

Commercial Agricultural Open Burning Permit Application

Please print or type all the required information below, sign, & enclose a copy of the most recent year's Internal Revenue Service (IRS) Schedule F "Profit or Loss From Farming" (as filed with the IRS), a map of the proposed burn site, and your payment. Please complete one application for each fire district notification & review.

1. _____
Your Name

Phone: _____

Name of your Business

Your mailing address (PO Box, etc.)

City

WA _____
Zip

Agency Use Only

Schedule F included? _____

Reviewed by _____

Expires 1 year from this Date

2. Reason for burning: Commercial Agricultural burning is allowed when it is necessary for crop propagation or rotation, disease or pest control, or is a best management practice and no practical alternative is reasonably available.

Type of vegetation/crop to be burned: _____

Annual amount to be burned: Field Burning (Acres) _____ Spot Burning (Acres) _____ Pile Burning (Tons) _____

3. Proposed burn site:

Street Address _____

City, Zip, County _____

Directions to site (if no street address) _____

Legal Description: _____
Range Section Township Block Unit Number

I attached a map of the proposed burn site (required) Target Date for burning: _____

4. Fire District of burn site(s) Notification & Review: Your fire district must review and sign this application.

This burn permit application has been reviewed by: Print Name and Title

Fire District Name/Number and Town (for example: Snohomish District 3, Monroe)

Signature Date

Permit Fees:

Burn Type	Minimal Fee	Variable Fee
Field Burning of vegetative residue on an area of land used in an agricultural operation (does not include pile burning)	\$30 for the first 10 acres	\$3.00 for each additional acre
Spot Burning of an unforeseen and unpredicted small area where burning is reasonably necessary and no practical alternative to burning exists	\$30 for 10 acres or less	None
Pile Burning of stacked vegetative residue from an agricultural operation	\$80 for the first 100 tons	\$0.50 for each additional ton

Calculate your annual fee below:

	x	\$.50	+	\$80.00	=	\$	
# of additional tons over 100				Annual Fee for Pile Burning up to 100 tons			Amount Due
	x	\$3.00	+	\$30.00	=	\$	
# of additional Field acres over 10				Annual Fee for Field or Spot Acres up to 10 acres			Amount Due
						\$	
							Total Enclosed

Refunds: Upon request, refunds for acres not burned will be made when burning for the year is completed, the Agricultural Post Burn Report is received, and acres not burned are confirmed by the Agency.

Conditions of Approval

Failure to comply with any Washington State Department of Ecology regulation or Puget Sound Clean Air Agency regulation or permit condition may result enforcement action.

1. Burning shall not be caused or allowed during meteorological conditions conducive to the buildup of air contaminants. Telephone 1-800-595-4341 for daily air quality Burn Ban Information, per Section 8.02(a) of Agency Regulation I, and WAC 173-430-070 (1) (c), (d), and (f).
2. Only natural vegetation *generated from the property specified in this application* shall be burned, per Section 8.05(b)(1) of Agency Regulation I, and WAC 173-430-070 (1) (g).
3. Burning shall only be conducted when wind takes the smoke away from roads, homes, population centers, or other public areas, to the greatest extent possible, per WAC 173-430-070 (1) (e).
4. Burning shall not be conducted at night except as a best management practice, per WAC 173-430-070 (1) (a).
5. No material may be added to or ignited during any stage of an air pollution episode or burn ban or two hours before sunset, per WAC 173-430-070 (1) (d) and (h).
6. Fires must be attended at all times, per WAC 173-430-070 (1) (i).
7. The air contaminants emitted from the outdoor fires shall not be in sufficient quantities and of such characteristics and duration as is, or is likely to be, injurious to human health, plant or animal life, or property, or which unreasonably interferes with enjoyment of life and property per Section 9.11(a) of Agency Regulation I, and WAC 173-430-070 (2).
8. This approval does not relieve the applicant from obtaining permits, licenses or other approvals required by any other laws, rules, or ordinances, per WAC 173-430-040 (6).
9. Compliance with all fire safety rules of the local fire protection agency is required, including any no-burn directives they may issue, per WAC 173-430-070 (1) (b). This permit is not valid during any burn ban declared by the fire protection agency or this agency.
10. This agency may limit the number of acres to be burned, on a pro rata basis, for the purposes of protecting public health if an area exceeds or threatens to exceed unhealthy air pollution levels, per WAC 173-430-040 (2) (g).
11. Submit an **Agricultural Post Burn Report** to the Agency, per WAC 173-430-070 (1) (j).

I have completed the application, and read the Conditions of Approval. I certify that all information submitted for this application is true, accurate and complete. I have enclosed a copy of the most recent year's Internal Revenue Service Schedule F, "Profit or Loss from Farming" as filed with the Internal Revenue Service, a map of the proposed burn site, and my payment.

Applicant Signature

Date