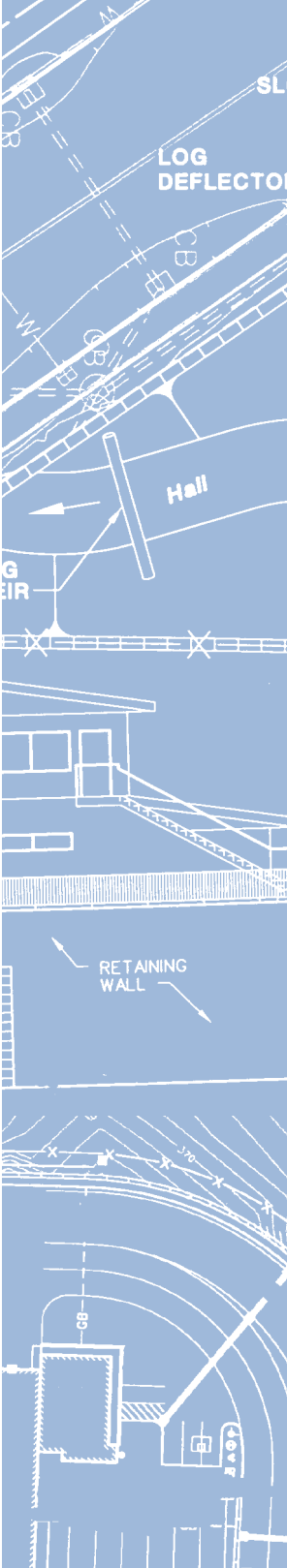




Burn Permit Ordinance



The Snohomish County Code (SCC) adopts and amends the 2006 International Fire Code (IFC) in SCC 30.53A.010. Open burning is regulated in SCC 30.53A.504 (IFC 307.1.1) as noted below:

30.53A.504 Open burning amended (IFC 307.1.1)

Section 307.1.1 of the IFC is amended to read:

- (1) Open fires are prohibited at all county operated landfill sites, and all county personnel are directed to take necessary steps to prevent and extinguish such fires.
- (2) Where open burning permits have been issued by the fire marshal, open burning shall be suspended when a burn ban by the Puget Sound Clean Air Agency (PSCAA) is issued and shall not be resumed until the burn ban is lifted.

Land clearing burning is prohibited in Snohomish County.

Puget Sound Clean Air Agency (PSCAA) implements the Washington Clean Air Act. The PSCAA issued a Rule effective July 1, 2008, for King, Kitsap, Pierce and Snohomish Counties, prohibiting land clearing burning in Regulation I, Section 8.13 (see www.pscleanair.org/regulated/reg1/reg1.pdf for more information). Unless this Rule is lifted, prohibited, and allowed burning includes the following:

Prohibited burning:

- Garbage, construction debris or refuse
- Use of a burn barrel
- Any outdoor fire that creates a health problem or nuisance for neighbors
- Land clearing debris inside incorporated cities and urban growth areas (UGAs)
- Residential yard waste inside incorporated cities and UGAs

Allowed burning:

- Land clearing debris outside UGAs - only with open burning permit
- Residential yard debris outside UGAs - only with open burning permit
- Cooking & recreational (without permit: max. 3 ft. diameter & 2 ft. high)
- Silviculture (with DNR permit)
- Agriculture (with PSCAA permit)

The definitions for open burning, residential open burning, and land clearing open burning are provided in SCC 30.53A.502.

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What is open burning?

SCC 30.86A.502 provides open burning definitions as follows:

- “OPEN BURNING” means the burning of natural vegetation in an outdoor location and categorized as either residential or land clearing for the purposes of permit issuance.
- “OPEN BURNING—RESIDENTIAL” means the outdoor burning of leaves, clippings, prunings and other yard and gardening refuse originating on lands immediately adjacent and in close proximity to a human dwelling and burned on such lands by the property owner or his or her designee.

No household garbage or construction debris is allowed to be burned.

Fire District coordination details

The County’s burn permit program applies to all of unincorporated Snohomish County. If someone wishes to obtain a burn permit from the County, one will be issued, provided they are not located within a designated no-burn area or if they live within the boundaries of a district that does not issue permits.

Those districts that wished to issue burn permits within their district jurisdiction have entered into an interlocal agreement with the County, and administer the County’s burn permits through that agreement. In essence, if fire districts entered into an interlocal agreement with the County, they will issue permits on behalf of the County within the boundaries set by their fire protection board.

The following fire districts have entered into an interlocal agreement with Snohomish County as of July 2008:

Fire District 1 *	Fire District 14
Fire District 3	Fire District 18
Fire District 4	Fire District 22
Fire District 7 *	Fire District 26
Fire District 8	Fire District 27
Fire District 12	Fire District 28

* No burn permits issued pursuant to the local Fire District. Only recreational fires allowed.

No-burn zone map

A map depicting the established no-burn zones is available on our Web site at www.snoco.org (type “burn zone” in the search box).

Application forms

Burn permit application forms are available:

- at the 2nd Floor Admin-East PDS reception desk,
- online (www.snoco.org), search “burn permits”, or
- by mail (call the Office of the County Fire Marshal, (425) 388-3557).

When permitted, residential burn permit applications may be submitted:

- through the mail,
- by fax **, (425) 388-3670, or
- in person at Planning and Development Services Customer Support Center, 2nd Floor of the Admin-East (Bob Drewel) Building.

Please allow 5 business days for processing. Permit information will be entered into the Computer Aided Dispatch (CAD) system for coordination with SNOFAC. This enables fire districts to easily access burn permit information.

Fees

SCC 30.86.010 establishes fees. SCC 30.86.430 sets fees for residential and land clearing burn permits as follows:

- \$30 - Residential
- \$15 - Residential Annual Renewal

**Note: credit card payment information will be obtained by phone at the time of permit processing for applications submitted via fax.

Enforcement

The fire districts are the first responders. If it is determined that there is an illegal burn, the County will investigate.

This bulletin is intended only as an information guide. The information may not be complete and is subject to change. For complete legal information, refer to the Snohomish County Code.