



Southwest Clean Air Agency

Baled Agricultural Residue Interim Spot Burn Permit

When is a Permit Required?

All burning by a commercial agricultural operation requires a permit *except* when burning orchard pruning, natural vegetation along fence-lines, irrigation and drainage ditches or natural vegetation blown by the wind. You must still notify your fire protection authority even if an air quality permit is not required. We require that you also call the burn hotline at **360-574-3058** or **1-800-633-0709** to make sure it is a burn day based on air quality criteria.

What is a Commercial Agricultural Operation?

The agricultural burning regulation (173-430 WAC) defines "Agricultural Operation" as a farmer who is practicing commercial agriculture and has filed an IRS Schedule F or has other documentation showing that the land is designated for agricultural use.

What is Baled Agricultural Residue Spot Burning?

Examples of baled agricultural residue that may be permitted for burning include broken, mildewed, diseased or otherwise pest ridden bales. The Spot burn permit for baled residue is required for burning residue up to the amount that has been baled off of 10 acres or less or its maximum equivalent of 2 tons/acres. This permit is not to be used for open-field burning or spot burning (other than baled residue, of 10 acres or less).

How much does it cost?

A fee of \$25 is required by the agricultural burning regulation (173-430 WAC) for any burning under 10 acres (or its baled maximum equivalent)

Is my permit still valid?

This baled residue spot burning permit allows for bale burning up to a total of 10 baled acres or its maximum equivalent and is valid for the **calendar** year in which it is issued. A permit issued in 2004 is only valid for 2004. A grower must complete an agricultural burning permit application if baled residue or its maximum equivalent exceeds 10 acres.

When is burning allowed?

Burning baled residue will be allowed as a last resort. Growers must consider and attempt to use any and all alternatives to burning. Growers must call the Southwest Clean Air Agency (SWCAA) **Burn Hotline 360-574-3058** or **1-800-633-0709** and burn only on declared burn days and during times specified. You must notify your local fire district before burning.

Permit applications Steps:

1. Fill out the information requested.
2. Attach a map where practical showing where you expect to burn. The map should include Section, Township and Range lines and roads. (The FSA aerial photos or USGS 7.5 minute maps are best for this purpose).
3. Sign and date the permit.
4. Mail the permit and check for \$25 to the following address:

**Southwest Clean Air Agency
11815 NE 99th Street, Suite 1294
Vancouver, WA 98682-2322**

Applicants Name: _____		Phone: _____	
Business Name: _____		Phone: _____	
Mailing Address: _____			
City: _____	County: _____	State: <u>WA</u>	Zip: _____
Contact Person: _____		Phone: _____	

Please complete the following table with Section, Township and Range information that best characterizes the anticipated location of your bale burning. If bales are located in different areas, and/or have different reasons why they need to be burned, please fill out multiple burns where applicable. If the baled acreage is known, use the exact acreage. If the acreage is not known estimate the weight of the bales in tons. *Permitted bale burns are not to exceed 10 acres of baled residue or its maximum equivalent of 2 Tons/Acre.*

Expected Baled Agricultural Residue Burning

Burn	Section	Location Township	Range	Acres or Tons*	**Reason	Expected Burn Date
# 1						
# 2						
# 3						
# 4						
# 5						

*Assume 2 tons per acre if acreage baled is unknown
 **Alternative to burning must be considered and attempted

Applicant Statements:

- *I verify that this is a commercial agricultural operation as defined in WAC 173-430-030.*
- *I understand that following: that "for the purpose of investigating conditions specific to the control, recovery or release of air contaminants into the atmosphere, a control officer, SWCAA, or their duly authorized representatives, shall have the power to enter at reasonable times upon any private or public property, excepting non-multiple unit private dwellings housing two families or less. No person shall refuse entry or access to any control officer, SWCAA, or their duly authorized representatives, who request entry for the purpose of inspection, and who presents appropriate credentials; nor their duly authorized person obstruct, hamper or interfere with any such inspection," in accordance with 70.94.200 RCW.*
- *I understand that I must follow burn/no burn decisions by burning on designated days insofar as practical and during designated hours in order to minimize air pollution in accordance with 70.94.650 RCW.*
- *The information provided as part of this application is true and accurate to the best of my knowledge.*

Applicants Signature

Dated

Printed Name