainment date of December 31, 2006. A State Implementation Plan (SIP) revision, referred to as the Five Percent Plan because it demonstrates 5% reductions per year in emissions from the date of submission to the EPA, was prepared by the Maricopa Association of Governments (MAG) and submitted to the EPA in December, 2007. In March, 2008 a significantly revised Rule 314 was adopted in response to the passage of Senate Bill 1552 by the Arizona Legislature in June 2007 as well as to reflect commitments made in the Five Percent Plan for PM₁₀.

An issue raised after implementation of the revised Rule 314 revealed that a small group of stakeholders were prohibited from conducting necessary testing activities by the restricted-burn declaration. The testing in question was found to emit a trivial amount of particulate matter, however, failure to conduct the testing as scheduled would result in potentially significant negative impacts on the operations and finances of those companies. The tests consist of a limited number of discrete events usually lasting mere seconds and releasing minimal particulates. If all five sources that have been identified as possibly being affected by this revision were to have conducted testing activities on every burn-restricted day in 2011 (a total of 25), with a maximum emissions amount of two pounds, then the total particulate emissions for the entire year would only have been 250 pounds. The more realistic expectation is that one or two sources will need to conduct testing activities five or six times, for less than the maximum of two pounds, so the total particulate emissions for an entire year would be less than 24 pounds.

The activities in question are product tests, often required to be scheduled weeks or months in advance, to mark critical contractually mandated delivery dates. The parties present at the tests are typically high ranking members of the military or from large commercial concerns and must schedule travel to observe the tests. The proposed revision provides relief for this particular situation while requiring documentation

of the event be provided to the department demonstrating that less than two pounds of particulate emissions were released during the restricted-burn day, ensuring the intent of Rule 314 continues to be met.

Description of Proposed Amendments:

Section 303: Open Outdoor Fires Not Required to Obtain a Burn Permit:

This proposed amendment will add text to clarify requirements for testing potentially explosive-containing products during restricted-burn periods.

Section 501: Recordkeeping and Reporting:

This proposed amendment will add text pertaining to information that is required to be recorded and then provided to the Control Officer after the occurrence of any event related to the new provisions in Section 303.

In addition, the proposed amendments will correct typographical or other clerical errors; make minor grammatical changes to improve readability or clarity; modify the format, numbering, order, capitalization, punctuation, or syntax of certain text to increase standardization within and among rules; or make various other minor changes of a purely editorial nature. As these changes do not alter the sense, meaning, or effect of the rule, they are not described in detail here, but can be readily discerned in the “strikeout and underline” version of the rule contained in Item #17 of this notice.

7. Demonstration of compliance with A.R.S. §49-112:

Under A.R.S. § 49-479(C), a county may not adopt a rule or ordinance that is more stringent than the rules adopted by the Director of the Arizona Department of Environmental Quality (ADEQ) for similar sources unless it demonstrates compliance with the applicable requirements of A.R.S. §49-112.

A.R.S. § 49-112 (A)

When authorized by law, a county may adopt a rule, ordinance, or other regulation that is more stringent than or in addition to a provision of this title or rule adopted by the director or any board or commission authorized to adopt rules pursuant to this title if all the following conditions are met:

1. The rule, ordinance or other regulation is necessary to address a peculiar local condition.
2. There is credible evidence that the rule, ordinance or other regulation is either:
 - (a) Necessary to prevent a significant threat to public health or the environment that results from a peculiar local condition and is technically and economically feasible
 - (b) Required under a federal statute or regulation, or authorized pursuant to an intergovernmental agreement with the federal government to enforce federal statutes or regulations if the county rule, ordinance or other regulation is equivalent to federal statutes or regulations.

3. Any fee or tax adopted under the rule, ordinance or other regulation will not exceed the reasonable costs of the county to issue and administer that permit or plan approval program.

The department affirms that Rule 314 meets the requirements of A.R.S. §§ 49-112(A)(1), (A)(2)(b), and (A)(3). Rule 314 meets A.R.S. § 49-112(A)(1), necessary to address a peculiar local condition, in that Maricopa County fails to meet the National Ambient Air Quality Standards for particulates. A portion of Maricopa County and Apache Junction in Pinal County is designated serious nonattainment for the PM₁₀ 24-hour standard. This is the only serious PM₁₀ nonattainment area in Arizona.

In June, 2007, the EPA found that the Phoenix nonattainment area did not attain the 24-hour PM₁₀ standard by the deadline mandated in the Clean Air Act (CAA), December 31, 2006 (72 FR 31183, June 6, 2007). Consequently, stronger regulations were required to be adopted in this area to address a serious health threat. Under Section 189(d) of the CAA, serious PM₁₀ nonattainment areas that fail to attain are required to submit within 12 months of the applicable attainment date, “plan revisions which provide for attainment of the PM₁₀ air quality standard and, from the date of such submission until attainment, for an annual reduction in PM₁₀ or PM₁₀ precursor emissions within the area of not less than five percent of the amount of such emissions as reported in the most recent inventory prepared for such area.” The nonattainment status represents a “peculiar local condition” and requires more stringent controls under the CAA.

Rule 314 also meets the requirements of A.R.S. § 49-112 (A)(2)(b), required under a federal statute or regulation, or authorized pursuant to an intergovernmental agreement, in that Rule 314 implements control measures included in the SIP for the Maricopa County PM₁₀ Nonattainment Area.

Rule 314 does not adopt any fees or taxes and therefore A.R.S. § 49-112 (A)(3) does not apply.

8. Reference to any study relevant to the rule that the department reviewed and either proposes to rely on in its evaluation of or justification for the rule, where the public may obtain or review each study, all data underlying each study, and any analysis of each study and other supporting material:

No studies were used

9. Showing of good cause why the rule is necessary to promote a statewide interest if the rule will diminish a previous grant of authority of a political subdivision:

Not applicable

10. Summary of the economic, small business, and consumer impact:

This rulemaking proposes a limited revision to Rule 314 (Open Outdoor Fires and Indoor Fireplaces at Commercial and Institutional Establishments) to address testing of potentially explosive-containing products during restricted-burn periods. The goal of this rulemaking is to address the concern of a few stakeholders that are potentially significantly impacted by this rule for trivial type activities, a fact that became evident after implementation of the March, 2008 Rule 314 revision. The department has identified

five companies that are potentially negatively affected by the rule in its current state and would gain relief from undue financial and operational costs as a result of the proposed revision. The health impact of the proposed revision is negligible as the emissions that may result are minimal. If all five sources that have been identified as possibly being affected by this revision were to have conducted testing activities on every burn-restricted day in 2011 (a total of 25), with a maximum emissions amount of two pounds, then the total particulate emissions for the entire year would only have been 250 pounds. The more realistic expectation is that one or two sources will need to conduct testing activities five or six times, for less than the maximum of two pounds, so the total particulate emissions for an entire year would be less than 24 pounds. The department would not incur any additional costs as the record keeping and reporting requirements are already in place and operational.

11. Name and address of department personnel with whom persons may communicate regarding the accuracy of the economic, small business, and consumer impact statement:

Name: David Bruce
Maricopa County Air Quality Department
Planning and Analysis Division
Address: 1001 N Central Avenue, Suite 125
Phoenix, AZ 85004
Telephone: (602) 372-2250
Fax: (602) 506-6179
E-Mail: aqplanning@mail.maricopa.gov

12. Description of the changes between the proposed rule, including supplemental notices and final rule:

The EPA expressed concern that in the Notice of Proposed Rulemaking that was published on March 16, 2012 for the draft of Rule 314, the opening paragraph of Section 303.4 was too vague and needed parameters as to how the amount of emissions are to be calculated. In order to make the statement more robust the closing sentence now reads, "The amount of particulate emissions are to be calculated using emission factors referenced in AP-42 or using other means of quantification that have been approved by the Control Officer and the Administrator."

13. Summary of the comments made regarding the rule and the department response to them:

The department did not receive official written or oral comments during the 30-day public comment period.

14. Other matters prescribed by statute that are applicable to the specific department or to any specific rule or class of rules:

Not applicable

15. Incorporations by reference and their location in the rule:

Not applicable

16. Was this rule previously an emergency rule?

No

17. Full text of the rule follows:

REGULATION III - CONTROL OF AIR CONTAMINANTS

RULE 314

OPEN OUTDOOR FIRES AND INDOOR FIREPLACES AT COMMERCIAL AND INSTITUTIONAL ESTABLISHMENTS

INDEX

SECTION 100 - GENERAL

- 101 PURPOSE
- 102 APPLICABILITY

SECTION 200 - DEFINITIONS

- 201 AIR CURTAIN DESTRUCTOR
- 202 AREA A
- 203 DANGEROUS MATERIAL
- 204 DITCHBANK
- 205 EMISSION REDUCTION TECHNIQUES (ERTs)
- 206 FENCE ROW
- 207 FIREBOX
- 208 FLUE
- 209 OPEN OUTDOOR FIRE OR OPEN BURNING
- 210 ORCHARD HEATERS
- 211 PROHIBITED MATERIALS
- 212 PUBLIC OFFICER
- 213 RESTRICTED-BURN PERIOD
- 214 WOOD-BURNING CHIMINEAS

SECTION 300 - STANDARDS

- 301 PROHIBITION - OPEN OUTDOOR FIRES
- 302 OPEN OUTDOOR FIRES REQUIRED TO OBTAIN A BURN PERMIT
- 303 OPEN OUTDOOR FIRES NOT REQUIRED TO OBTAIN A BURN PERMIT
- 304 OPEN OUTDOOR FIRES IN AN AIR CURTAIN DESTRUCTOR
- 305 ADDITIONAL REQUIREMENTS FOR OPEN OUTDOOR FIRES ALLOWED PER SECTIONS 302, 303 AND 304
- 306 PROHIBITION - BURNING IN INDOOR FIREPLACES

SECTION 400 - ADMINISTRATIVE REQUIREMENTS FOR BURN PERMITS AND BURN PLANS

- 401 FEES REQUIRED
- 402 BURN PERMIT APPLICATION

- 403 BURN PERMIT CONDITIONS
- 404 BURN PERMIT DENIAL
- 405 BURN PERMIT TERMS
- 406 BURN PLAN APPLICATION AND CONDITIONS

SECTION 500 - MONITORING AND RECORDS

- 501 RECORDKEEPING AND REPORTING
- 502 RECORDS RETENTION
- 503 PROGRAM REVIEW

APPENDIX TO RULE 314

AIR CURTAIN DESTRUCTOR AND FIREBOX PROCEDURES

Revised 07/13/88
 Revised 12/19/01
 Revised 04/20/05
 Revised 03/12/08
Revised MM/DD/YY

MARICOPA COUNTY
AIR POLLUTION CONTROL REGULATIONS
REGULATION III - CONTROL OF AIR CONTAMINANTS

RULE 314
OPEN OUTDOOR FIRES AND INDOOR FIREPLACES AT COMMERCIAL AND INSTITUTIONAL ESTABLISHMENTS

SECTION 100 - GENERAL

- 101 PURPOSE:** To limit the emissions of air contaminants produced from open burning and from indoor fireplaces at commercial and institutional establishments.
- 102 APPLICABILITY:** Rule 314 is applicable to any open outdoor fire and burning in indoor fireplaces at commercial and institutional establishments that is conducted within Maricopa County.

SECTION 200 - DEFINITIONS: ~~See Rule 100 (General Provisions and Definitions) of these rules for definitions of terms that are used but not specifically defined in this rule.~~ For the purpose of this rule, the following definitions shall apply, in addition to those definitions found in Rule 100 (General Provisions and Definitions) of these rules. In

the event of any inconsistency between any of the Maricopa County air pollution control rules, the definitions in this rule take precedence.

- 201 AIR CURTAIN DESTRUCTOR**-A device designed to form a curtain of air over a firebox in which burning occurs that aids in more complete combustion through increases in turbulence and combustion time. Above ground air curtain destructors are the only type of air curtain destructor ~~that are~~ allowed in Maricopa County.
- 202 AREA A** - As defined in Arizona Revised Statutes (A.R.S.) § 49-541(1), the area in Maricopa County delineated as follows:
- Township 8 North, Range 2 East and Range 3 East
Township 7 North, Range 2 West through Range 5 East
Township 6 North, Range 5 West through Range 6 East
Township 5 North, Range 5 West through Range 7 East
Township 4 North, Range 5 West through Range 8 East
Township 3 North, Range 5 West through Range 8 East
Township 2 North, Range 5 West through Range 8 East
Township 1 North, Range 5 West through Range 7 East
Township 1 South, Range 5 West through Range 7 East
Township 2 South, Range 5 West through Range 7 East
Township 3 South, Range 5 West through Range 1 East
Township 4 South, Range 5 West through Range 1 East
- 203 DANGEROUS MATERIAL**-Any substance or combination of substances that is capable of causing bodily harm or property loss unless neutralized, consumed, or otherwise disposed of in a controlled and safe manner.
- 204 DITCHBANK**-A lateral area not to exceed two and one half feet on either side of a ditch.
- 205 EMISSION REDUCTION TECHNIQUES (ERTs)** -_Methods for controlling emissions from outdoor fires to minimize the amount of emissions output per unit of area burned. Types of ERTs include minimizing the material to be burned, preventing fire from spreading by lining the area and applying fire retardant foam or water, allowing the material to dry before burning, extinguishing the smoldering burns, burning in piles, and burning in the opposite direction of the wind.

- 206 FENCE ROW** - A lateral area not to exceed two and one half feet on either side of the centerline of a fence.
- 207 FIREBOX** - The chamber or compartment inside of an air curtain destructor wherein materials are burned.
- 208 FLUE** - Any duct or passage for air or combustion gases, such as a stack or chimney.
- 209 OPEN OUTDOOR FIRE OR OPEN BURNING** - Any combustion of any type of material outdoors, where the products of combustion are not directed through a flue. Open outdoor fires include agricultural, residential and prescribed burning. Purposes for fires can include prevention of a fire hazard, instruction in the methods of fighting fires, watershed rehabilitation, disease and pest prevention.
- 210 ORCHARD HEATERS** - A device which helps prevent frost damage to fruit trees by heating. An orchard heater consists of a pipeline heater system operated from a central control from which fuel is distributed by a piping system from a centrally located tank.
- 211 PROHIBITED MATERIALS** - Non-paper garbage from the processing, storage, service or consumption of food; books, magazines, fiberboard, packaging, rags, fabrics, office records, chemically treated or soaked wood; lead-painted wood; linoleum flooring, and composite counter tops; tires; animal wastes and carcasses, coal, liquid or gelatinous hydrocarbons tar, explosives or ammunition; oleanders, leaves, grass clippings, refuse; asphalt shingles or asphalt; tar paper; plastic and rubber products, including bottles for household chemicals; plastic grocery and retail bags; waste petroleum products, such as waste crankcase oil, transmission oil, and oil filters; transformer oils; asbestos; batteries; anti-freeze; aerosol spray cans; electrical wire insulation; thermal insulation; polyester products; hazardous waste products such as paints, pesticides, cleaners and solvents, stains and varnishes, and other flammable liquids; plastic pesticide bags and containers; and hazardous material containers including those that contained lead, cadmium, mercury and arsenic compounds.
- 212 PUBLIC OFFICER** - Any elected or appointed officer of a public agency established by charter, ordinance, resolution, state constitution or statute, but excluding members of the legislature.
- 213 RESTRICTED-BURN PERIOD** - A condition declared by the Control Officer whenever meteorological conditions are conducive to an accumulation of carbon monoxide (CO), ozone,

and/or particulate matter in exceedance of the standards or when air quality reaches other limits established by the Control Officer or when there is increased fire danger.

- 214 WOOD-BURNING CHIMINEAS** - Chimineas are burning devices made from clay, aluminum, and steel and are used for warmth and aesthetics outside in yards and patios. Chimineas are designed to burn solid fuels.

SECTION 300 - STANDARDS

- 301 PROHIBITION - OPEN OUTDOOR FIRES:** It shall be unlawful for any person to ignite, cause or permit to be ignited, allow, maintain any open outdoor fire within the limits of Maricopa County, except as provided in Sections 302, 303, 304, 305 and in the Appendix of this rule.
- 302 OPEN OUTDOOR FIRES REQUIRED TO OBTAIN A BURN PERMIT:** The types of fires described in Sections 302.1 and 302.2 of this rule require a burn permit that is obtained from the Control Officer prior to initiating the burn. Even after the Control Officer issues the burn permit, the person conducting the fire shall call both the fire department and the Control Officer to obtain permission to burn for each day. The Control Officer shall base his decision to approve or deny permission to burn on National Weather Service forecasts or other meteorological analyses that are indicative of a Restricted-Burn Period. See Section 402 of this rule for additional requirements regarding burn permits.
- 302.1** Fires Prohibited During Restricted-Burn Periods in Maricopa County, but Allowed From May 1 through September 30 Each Year in Area A:
- a.** Open outdoor fires that are declared necessary by the County Agricultural Agent, when such fires have been determined as essential for the purposes of disease and/or pest prevention and certified by actual investigations by the County Agricultural Agent.
 - b.** Open outdoor fires for the control of weeds for the prevention of fire hazards, when such fires are declared necessary by a public officer in the performance of his official duties.
 - c.** Open outdoor fires for fire fighting training and fire fighting training areas and structures. See Section 303.2 (b) of this rule for an exemption to this requirement.

- d. Open outdoor fires for the burning of agricultural ditchbanks and fence rows where other reasonable mechanical, chemical, or other methods of removal are not available. In addition:
 - (1) A high-temperature mechanical burner must be used to burn ditchbanks, canal laterals, and/or fence rows.
 - (2) Burning ditchbanks and/or fence rows is not allowed during a restricted-burn period from October 1 through February 29, unless such fires are required in the performance of an official duty of any public office, or such fires are necessary to thwart or prevent a hazard that cannot be properly managed by any other means, or are necessary for the protection of public health.
 - (3) An on-site inspection by the Control Officer must be conducted to verify that only vegetative materials will be burned.
 - (4) After an initial on-site inspection by the Control Officer has been completed, a Burn Permit may be issued for the same location(s) without having to conduct additional initial on-site inspections. However, periodic unscheduled, on-site inspections may be conducted by the Control Officer on days when such burning has been authorized by the Burn Permit.
 - e. Open outdoor fires declared necessary by the federal government or any of its departments, agencies, or agents, or the state or any of its agencies, departments, or subdivisions for the purpose of watershed rehabilitation or control through vegetative manipulation.
- 302.2** Fires Prohibited During Restricted-Burn Periods in Maricopa County and Also Prohibited from May 1 to September 30 Each Year in Area A:
- a. Open outdoor fires for the destruction of tumbleweeds for the prevention of fire hazards in cases where other reasonable methods are not available.
 - (1) Tumbleweeds must be cut, piled, and dried before burning.
 - (2) A high temperature mechanical burner may be used to burn undried tumbleweeds in situations where it is not feasible to allow natural drying.

(3) A high temperature mechanical burner must be used to burn tumbleweeds growing along canal laterals and fence rows.

b. Open outdoor fires for the burning of indigenous scrub vegetation cleared for the purpose of agricultural operations in non-urban areas of low population where other reasonable methods are not available.

(1) The Control Officer shall issue such Burn Permit only once per geographical location.

(2) An on-site inspection must be conducted to determine removal of all other materials (e.g. wood, rubber, tires, dirt and metal) before the issuance of the Burn Permit.

303 OPEN OUTDOOR FIRES NOT REQUIRED TO OBTAIN A BURN PERMIT: The person conducting any type of fire listed in Section 303 of this rule does not need to obtain a burn permit. However, the person conducting the fire may be required to contact the Control Officer for permission to burn prior to igniting the fire when specified below in Subsections 303.1 through ~~303.3~~ 303.4.

303.1 Fires Allowed at Any Time of the Year in Maricopa County or Area A:

- a. Cooking for immediate human consumption.
- b. Orchard heaters for frost protection in farming or nursery operations.
- c. Proper disposal of flags under 4 U.S.C. § 8.
- d. The display of fireworks for recreational purposes or pyrotechnics for musical or cinematic/theatrical functions.

303.2 Fires Prohibited During Restricted-Burn Periods in Maricopa County: The person conducting any type of fire listed in Section 303.2 of this rule shall first call the County Air Quality Updates Hotline to hear the recorded message or check local government web sites to determine whether a Restricted-Burn Period has been declared each day. If that is the case, then open outdoor burning is prohibited.

- a. Fire extinguisher training. This exemption from needing a burn permit applies only when the training is limited to using a small amount of flammable liquid and a small container (i.e. a wastepaper basket or a flat pan).
 - b. Fire fighting training, training areas and training structures are exempt from needing a permit if the sole source of flame is a burner fueled by either liquefied petroleum gas or natural gas, with a British Thermal Unit (BTU) input per hour rating of less than 2,000,000 BTUs.
 - ~~e. Testing potentially explosive containing, flammable, or combustible products (e.g., automotive airbags, rocket motors, gas generators, and vehicular assemblies) in accordance with Department of Transportation (DOT) or Department of Defense guidelines. This exemption from needing a burn permit refers to testing of hazard classification, packaging performance, propagation, and/or mass fire, but only when testing area is controlled, is relatively small, and when testing is not considered to be nor is associated with the disposal of dangerous material.~~
 - ~~d. Testing potentially explosive containing products for commercial, military, and law enforcement uses. This exemption from needing a burn permit applies only when the testing is controlled, relatively small and not considered to be nor is associated with the disposal of dangerous material.~~
- ~~e.c.~~ Disposal of dangerous material must be conducted in compliance with the Arizona Department of Environmental Quality's (ADEQ's) regulations.

303.3 Fires Prohibited During Restricted-Burn Periods in Maricopa County and Also Prohibited from May 1 Through September 30 Each Year in Area A: The person conducting any type of fire listed in Section 303.3 of this rule shall first call the County Air Quality Updates Hotline to hear the recorded message or check local government web sites to determine whether a restricted-burn period has been declared. If that is the case, then open outdoor burning is prohibited.

- a. Warmth for human beings.
- b. Recreational purposes.

- c. Wood-burning chimineas and outdoor pits.
- d. Branding of animals.

303.4 Fires for testing of potentially explosive-containing products during restricted-burn periods: The person conducting any type of fire listed in Section 303.4 of this rule shall keep and submit records as specified in Section 501 of this rule and call the County Air Quality Updates Hotline prior to burning to hear the recorded message or check local government web sites to determine whether a restricted-burn period has been declared. If a restricted-burn period has been declared, the person conducting the fire is required to contact the Control Officer for permission to burn prior to igniting the fire. Particulate emissions from the fires for testing of potentially explosive-containing products must not exceed two pounds per day for this permission to burn to be granted. The amount of particulate emissions are to be calculated using emission factors referenced in AP-42 or using other means of quantification that have been approved by the Control Officer and the Administrator.

- a. Testing of potentially explosive-containing, flammable, or combustible products (e.g., automotive airbags, rocket motors, gas generators, and vehicular assemblies) in accordance with Department of Transportation (DOT) or Department of Defense guidelines. This exemption from needing a burn permit refers to testing of hazard classification, packaging performance, propagation, and/or mass fire, but only when the testing area is controlled, is relatively small, and when the testing is not considered to be nor is associated with the disposal of dangerous material.
- b. Testing of potentially explosive-containing products for commercial, military, or law enforcement use. This exemption from the requirement to obtain a burn permit applies only when the testing area is controlled, is relatively small, and when the testing is not considered to be nor is associated with the disposal of dangerous material.

304 **OPEN OUTDOOR FIRES IN AN AIR CURTAIN DESTRUCTOR:** Prior to conducting an open outdoor fire in an air curtain destructor shall obtain a Title V permit from ADEQ and a site-specific Burn Plan approved by the Control Officer. See the Appendix to Rule 314 for further requirements for the use of air curtain destructors. See Section 406 of this rule for Burn Plan Applications and Conditions.

305 ADDITIONAL REQUIREMENTS FOR OPEN OUTDOOR FIRES ALLOWED PER SECTIONS 302, 303, AND 304:

- 305.1** Prohibited materials cannot be burned in open outdoor fires except as provided in Sections 303.2(a), ~~303.2(b)~~, ~~303.2(c)~~, ~~303.2(d)~~ and ~~303.2(e)~~303.4.
- 305.2** Open outdoor fires cannot be conducted before the hour of 10 a.m. and after 5 p.m. from October 1 to March 31 and before the hour of 6 a.m. and after 6 p.m. from April 1 to September 30 except as provided in Sections 302.1(c), 303.2(b), and 303.3.
- 305.3** Open outdoor fires cannot be conducted during any weekends or holidays except as provided in Sections 302.1(c), 303.1, 303.2(b), and 303.3.
- 305.4** Fire extinguishing equipment shall be available at all times during open outdoor fires.
- 305.5** An attendant shall be present at all times during open outdoor fires for the duration of the burn.
- 305.6** Open outdoor fires shall never be initiated with items that cause the production of black smoke.
- 305.7** An air curtain destructor must be used for the burning of certain vegetative materials greater than 6 inches in diameter and an on-site inspection must be conducted before burning.

306 PROHIBITION - BURNING IN INDOOR FIREPLACES: Burning in indoor fireplaces that use any fuels other than gaseous fuels, including gas logs, at commercial and institutional establishments is prohibited during Restricted-Burn Periods in Maricopa County. The owner or operator of a commercial or institutional fireplace shall first call the County Air Quality Updates Hotline to hear the recorded message or check local government web sites to determine whether a Restricted-Burn Period has been declared. If that is the case, then burning is prohibited except if using gaseous fuels.

SECTION 400 - ADMINISTRATIVE REQUIREMENTS FOR BURN PERMITS AND BURN PLANS

401 FEES REQUIRED: A fee shall be charged for a Burn Permit or the approval of each site specific Air Curtain Destructor Burn Plan as set forth in Rule 280 (Fees) of these rules.

- 402 BURN PERMIT APPLICATION:** A person shall file with the Control Officer, on a form prescribed by the Control Officer, a Burn Permit application and the complete application fee as described in Rule 280 (Fees) of these rules. The Control Officer shall act on a Burn Permit application and shall notify the applicant within 14 calendar days of the filing of the completed application.
- 402.1** A separate Burn Permit application is required for each burn site location not contiguous to the location on the original Burn Permit application.
- 402.2** The Control Officer shall conduct an on-site inspection before issuing the Burn Permit.
- 402.3** The issuance of a Burn Permit does not relieve the permittee from any of the requirements of a fire department having jurisdiction, including but not limited to having the Burn Permit validated by such fire department.
- 402.4** Permission given by a Public Officer for setting any fire given by a public officer in the performance of official duty under Sections 300 through 304 of this rule shall be given in writing and a copy of the written permission shall be transmitted immediately to the Control Officer. The setting of any such fire shall be conducted in a manner and at such times as approved by the Control Officer, unless doing so would defeat the purpose of this exemption.
- 402.5** If a person has obtained a Title V Permit, a Non-Title V Permit, or a General Permit under Regulation II (Permits and Fees) of these rules that includes condition(s) regarding open outdoor fires, then such person shall not be required to obtain a separate Burn Permit from the Control Officer. An owner or operator of an air curtain destructor that has obtained a Title V permit from the ADEQ shall submit a burn plan for each burn site location to the Control Officer as described in the Appendix to Rule 314.
- 403 BURN PERMIT CONDITIONS:** The Control Officer may impose any permit conditions that are necessary to ensure compliance with Federal laws, State laws, or these rules. Burn Permit condition(s) may include, but are not limited to, burning hours, notification of intent to burn, and Burn Permit posting.
- 404 BURN PERMIT DENIAL:** The Control Officer shall deny a Burn Permit application if the material or operations do not meet the criteria described in this rule.

405 BURN PERMIT TERMS: A Burn Permit shall be issued for the following terms:

- 405.1** Disease/Pest Prevention: 30 days from date of issuance
- 405.2** Fire Hazard: 30 days from date of issuance
- 405.3** Tumbleweeds: 30 days from date of issuance
- 405.4** Ditchbank/Fence Row: 1 year from date of issuance
- 405.5** Fire Fighting Training/Structures: 1 year from date of issuance

406 BURN PLAN APPLICATION AND CONDITIONS: In order to use an air curtain destructor, a person shall file with the Control Officer, on a form prescribed by the Control Officer, a Burn Plan application and the complete application fee as described in Rule 280 (Fees) of these rules. The Control Officer shall act on a Burn Plan application and shall notify the applicant within 14 calendar days of the filing of the completed application.

406.1 A separate, site-specific Burn Plan application is required for each burn site location not contiguous to the location.

406.2 A Burn Plan Application shall be site-specific and shall list the following, at a minimum:

- a. Notification of intent to burn;
- b. The anticipated dates and hours of the burn;
- c. The type and quantity of fuel that will be used;
- d. The type of material burned;
- e. The legal location, to the nearest township, range and section or latitude and longitude, to the nearest degree minute, street address, or parcel number;
- f. The Burn Plan posting; and
- g. The listing of the air curtain destructor's requirements as outlined in Section A of the Appendix to this rule.

- 406.3 The Control Officer shall conduct an on-site inspection before approving the Burn Plan Application.
- 406.4 The issuance of a Burn Plan does not relieve the permittee from any of the requirements of a fire department having jurisdiction, including but not limited to having the Burn Plan validated by such fire department.
- 406.5 The Control Officer may impose any conditions that are necessary to ensure compliance with Federal laws, State laws, or these rules.
- 406.6 The Control Officer shall deny a Burn Plan application if the material or operations do not meet the criteria described in this rule.

SECTION 500 - MONITORING AND RECORDS

501 RECORDKEEPING AND REPORTING:

501.1 The following information shall be provided to the Control Officer for each time that open burning occurs for persons and operations subject to Sections 302, ~~304 and Sections 303.2(c), (d) and (e) or 304~~. This information shall be provided on a daily basis either by writing, fax, or electronically and shall include:

- a. The date of the burn; and
- b. The type and quantity of fuel burned for each date open outdoor burning occurs; and
- c. The fire type such as a pile or windrow for each date that open outdoor burning occurs; and
- d. The legal location, to the nearest township, range and section, or latitude and longitude, to the nearest degree minute, street address, or parcel number.

501.2 For persons and operations subject to Sections 303.4 the following information shall be provided to the Control Officer for each day that such testing is conducted. This information shall be provided on a daily basis either by writing, fax, or electronically and shall include:

- a. The date of the testing;
- b. The time of day of testing;

- c. The legal location of such testing, to the nearest township, range and section, or latitude and longitude, to the nearest degree minute, street address, or parcel number;
- d. The unit designation (if applicable) (e.g. part number and test item description);
- e. The quantity of units tested;
- f. The type and quantity of material burned;
- g. The total charge weight per unit tested;
- h. The total weight of airborne particulate matter and gaseous pollutant effluents produced per test unit;
- i. The test procedure used;
- j. The duration of burn of each test unit;
- k. The estimated emissions resulting from the testing.

502 RECORDS RETENTION:

- 502.1 Maricopa County shall retain permits issued for open burning available for inspection by the ADEQ for five years.
- 502.2 For each permit issued, Maricopa County shall have a means of contacting the person authorized by the permit to set an open fire, if an order to extinguish open burning is issued by either the County or ADEQ. Therefore the permit application must contain the name of a contact person and shall list a means of contacting that person.

503 PROGRAM REVIEW:

- 503.1 Maricopa County shall hold or attend a public meeting annually for interested parties to review operations of the open outdoor fire program and discuss emission reduction techniques.
- 503.2 Maricopa County shall annually submit to the ADEQ a record of daily burn activity by May 15 of each calendar year.

APPENDIX TO RULE 314**AIR CURTAIN DESTRUCTOR AND FIREBOX PROCEDURES**

- A. Air Curtain Destructor Requirements:** The following must be complied with prior to approval of an air curtain destructor by the Control Officer:
1. The length of the firebox must not exceed the length of the plenum.
 2. The firebox shall be lined with refractory materials.
 3. The depth of the firebox shall be of such a distance to allow all burning material to be below the curtain of air created by the air curtain destructor.
 4. The width of the firebox shall not extend beyond the length of the nozzle action.
 5. The firebox must have four stable, vertical sides.
 6. When air curtain destructor locations are changed, an inspection of the newly located air curtain destructor must be made by the Control Officer prior to burning.
- B. Equipment Set-Up:**
1. An owner or operator of an air curtain destructor shall use a firebox and not a pit or trench to conduct open outdoor burning.
 2. The equipment must be positioned so as to allow the blower's airflow to strike at a downward angle no less than 24 inches below the opposite rim of the firebox.
 3. There shall be at least 1,000 feet between any two air curtain destructors.
 4. An air curtain destructor shall be located at least 500 feet from any residence or building structure.
 5. An air curtain destructor shall be located at least 500 feet from any pipeline or fuel storage area.
 6. An air curtain destructor shall be located at least 250 feet from any power lines.
 7. Material that is not being worked or is being stockpiled to be burned at a later date by using an air curtain destructor shall be kept at least 75 feet from the air curtain destructor while the burn is taking place.
- C. Operation of Blower:**
1. The proper blower speed must be maintained according to manufacturer's specifications.
 2. The blower must be operating when and as long as any material in the firebox is burning.
- D. Loading of the Firebox:**
1. When loading (feeding) the firebox, the material must not extend above the air curtain (blower airflow).
 2. The loading of materials into the firebox must be discontinued at a minimum of 2 hours prior to the end of the designated burning hours. The blower must continue to operate until the end of the burning hours or until combustion is completed.

3. Adequate measures must be taken to assure that no emissions emanate from materials left in the firebox (i.e., when combustion is completed). All materials left in the firebox must be extinguished with water or covered over with a minimum of 1 foot of mineral soil.
- E. Firebox Clean-Out:** All materials removed from the firebox must be completely extinguished and all reasonable precautions taken to control emissions.
- F. Burning Hours for Air Curtain Destructors:** The following burning hours apply:
- April – September: 6 am – 6 pm
 - October – March: 10 am – 5 pm

While complying with the above schedule, the permittee must also obtain permission from the Control Officer on each day of burning. Burning using an air curtain destructor is not authorized on weekends nor on holidays. Prohibited materials shall never be burned in an air curtain destructor.