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INTRODUCTION

The people of Washington State care about the quality of our air. In response to that concern, the Department of Natural Resources (DNR), Department of Ecology (DOE), U.S. Forest Service (USFS), National Park Service (NPS), Bureau of Land Management (BLM), participating Indian nations, military installations (DOD), and small and large forest landowners have worked together to deal with the effect of outdoor burning on our air.

Protection of public health and preservation of the natural attractions of the state are high priorities with the DNR and can be accomplished along with a limited, but necessary, outdoor burning program. Public health, public safety, and forest health can all be served through the application of the provisions of Washington State law and this plan, and with the willingness of those who do outdoor burning on forest lands to further reduce the negative effects of their burning.

This plan pertains to DNR-regulated silvicultural (forest land) outdoor burning only and does not include agricultural outdoor burning or outdoor burning that occurs on improved property. Although the portion of total outdoor burning covered by this plan is less than 10 percent of the total air pollution in Washington, it remains a significant and visible source. (Source: DOE "Clean Air Washington" fact sheet pamphlet, May 1991.)

Background

Washington State has had a Smoke Management Plan in effect since 1969. After the enactment of the original plan, and with the addition of the 1975 plan, the number of smoke intrusions into designated population areas has dropped significantly every year.

The 1975 Smoke Management Plan has undergone several informal and semi-formal modifications since its adoption, mainly by agreement with the plan's signatories and other agencies. These modifications represent significant changes in DNR operating procedures and emphases.

Some notable changes to the 1975 Plan have included:

- The addition of a professional Meteorologist to the Smoke Management Program to provide accurate meteorological information and forecasts to Regions to facilitate burn approval decisions;
- The close relationship and daily consultation with the Washington State DOE when burning is taking place;
- Increased concern by DNR Region staff that outdoor burning only occur when it will not produce nuisance and negative public health effects; and
- The willingness of large forest companies to enter into voluntary agreements to limit burning that exceeds the existing State Implementation Plan (SIP) for visibility protection of Class I federal areas.
The earlier Smoke Management Plans of 1969 and 1975 have done their job well. Today the Pacific Northwest is regarded as a leader in controlling smoke from outdoor burning on forestlands; many other states have used our past plans as models in setting up their own smoke management programs. Now, with this latest plan, we begin a new chapter in smoke management in Washington.

The 1995 revision of the Smoke Management Plan reflects:

- Organizational changes to the DNR;
- Legislation directing that burning shall be prohibited when alternatives are available, reasonably economical, and less harmful to the environment;
- Legislation acknowledging the role of fire in forest ecosystems and finding it to be in the public interest to use fire under controlled conditions to prevent wildfires by maintaining healthy forest and eliminating sources of fuel;
- Legislation exempting burning conducted for the purpose of restoring forest health or preventing the additional deterioration of forest health from the reduction targets and calculations of the Washington Clean Air Act.

**Purpose**

The purpose of this plan is to coordinate and facilitate the statewide regulation of prescribed outdoor burning on lands protected by the DNR and on unimproved, federally-managed forest lands and participating tribal lands. Written under the authorities listed in Appendix 11, the plan is designed to meet the requirements of the Washington Clean Air Act (RCW 70.94), Forest Protection laws (RCW 76.04), and the United States Clean Air Act (42 USC 7401 et seq.).

**Goals**

- Protect human health and safety from the effects of outdoor burning
- Facilitate the enjoyment of the natural attractions of the state
- Provide a limited burning program for the people of this state
- Provide the opportunity for essential forest land burning while minimizing emissions
- Reduce emissions from silvicultural burning other than for forest health reasons first by 20 percent and later by 50 percent, as required by law
- Foster and encourage the development of alternative methods for disposing, of or reducing the amount of, organic refuse on forest lands
- Acknowledge the role of fire in forest ecosystems and allow the use of fire under controlled conditions to maintain healthy forests.

**Scope**

This plan provides regulatory direction, operating procedures, and advisory information regarding the management of smoke and fuels on the forestlands of Washington State. It applies to all persons, landowners, companies, state and federal land management agencies, and others who do outdoor burning in Washington State on lands where the DNR provides fire protection, or where such burning occurs on federally managed, unimproved forestlands and tribal lands of participating Indian nations in the state.

This plan does not apply to agricultural outdoor burning and open burning as defined by Washington Administrative Code (WAC) 173-425-030 (1) and (2), nor to burning done "by rule" under WAC.
332-24 or on non-forested wildlands (e.g., range lands). All future reference to burning in this plan will refer only to silvicultural burning unless otherwise indicated.

The plan does not address nor attempt to regulate prescribed natural fire in wilderness areas and national parks for several reasons: the amount of emissions caused by such burning in this state is relatively small, it is impossible to "regulate" unforecastable natural ignitions, and it is nearly impossible to gather emission data efficiently in the areas where this type of burning generally takes place. Federal agencies that have adopted the use of prescribed natural fires will remain solely responsible for the administration of such programs.

The plan is supplemental to the forest fire protection laws of Washington State (RCW 76.04) and the Clean Air Acts of Washington State (RCW 70.94) and the United States (42 USC 7401 et seq.). If there is any contradiction between the requirements of this plan and statutes, the statutes will prevail.

PARTICIPATION

Those who receive fire protection from the DNR, or from agencies contracted by the DNR, must abide by the requirements of this plan. This includes all burning done on private and state-managed lands that pay, or are subject to paying, Forest Protection Assessment.

Federal agencies that do outdoor burning on forest lands must participate in and abide by the requirements of this plan under the direction of the federal Clean Air Act. These agencies include, but are not limited to, the Forest Service (USFS), Park Service (NPS), Fish and Wildlife Service (F&WS), Bureau of Land Management (BLM), and Department of Defense (DOD).

Indian nations may choose to participate in all or portions of the plan. Participation would be by written agreement between the Indian nation and the DNR. Advantages of participation by Indian nations would include statewide coordination of burning, shared weather forecasting services, uniform data reporting and storage, better protection of the public through a unified burn approval system, satisfaction of federal EPA requirements, and other services provided by either party to the other. Such future agreements would become appendices to this plan.

The "Directives" listed in this plan are requirements of Washington State Law Chapter 70.94 RCW, 76.04 RCW, and WAC 332-24.

ADMINISTRATION

Administrative Units

Individual administrative units of this plan are: DNR Region, National Forest, National Park, National Wildlife Refuge, Military Base, BLM-Spokane District, and Indian nation (if applicable). Working through these administrative units will make efficient use of existing organizational structures and facilitate implementation.

Permit issuance, plan enforcement, and plan administration will be based upon these administrative boundaries, but individual burn approvals will consider the cumulative effects of all burning to avoid severely affecting individual air sheds.
Responsibilities

The DNR is responsible for the overall administration of the Smoke Management Plan. The Resource Protection Division Manager delegates operating responsibilities to the DNR Regions. Other agencies in both the state and federal governments also have responsibilities under the plan, as discussed further in this section. (See the Appendices for specific operational responsibilities.)

The Resource Protection Division Manager is responsible for:

- Providing smoke management operating procedures for the DNR Regions and federal land managers
- Providing technical expertise, meteorological information and forecasts, and training related to this plan
- Developing performance standards for DNR Regions
- Coordinating among Smoke Management Plan participants
- Approving or disapproving burning depending upon meteorological conditions, potential smoke intrusions, and other air quality effects.
- Developing and maintaining systems for gathering, transmitting, and reporting data required by the plan (excluding computer software and hardware)
- Collecting required fees from federal Smoke Management Plan participants (and Indian nations where applicable)

DNR Region Managers are responsible for:

- Implementing the Smoke Management Plan on state and private lands that receive fire protection from the DNR
- Approving or disapproving burning on state and private lands that receive fire protection from the DNR
- Ensuring that DNR standards and operating procedures are followed
- Assigning priorities for burning on state and private lands
- Providing necessary information and required data to Resource Protection Division
- Collecting permit fees from state and private burners
- Reporting and documenting where and when smoke intrusions occur, and reacting to citizen complaints about smoke nuisances
- Coordinating plan implementation with local fire districts and local air pollution control authorities
- Ensuring that field enforcement is conducted and is consistently applied

The Director of the Washington State DOE is responsible for establishing:

"Designated Areas" and establishing and publishing air quality standards (see Appendices 8 and 9). The director also gathers air quality information from DOE sources and from local air pollution control agencies, and notifies the DNR when air quality has diminished to the point when "impaired air" or a "forecast stage of air pollution episode" have been, or are likely to be, declared. DOE confers with the DNR meteorologist as needed during the daily burn approval process. DOE is also responsible for creating the State Implementation Plan (SIP) for visibility protection of Class I federal areas.

The following officials are responsible for ensuring that the requirements and operating procedures of this plan are met as they apply to burning on federal lands under their control: the Forest
Supervisor for the USFS, the Park Superintendent for the NPS, the Refuge Manager for the F&WS, the District Manager for the BLM, and the Base Commander for the Military Base.

Where there is an agreement between the DNR and an Indian nation over burning on tribal forest lands, the tribal designee or government body specified in the agreement will be responsible for ensuring that all requirements and operating procedures are met.

**Annual Reporting**

The DNR will provide an annual report to the legislature, DOE, and other interested parties that details the total emissions created by all burning included within the scope of this plan, other burning statistics and trends, and the progress made toward meeting the emission reduction targets of the Washington Clean Air Act.

**GENERAL BURNING REQUIREMENTS**

All burning **must be approved before** lighting the fire. The mechanism, criteria, and requirements for burning approval are different for large fires than for small fires.

**General Directive:**

All persons who do any burning that is subject to this plan must comply with the following general requirements:

- **Burning is allowed only if the fires do not contain prohibited materials as defined in WAC 332-24-205 (7), unless otherwise provided for in this plan.**
- **Smoke from burning must not obscure visibility on public roads and highways.**
- **Smoke from burning must not cause a nuisance as defined in WAC 332-24-205(8).**

**APPROVING LARGE FIRES**

Large prescribed fires have specific approval criteria that represent current practice in the burn approval process.

Large fires defined:

Large prescribed fires are fires that have the potential to create significant smoke impacts beyond the immediate fire area. The threshold for what makes up a large fire varies by geographic area, topography, and distance to communities. In areas near communities or prone to inversions the threshold will be 100 tons per burn. DNR Regions will use the criteria described in Appendix 18 to identify low risk areas where the threshold for pile burns will be set at 300 tons per ownership per DNR District.

Judgment, experience, science, and local knowledge have been successfully combined to produce an effective burn approval system. The appropriate weighting of factors in an ever-changing environment is the art of smoke management, and has been responsible for the program's success in the last nine
years. A measure of the effectiveness of these criteria is that since implementation of the plan there have been very few intrusions of smoke into designated areas.

**Burn Approval Criteria:**

1. There is the likelihood of an "intrusion" of smoke into "designated areas," which includes air space 2,000 feet above the ground, or "sensitive areas," such as population centers (see map, Appendix 8).
2. There is any likelihood of an over-flight of smoke above a designated area or special public events specified by DNR Region Managers; but over-flights of smoke may be approved over designated areas on days when visibility would be reduced naturally by clouds, fog, rain, snow, etc.
3. Burning will not comply with the SIP of the federal Clean Air Act regarding visibility protection of Class I federal areas (see map, Appendix 7).
4. Any state or federal air quality regulations, laws, or rules would be violated.
5. Burning on state and private lands does not meet the requirements of Washington State's Forest Practice Rules and Regulations relating to threatened or endangered species protection.
6. Burning will cause mandatory emission reduction levels to be exceeded as described in this plan on page 13.
7. Burning will knowingly violate another state's published air quality standards.
8. Smoke will not significantly disperse within approximately eight hours of ignition, and be fully dispersed by 12:00 PM the next afternoon unless the burn meets the criteria and requirements of a multiple day burn. This does not include residual smoke in the immediate burn area itself.

There are several important factors considered by DNR Regions and the Smoke Management Section of Resource Protection Division to determine if the preceding criteria can be met.

**Current and forecasted air quality** are important factors in the burn approval process. The DOE's Meteorologist transmits air quality conditions to the DNR. The DNR's Smoke Management Meteorologist uses DOE-supplied data, along with National Weather Service observations and information supplied by local air pollution control agencies, to evaluate air quality. If air quality is deteriorating and is expected to continue to deteriorate and result in an episode being called in the next 24-hour period, burns greater than 100 tons are usually denied until conditions improve.

**Current and forecasted weather conditions** also have a direct influence on all burn approvals. The DNR's Smoke Management Meteorologist makes daily smoke management forecasts using data from the National Weather Service, the Forest Service, DNR Regions, and private industry sources. Wind speed and direction are both observed and predicted at various elevations above ground level. Air turbulence, mixing heights, inversion depths, and smoke dispersion potential are all considered in the smoke management forecast and the approval process.

Burn approvals will include consideration of **dispersal criteria and objectives,** that is, of an air shed's ability to disperse the pollutants created by burning. The Smoke Management Section predicts large-scale dispersion potential and Regions include local knowledge of inversion and local dispersal patterns for individual burn sites.

**Fuel moistures, timing of ignition, and the firing method** are reviewed before issuing burn approvals. These factors relate to minimizing particulate emissions and the impacts of residual smoke on and around the burn site. Those burns that apply the best technology and firing techniques may receive a higher priority than other similar proposed burns using less-efficient-firing techniques.
In the approval process, the DNR Region Managers consider the availability of suppression forces to react to potential prescribed burn escapes on DNR-protected lands. They also consider the level of wildfire activity in the Region. Units deemed to be "high risk" on DNR-protected land warrant special attention. Weather factors relating to fire danger, such as wind speed and relative humidity, are important considerations when evaluating the risk of escape.

**DAILY BURN PRIORITIZATION**

For large prescribed fires (described on page 7), the DNR Region Managers and the various federal managers to which this plan applies will pre-approve and prioritize burns daily, and then submit those prioritized pre-approvals to the Smoke Management Section. The Smoke Management Section will in turn approve or disapprove each burn and notify the affected manager of the decision. The managers must then consider the following factors when they give final approval to those burns authorized by the Smoke Management Section:

- Elimination of fire hazard or "extreme fire hazard" as defined in WAC 332-24-650 and WAC 332-24-652.
- Burning conducted in eastern Washington for the purpose of restoring forest health or preventing the additional deterioration of forest health as determined by the Department.
- Burning to maintain fire dependent ecosystems to preserve rare or endangered plants or animals within state, federal, and private natural area preserves, natural resource conservation areas, parks and other wildlife areas.
- Burns using burning techniques that will produce the least particulate emissions per acre treated, as predicted by the USFS PNW Research Station computer model (see page 15).
- Proposed burns from landowners who have an active program of using alternative slash management techniques.
- Whether fire is the only viable tool to accomplish the fuel reduction, silvicultural practice, or other purpose for proposing burning.
- The risk of smoke intrusion.

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**Directive:** No large prescribed fires will be permitted on State, private, federal and participating tribal lands that ARE protected by the DNR UNLESS the Department's Resource Protection Division, Smoke Management Section, has given smoke management approval, AND the Region Manager where the burning is proposed issues the final approval.

**Directive:** No large prescribed fires will be permitted on federally managed and participating tribal lands NOT protected by the DNR UNLESS the Department's Resource Protection Division, Smoke Management Section, has given smoke management approval,
AND

the responsible Land Manager where the burning is proposed issues the final approval.

Directive: This plan requires that the specific operating procedures listed in Appendix 1 be used in requesting and granting individual burn approvals.

APPROVING SMALL FIRES

Small fires have the potential to affect public health when state or local authorities declare air pollution episodes and impaired air conditions. State law requires that burning be suspended in areas where episodes or conditions of impaired air have been declared.

Small fires defined:

Small fires are individual fires that consume less than 100 tons of material in a 24-hour period, or one or more fires totaling less than the level defined in Appendix 18.

Directive: All persons who propose to burn small fires must first call 1-800-323-BURN and follow the instructions that apply for the day and location of the proposed burning.

If the message suspends burning because of poor air quality, all participants of this plan must comply. If burning is suspended because of high fire danger, then this suspension applies only to DNR-protected lands. (Federal Land Managers can establish their own criteria for suspension of burning because of high fire danger on lands they protect.)

APPROVING MULTIPLE DAY BURNS

A multiple day burn is a prescribed fire of any size conducted in eastern Washington for forest health purposes that cannot be managed so that the smoke will be fully dispersed by 12:00 p.m. on the day after the first ignition of the burn area. Burns that the landowner chooses to ignite over several days, but could reasonably be burned in one day or managed on a day by day basis will not be considered multiple day burns. Large pile burns burned over a period of days are not multiple day burns because ignition can be stopped and the piles mopped up, if needed.

Multiple day burns, regardless of size, will be approved following the criteria for approving large burns described on page 7. The following notification requirements must be met to provide DNR adequate time to review the project, and to inform other interested agencies and the public of the burn.

Beyond the other criteria used to approve large burns, The DNR will consider whether other burners in the area will have the opportunity to burn during the multiple day burn.

Notification Requirements for multiple day burns

- Three months before the burn the landowner must give the DNR sufficient burn plan information to determine the size and scope of the proposal for DNR’s review.
- Two months before the burn DNR will determine if the burn has the potential to significantly affect communities, and will notify the landowner of additional steps needed.
If DNR determines that the burn has the potential to affect communities, the landowner must notify the public of the burn at least one week before they plan to burn. The notification will be published in local newspapers, and may be a paid advertisement, press release, or public service announcement. The notice will list the location, size and duration of the burn, and must include a landowner’s phone number to call for updates or more information about the burn.

**SMOKE INTRUSIONS**

There may be occasional intrusions of smoke into designated areas. The DNR Region staff and Resource Protection Division are responsible for complaint processing and intrusion reporting as described in the procedures in Appendix 5. Documentation of such occurrences will improve future prevention measures and properly inform responsible officials and the public.

**VISIBILITY PROTECTION**

The federal Clean Air Act (CAA) established a national visibility goal to "...prevent any future, and remedy any existing, impairment of visibility in mandatory Class I areas." Washington has eight (8) federal Class I areas that are national parks and wilderness areas (see map, Appendix 7).

All states must develop programs to make "reasonable progress" toward meeting the visibility goals in the Class I areas as part of its State Implementation Plan (SIP) for the federal Clean Air Act. The Washington State DOE has the primary responsibility for SIP development, with the DNR being responsible for enforcing the portions related to its jurisdiction.

One or more burns that consume 100 tons or more of material have the potential to affect visibility significantly over large areas. The cumulative effect of many smaller burns may also have an impact on visibility. The visibility portion of this plan concentrates on burns that consume 100 tons and greater at this writing. Added control of small burns may be included in future plan amendments if that source is a significant contributor to visibility degradation, and if workable implementation thresholds can be established.

The visibility protection section of the current SIP was created in 1985 after consultation with DNR, USFS, private landowners, DOE, and other stakeholders. Presently, visibility protection practices meet or exceed the requirements of the 1985 SIP, mainly because of voluntary agreements between large private landowners and the DNR.

In 1991, the Washington Clean Air Act amendments (RCW 70.94.011; Declaration of Public Policies and Purpose) added language describing the legislature's intent to "...preserve visibility, to protect scenic, aesthetic, historic, and cultural values, and to prevent air pollution problems that interfere with the enjoyment of life, property, or natural attractions of the state." This, combined with the federal visibility requirements, has motivated many stakeholders and the managers of Class I federal areas to ask for increased visibility protection beyond the 1985 SIP requirements and the current operating level developed through the voluntary agreements.

The following provisions of this plan will be another significant step toward making "reasonable progress" to meet national visibility goals for Class I federal areas, and will balance the needs of various stakeholders in meeting the intent of the legislature as stated in the Washington Clean Air Act amendments of 1991:

- Reduced particulate emissions due to the mandatory emission reductions described in this plan and RCW 70.94.
Restricted burning during poor air quality days, which are also the days that have generally poor visibility conditions, due to implementation of the mandatory "call-in" requirement before igniting burns of less than 100 tons.

Increased use of alternative methods of debris disposal to reduce the need to burn forest debris.

Increased use of "pile-burning" techniques to reduce visible smoke by increasing combustion efficiency through the use of fans, etc. The use of pile-burning techniques will also allow burning to occur outside heavy tourism periods when broadcast burning is not possible, allow burning of large units to be done in smaller sub-units (thereby keeping smoke impacts more localized), and will allow burning during cloudy or low visibility rainy days.

**Directive:** Burns that will consume 100 tons or more of material will NOT be allowed under the following circumstances:

- On weekends (midnight Thursday through midnight Sunday) between June 15 and October 1 statewide
- On Independence Day or Labor Day holidays.

All burning on weekends between June 15 and October 1 in western Washington west of Interstate 5 may be approved by the Land Manager on a case-by-case basis if:

- The burn will meet all of the eight criteria for burn approval described on page 8, AND
- The burn is a high-priority unit for abatement of extreme hazard if required by law, OR
- The Land Manager determines that annual burning opportunities on a particular site are so limited as to justify an exception.

Multiple day burns conducted between June 15 and October 1 in eastern Washington may be approved by the land manager on a case-by-case basis if the land manager certifies in writing to the Department of Ecology that:

- The burn is conducted to restore or maintain forest health, as defined in appendix 16, AND
- The burn could not be conducted prior to June 15 due to unfavorable weather conditions, AND
- Smoke impacts to Class I areas can be avoided and such consideration is included in the prescription for the burn. The burn plan will address visibility protection as an objective and will address management actions (i.e. stop lighting, rapid mop up, public notification) to be taken if these impacts are not avoided due to changing atmospheric conditions.

All of these provisions will be reviewed within one year of adoption of this plan to:

- Determine their effectiveness toward improving visibility
- Document the actual impact on burners' ability to meet their debris-management objectives
- Allow time to review newly published studies related to silvicultural burning and their impact on Class I areas (National Park Service, "Prevent Study")
- Allow additional time for industrial burners to develop management strategies for alternative methods of debris disposal
SMOKE MANAGEMENT PLAN EXCEPTIONS

The smoke management plan cannot anticipate or provide for every possible scenario related to prescribed fire. Occasionally, situations arise or landowners make proposals that the smoke management plan does not address. The exception process provides a framework to review these proposals in a timely manner, and approve or disapprove them based on their merit. Proposals that do not conform to the smoke management plan may be approved if the proposal will provide the same or better protection of public health, safety and welfare (such as Class I area visibility) to that provided in the plan.

How to Apply for an Exception

If a landowner has a proposal that does not conform to the smoke management plan, the landowner may request an exception to the smoke management plan by providing DNR, in writing:

- A description of the proposal;
- A statement describing how the proposal does not conform to the smoke management plan;
- A description of how the proposal provides the same or better protection of public health, safety and welfare (such as Class I area visibility) to that provided by the plan.

The DNR and DOE will review the proposal in a timely manner. The time line for the review will consider needs of the proponent. If both agencies concur, the proposal will be allowed subject to all other requirements of the smoke management plan.

DNR will notify the landowner of the decision.

Potential use of the Exception

For example, if it has been an exceptionally wet spring, a landowner may request to conduct forest health burns during the summer weekend visibility protection period.

The exception process is not an appeal process for disapproval of burns. The process cannot be used to avoid procedural requirements like smoke management approval, or emissions inventory requirements.

REQUIREMENTS FOR EMISSION REDUCTION

Two of the primary goals of this plan are to protect public health and promote the enjoyment of the natural attractions of the state. Reduction of emissions produced from burning, coupled with the use of alternative methods of debris disposal, will meet these goals by improving general air quality.

Fire is a historic, necessary, and natural part of the environment. There are conflicting public benefits when limiting the use of fire as a land management tool to protect air quality. When people move into areas where wildfires historically occurred, it becomes even more important to use prescribed fire to manage fire hazards and provide for the protection of human life and property, as well as forest health.

An example of this conflict is beginning to be seen in eastern Washington, where the need to use prescribed fire is increasing to reduce very high fuel loads. These high fuel loads have resulted from drought, insect and disease infestations and from the exclusion of fire from large areas through decades of fire suppression activities. Failure to manage this fuel loading increases the risk of a catastrophic wildfire.
The Legislature acknowledges the natural role of fire in forest ecosystems and finds it to be in the public interest to use fire under controlled conditions to prevent wild fires by maintaining healthy forests and eliminating sources of fuel.

This plan seeks to promote the efficient and wise use of fire, given the limited emission levels mandated by the legislature.

**Directive:** Emissions from burning covered by this plan must be reduced by 20 percent from baseline levels by December 31, 1994. This reduced level would provide a ceiling for emissions until December 31, 2000.

Emissions from burning covered by this plan must be reduced by 50 percent from baseline levels by December 31, 2000. This reduced level would provide a ceiling for emissions after that.

Emissions from silvicultural burning that is conducted in eastern Washington for the purpose of restoring forest health or preventing the additional deterioration of forest health are exempt from these ceilings.

If emission targets for December 31, 1994, are not met, the DNR will immediately limit burning not for forest health purposes to meet the 1994 target levels and ensure that burning in subsequent years will achieve equal annual incremental reductions to reach the December 31, 2000, reduction target level. If the emission reductions are met in 1994, but are not met by December 31, 2000, the Department must immediately limit burning not for forest health purposes to reduce emissions to the December 31, 2000, target level in all subsequent years. (If necessary, this will be done by implementing the mandatory allocation system.)

**EMISSION REDUCTION THRESHOLDS**

The following are three possible scenarios, any one of which would demonstrate satisfactory achievement of mandatory emissions reduction levels:

**SCENARIO #1**

The total emissions produced in calendar year 1994 are equal to, or less than, 80 percent of the baseline emission level,

AND THEN

the total emissions produced in calendar year 2000 are equal to, or less than, 50 percent of the baseline emission level,

AND THEN

the total emissions produced each calendar year after that do not exceed 50 percent of the baseline emission level.
SCENARIO #2
The total emissions produced in calendar year 1994 are greater than 80 percent of the baseline emission level,

BUT

the mandatory emissions allocation system is activated and total annual emissions are reduced in equal annual increments so that the total emissions produced in calendar year 2000 are equal to, or less than, 50 percent of the baseline emission level,

AND

total emissions produced each calendar year thereafter do not exceed 50 percent of the baseline emission level.

SCENARIO #3
The total emissions produced in calendar year 1994 are equal to, or less than, 80 percent of the baseline emission level,

BUT

the total emissions produced in calendar year 2000 is greater than 50 percent of the baseline emissions level,

AND THEN

the mandatory emissions allocation system is activated and emissions are reduced to 50 percent of the baseline emissions level each calendar year after that.

CREATING THE EMISSIONS BASELINE

The calculation of the emissions baseline is a central feature of this plan because it provides the gauge by which success can be measured. The actual calculation of the emissions baseline is based on the final version of SMS-INFO developed by the USFS, Pacific Northwest Research Station, Seattle Forestry Lab in Seattle (PNW) in the Spring/Summer of 1993. The resulting emissions baseline will be published as an appendix to this plan as soon as it has been calculated. (A detailed explanation of the alternative baseline calculation methods considered is in Appendix 12.)

The baseline reflects historical levels of emissions from current participants of this plan only. Emissions data from past participants who are no longer included in this plan has been removed from the baseline calculations. Similarly, any Indian nations that choose to participate in the emissions reduction portion of this plan, and any other agencies not previously participating, will have their historical levels of emissions added to the baseline calculation and the total emissions baseline will be adjusted accordingly. All plan participants must supply available burning data to the DNR related to their management area for the baseline period.

The baseline determination method incorporates new fuels consumption and emissions research, computer modeling, and existing data from past burning. Where data from past burning have not been gathered, subjective estimates are made using a scientifically based statistical sampling from research. The backbone of the baseline determination method is the use of computer models created by the
USFS, Pacific Northwest Research Station, Seattle Forestry Lab in Seattle (PNW), the basic field data gathered by those researchers over the past 10 years, and data supplied by burners during the baseline period. (Appendix 10 contains a more detailed description of the models used.)

"SMS - INFO"

The modeling system used to generate the baseline numbers and to calculate and track future emissions is called SMS-INFO. It was created by the U.S. Forest Service, Pacific Northwest Research Station, specifically at the request of Oregon Department of Forestry and Washington Department of Natural Resources to assist in the administration of their respective smoke management programs. This system reflects the best available science to predict the amount of emissions from broadcast burns, underburns, and pile burns. (See Appendix 10 for an overview of SMS-INFO.)

The types of emissions calculated by SMS-INFO include total particulate material (PM), particulate material 2.5 microns or less (PM-2.5), particulate material 10 microns or less in size (PM-10), carbon monoxide, methane, total non-methane hydrocarbons, and carbon dioxide.

PM-10 Emissions Baseline

This plan will use PM-10 emissions to measure compliance with mandated emission reductions levels.

The total emission baseline level will be the sum of broadcast/underburn emissions, greater than 100-ton pile emissions, and under 100-ton pile burn emissions.

The baseline will not be altered, except to reflect additions or subtractions of plan participants, or to incorporate improvements within SMS-INFO resulting from new research. Any such alteration will be described in the annual Smoke Management Report for that year.

EMISSIONS CALCULATION AND TRACKING SYSTEM

The Clean Air of Washington Act requires a tracking system to measure progress toward the emission reduction targets.

This tracking system includes: mandatory reporting of completed burns, a summary of emissions created by each plan participant, calculation of pre-burn and post-burn emissions, and the annual total of emissions produced compared to the targets to determine whether there is a need to implement the mandatory emission allocation system (page 17).

"Rule burning" and prescribed natural fires will not be reported or tracked by the plan's tracking system. (See Scope of the Plan, page 3.)

Data Reporting

Directive: All participants in the Washington Smoke Management Plan must report their burning activities to the DNR according to the procedures listed in Appendix 2 of this plan.

Reporting is not required for the following types of burning:

- State and private lands where the burning does not require a written permit ("rule burns")
• Federal lands where burning is related to recreation (e.g., campfires) or is a single pile less than 10 feet in diameter, and
• Other outdoor burning not covered by this plan, such as agricultural burning or burning in improved areas.

The DNR will be responsible for receiving and storing all burning data, and will be the official source from which data will be distributed to other interested parties.

**Gross Fuel Loading Estimates**

**Directive:** The gross fuel loading of material to be burned must be estimated using approved methods listed in Appendix 3.

The responsibility for estimating the gross fuel loading on each burn site rests with the individual federal Land Manager, tribal designee, or the DNR on lands it protects.

**Emissions Calculation**

The tracking system will use SMS-INFO and gathered field data to calculate and record the post-burn tonnage consumed and emissions created from the completed burning. This will include broadcast burning, underburning, and pile burning. The DNR will generate the official emissions values to be used in the administration of this plan.

**MANDATORY EMISSIONS ALLOCATION SYSTEM**

The apportionment of burn approvals *may* become necessary if the emission reduction requirements of the Washington Clean Air Act are not met. The following mandatory system will provide an equitable and understandable method for apportioning emissions if it becomes necessary to activate it.

**Responsibilities**

The *Supervisor* will approve any deviation from this allocation plan and will notify the affected burner groups of the amount and duration of such deviation.

The Department's *Resource Protection Division Manager* is responsible for determining when the allocation system will be activated, and for coordinating or transferring surplus emission allotments (if any) between burner groups or between DNR Regions. The Resource Protection Division will continuously monitor emission production and periodically inform the managers of each burner group of their cumulative total emission production and trends.

Once the allocation system is activated, the following managers are responsible for prioritizing and limiting which burning will be approved on lands within their jurisdiction to avoid exceeding their emissions allotment: the *Region Manager* of each DNR Region; the *Regional Forester* of the USFS, Region 6; the *Regional Director* of the National Park Service, Pacific Northwest Region; the *Base Commander* of Fort Lewis or other military base where regulated burning occurs; the *Associate Director* for Oregon, Washington, and Idaho of the U.S. Fish and Wildlife Service, Region 1; the *District Manager* of the Spokane District Office of the U.S. Bureau of Land Management; and the *tribal designee* of participating Indian nations.
**Activation**

Activation of the mandatory allocation system will occur only if emission reduction thresholds (see scenarios, pp. 13-14) are not met.

The Resource Protection Division will develop trend curves that describe the most recent five-year average annual burning pattern of each manager and monitor trends as burning progresses throughout a calendar year.

If burning activity appears to be deviating significantly from the most recent five-year trend, the Resource Protection Division will notify each manager. If the total burning remaining to be done will cause the emissions ceiling to be exceeded, the DNR will activate the mandatory emissions allocation system.

The Resource Protection Division will notify each manager directly, and the public through news releases, that the mandatory allocation system has been activated, and inform the managers of the amount of emissions they may produce during the remainder of that calendar year. The managers must then prioritize their burning so that their allocation will not be exceeded.

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**Directive:** All managers must immediately curtail all burning in their management area when the mandatory allocation system has been activated and they are notified that their emissions allocation has been exhausted.

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The allocation system will remain in effect until Resource Protection Division determines that emissions will not exceed the statewide ceiling, and notifies the managers in writing of its cancellation.

**Distribution**

Emission allocations will be made based upon the percentage of average annual emissions produced by each manager during the previous five calendar years. The emission allocation will be adjusted annually to reflect the most current five-year period. No manager group will be precluded from burning because of an absence of historical burning data. Their current burning will be recorded and become the basis for future allocations.

Individual managers may petition Resource Protection Division for additional allocation. Such a petition should include a description of the burning to be done and a justification for deviating from the allocation system. The Resource Protection Division Manager will query the other managers for any surplus emissions that may be available. If none are available and the requesting manager wishes to pursue the request, it will be forwarded to the Supervisor for approval or denial. If approved, the remaining allocation for the other managers will be reduced proportional to their percentage of total emissions produced.

Nothing in this allocation system guarantees an emissions level to an individual manager. The Supervisor of the Department has the authority to make adjustments.

**EMISSION REDUCTION TECHNIQUES**

To maximize the effective use of fire within the emission levels allowed, it is necessary to employ improved burning techniques. The science of predicting the amount of emissions has improved within
the last few years thanks to research done by the USFS Pacific Northwest Research Station. Computer models allow burners to analyze proposed burns and prepare burning prescriptions that will produce minimum emissions on each acre to be treated. Various site factors and burning technique scenarios can be tested in the models, and estimates of emissions that each scenario would produce can be calculated. This capability will allow burners to treat maximum acreage with minimum emission production.

When they become available, the DNR, in conjunction with the USFS, will distribute (at cost) copies of these models to burners who want them, and will provide, or arrange for, training in their operation.

Besides total emission reduction, it is an objective of this plan to reduce the amount of visible smoke produced in and around residential areas. The DNR encourages burners to use techniques, such as fans, crane piling, mass ignition, accelerated mop-up, and other methods of increasing combustion efficiency and reducing the smoldering stage of burning. Burning permits will require such practices in areas close to homes or other occupied structures not the property of the person doing the burning. The DNR will provide information about new burning techniques and equipment as this information becomes available.

ALTERNATIVES TO BURNING

Given the amount of acreage to be treated and the limited emission levels allowed, it is no longer possible to rely solely on burning to achieve silvicultural objectives and hazard abatement. Using alternatives to burning has become not only desirable, but also necessary to meet the expectations of the legislature. Therefore, alternative methods should always be investigated before choosing to burn.

DNR Region Managers must consider the availability and feasibility of burning alternatives during the permit issuance and burn approval process when selecting burns for approval after the mandatory allocation system has been activated,

- Where there is likelihood that burning in or near residential areas will cause a nuisance,
- When alternatives are available, reasonably economical, and
- When the use of the alternative will not cause other unacceptable environmental or human health effects.

As part of its obligation to encourage alternatives to burning, the DNR will

- Gather and distribute information about burning alternatives through participation in interagency and industrial professional organizations and other appropriate forums. Various alternatives are already in use. (See Appendix 14.)
- Cooperate with alternative disposal industries by bringing together industrial landowners and disposal industries.
- Consult with local government agencies to determine the availability and cost of legal dumping at approved sites.

It is important to note here that the DNR's role in the area of burning alternatives is to facilitate technology transfer, not to initiate new research.

PUBLIC EDUCATION

Public education regarding burning regulations and emission reduction techniques is essential to the plan's success. The primary focus of this education effort will be small landowners and the general
DNR field representatives will be the center of this effort through daily contact with the public and small landowners while writing burning permits. They will provide written information about the rules and regulations, provide on-site training sessions about safe and efficient burning techniques, and answer questions.

Region office staff will answer general inquiries or direct those questions to field staff for follow-up action. They will also initiate contacts with local news media to generate feature stories about the burning program and burning regulations. The Regions will also include appropriate information about burning in displays used at public gatherings, such as fairs.

The DNR will provide press releases and public service announcements when needed, and distribute them to all media outlets within Washington State. It will also coordinate with other agencies' public affairs offices to combine information about burning when appropriate.

The Resource Protection Division will develop brochures and other printed materials to be used by the Region offices. It will also seek sponsors willing to distribute information materials supplied to them by the DNR, such as billing stuffers, grocery store handouts.

The DNR will also provide training about the provisions of this plan to private industrial landowners, if requested, through their professional organizations and trade groups.

Additional public education activities will be developed as an ongoing part of this plan.

BURNING PERMITS

Burning permits, either written or "by rule," are required by Washington State law (see Appendix 15) for burning on lands protected by the DNR. Failure to obtain or abide by the terms of an applicable permit is a violation. These requirements apply to all state and privately-owned lands in Washington that pay, or are subject to paying, Forest Protection Assessment.

Federal agencies are not required to obtain a permit; however, those agencies must abide by state and local air pollution control regulations.

Burning permits are issued and enforced by DNR Region staff or by other agencies that have contracted with the DNR to act on its behalf. The operational details of the burning permit program are in Appendix 4.

FEES

The Washington Clean Air Act requires the DNR to collect fees to pay for the costs of its air quality program, and to distribute those costs equitably among all sources whose emissions cause air pollution. Fees must be set by the DNR using required administrative procedures after consultation with the Forest Fire Advisory Board and the public. Fees are deposited in the Air Pollution Control Account administered by the State Treasurer. The legislature appropriates funds to the DNR to cover the costs of administration and enforcement of the program.

The federal Clean Air Act requires all federal agencies that cause air pollution to comply with all state and local regulations and to pay fees to help defray the cost of those programs in the same manner and to the same extent as non-federal entities.
A method was developed in consultation with the Forest Fire Advisory Board that equitably distributes the DNR's air quality program costs among the various burner groups (see Appendix 13). The fee amounts reflect the best estimates of total program costs. Fees will be adjusted as necessary to reflect actual program costs. (The Forest Fire Advisory Board did not endorse the fee amount, only the method.)

The DNR will collect fees from state and private burners when validating written burning permits, and quarterly from federal burners through a billing process consistent with agency procedures. All fees are based upon the amount of emissions created as reflected by the number of tons of debris consumed. Fee amounts for federal agencies reflect their appropriate share of program costs, and are billed individually.

**PLAN APPROVAL, REVIEW, AND UPDATING**

This plan was reviewed by the public, participating agencies, forest landowners, and other interested parties before its adoption by the Supervisor of the Department of Natural Resources. Final plan adoption was announced in the news media, and by direct contact with the manager groups administering the plan.

All or portions of this plan may be further reviewed or updated as warranted. The Visibility Protection section will be reviewed within one year of adoption. A general review will occur within five years after initial adoption. The reviewers will include representatives of the original advisory committee and any others the DNR considers appropriate.

The original Smoke Management Plan advisory committee consisted of members from:

- Department of Natural Resources
- U.S. Forest Service
- U.S. Park Service
- Quinault Nation
- Department of Ecology
- County Fire Marshal
- State Fire Chiefs' Association
- Bureau of Indian Affairs
- Fort Lewis
- American Lung Association of Washington
- Clean Air Coalition/Sierra Club
- Local air pollution control agencies
- Washington Forest Protection Association

The Resource Protection Division Manager will approve procedural changes that are not requirements of this plan, as necessary, and distribute those procedural changes to affected plan participants. Procedural changes that are requirements of this plan will be approved by the Resource Protection Division after consultation with the advisory committee.

General plan revisions will adopt the same review procedure as used for original adoption.
<table>
<thead>
<tr>
<th><strong>GLOSSARY</strong></th>
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<tbody>
<tr>
<td><strong>Agricultural Burning</strong></td>
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<tr>
<td><strong>Air Pollution Episode</strong></td>
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<td><strong>Air Turbulence</strong></td>
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<td><strong>Atmospheric Stability</strong></td>
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<td><strong>BLM</strong></td>
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<td><strong>Broadcast Burning</strong></td>
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<td><strong>Burn</strong></td>
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<td><strong>Class I Federal Areas</strong></td>
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<td><strong>DOE</strong></td>
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<td><strong>DNR</strong></td>
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<td><strong>Designated Areas</strong></td>
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<td><strong>Duff</strong></td>
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<td><strong>Escape</strong></td>
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<td><strong>Extreme Hazard</strong></td>
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<td><strong>F&amp;WS</strong></td>
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<td><strong>Fire Dependent Ecosystem</strong></td>
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<tr>
<td><strong>Forest Land</strong></td>
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<tr>
<td><strong>Impaired Air</strong></td>
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<td><strong>Intrusion (Smoke Intrusion)</strong></td>
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<td><strong>Inversion</strong></td>
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<td><strong>LAN</strong></td>
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<td><strong>Land Manager</strong></td>
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<td><strong>Landings</strong></td>
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<td><strong>Low Risk Areas</strong></td>
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<tr>
<td><strong>Mass Ignition</strong></td>
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Mixing Heights

A term used to describe the potential for vertical mixing. It defines the height above the surface through which relatively vigorous mixing will take place in the vertical due to convection.

Mop-Up

Action taken to completely extinguish a fire.

Multiple Day Burns

A prescribed fire of any size that cannot be managed so that the smoke will be fully dispersed by 12:00 p.m. on the day after the first ignition of the burn area. Burns that the landowner chooses to ignite over several days, but could reasonably be burned in one day or managed on a day by day basis will not be considered multiple day burns. Large pile burns burned over a period of days are not multiple day burns because ignition can be stopped and the piles mopped up, if needed.

NFDRS

National Fire Danger Rating System.

Non-Attainment Area

A clearly delineated geographic area that has been designated by the Environmental Protection Agency and promulgated as exceeding a national ambient air quality standard or standards for one or more of the criteria pollutants, which includes carbon monoxide, fine particulate matter, sulfur dioxide, ozone, and nitrogen dioxide.

NPS

United States Department of Interior, National Park Service.

Open Burning

All forms of outdoor burning except agricultural and silvicultural burning. Further definition can be found in WAC 173-425-020.

Over-Flight of Smoke

When a visible smoke column can be seen above a particular area, and is greater than 2,000 feet above ground level.

Pile Burning

Burning material in piles as opposed to other configurations.

PM-10

Particulate material with an aerodynamic diameter of 10 microns or less.

Prescribed Burning

Controlled application of fire to wildland fuels in either their natural or modified state under specific environmental conditions which allow the fire to be confined to a predetermined area, and at the same time to produce the fireline intensity and rate of spread required to attain planned management objectives.

Prescribed Natural Fire

Fires ignited by natural means, i.e., lightning, which are permitted to burn under specific environmental conditions, in preplanned locations, with adequate fire management personnel and equipment available to achieve defined objectives. Prescribed natural fires are used for maintaining natural conditions and ecological processes in native ecosystems.

Range Lands

Wildlands that do not meet the definition of forest lands.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rule Burn</td>
<td>A specific type of small fire that doesn't require a written burning permit, but is subject to the rules listed in WAC 332-24-205 and WAC 332-24-211.</td>
</tr>
<tr>
<td>SIP</td>
<td>State Implementation Plan to meet the requirements and objectives of the United States Clean Air Act.</td>
</tr>
<tr>
<td>Sensitive Areas</td>
<td>Areas of heavy recreational use and population centers outside designated areas.</td>
</tr>
<tr>
<td>Silviculture</td>
<td>Management practices related to controlling, establishment, growth, composition, and quality of forest vegetation.</td>
</tr>
<tr>
<td>Silvicultural Burning</td>
<td>All burning on any land the DNR protects, or on any forest lands administered by federal agencies or Indian nations.</td>
</tr>
<tr>
<td>Smoke Dispersion</td>
<td>Those processes within the atmosphere which mix and transport smoke away from the source. This depends on three atmospheric characteristics: atmospheric stability, mixing height, and transport winds.</td>
</tr>
<tr>
<td>Suppression Forces</td>
<td>Persons and equipment necessary to contain a prescribed or wildfire.</td>
</tr>
<tr>
<td>Transport Winds</td>
<td>The wind speed and direction at the final height of smoke plume rise.</td>
</tr>
<tr>
<td>USFS</td>
<td>United States Department of Agriculture, Forest Service.</td>
</tr>
<tr>
<td>Underburning</td>
<td>Prescribed burning with low fire intensities under a timber canopy.</td>
</tr>
<tr>
<td>Unimproved Land</td>
<td>Land that is <em>not</em> cleared, pasture, or cultivated, that does <em>not</em> contain structures and accompanying yard, and that contains flammable material.</td>
</tr>
<tr>
<td>Visible Smoke</td>
<td>Smoke that is slightly visible but has a minimum impact on air quality or overall visibility.</td>
</tr>
<tr>
<td>WAC</td>
<td>Washington Administrative Code.</td>
</tr>
<tr>
<td>Wildfire</td>
<td>Any fire occurring on wildlands that is not meeting management objectives and thus requires a suppression response.</td>
</tr>
</tbody>
</table>
Directive: The operating procedures listed in this appendix are requirements of this plan.

The following procedures apply to burning 100 tons of material or greater at a single burn site/permit site during a 24-hour period:

I. LANDS PROTECTED BY THE DEPARTMENT

A. Pre-Burn Reporting

The Region is responsible for gathering and entering the pre-burn site data (see Appendix 2) into the smoke management reporting system prior to requesting authorization from the Smoke Management Section of Resource Protection Division.

B. Afternoon before the Burn

The Region Manager is responsible for screening, pre-authorizing and prioritizing the burns submitted for the following day.

The Region submits a prioritized list of the next day's proposed burns via the smoke management reporting system to the Smoke Management Section of Resource Protection Division by 2:00 p.m. the business day before the burn.

C. Day of the Burn

Smoke Management Section queries the smoke management reporting system for all burns proposed for that day.

Smoke Management contacts the Region for update/clarification of burn site conditions at approximately 8:00 a.m., if necessary.

Smoke Management documents burn decisions (go-no go) within the smoke management reporting system beginning at approximately 8:00 a.m.

The Regions make the tentative approval decision, document that decision within the smoke management reporting system and begin to notify individual burners by approximately 8:30 a.m. Region Managers make the final decision about which burns receive final approval.

Regions may withhold final approvals for burning until site conditions are checked. This
information is passed to the burn proponent via normal contact procedures. Burning is not allowed until final approval has been given and permit validation has been done.

D. After the Burn

Region gathers post-burn information (see Appendix 2) and enters the data into the smoke management reporting system within five business days after completion of the burn.

II. FEDERAL AND PARTICIPATING TRIBAL LANDS

A. Pre-Burn Reporting

The Land Manager is responsible for gathering and entering the pre-burn site data (see Appendix 2) into the smoke management reporting system prior to requesting authorization from the Smoke Management Section of Resource Protection Division.

B. Afternoon before the Burn

The Land Manager is responsible for pre-screening and prioritizing the burns submitted for the following day.

The Land Manager submits a prioritized list of the next day's proposed burns to the Smoke Management Section of Resource Protection Division via the Forest Service/DNR data exchange process.

C. Day of the Burn

Smoke Management gathers all burn requests for that day.

Smoke Management documents the burn decision utilizing the smoke management reporting system for each proposed burn beginning approximately at 8:00 a.m.

The Land Manager utilizes the process for notification of smoke management daily burn decisions, makes the final approval for burning those units that have Smoke Management approval to burn that day, and notifies their appropriate staff.

D. After the Burn

The Land Manager gathers post-burn information and transmits it to Smoke Management within five business days of the day burning was proposed, according to the procedure listed in Appendix 2.
APPENDIX 2

Data Reporting Procedures

The Washington Clean Air Act requires that reductions to emissions from silvicultural burning must be made. To measure the reductions and to ensure that authorized emissions levels are not exceeded, data must be collected so that emissions can be calculated and recorded.

Directive: It is a requirement of this plan that the data described below and the timing and method for transferring that data be conducted according to the following procedures:

I. DATA COLLECTION REQUIRED

Data is required to be gathered for all burning for which a written permit has been issued by the DNR and all federal burning on forest land except:

- Wildland Fire Use
- Wildfires
- Recreation Fires and single piles that meet the requirements of WAC 332-24-211, that are to be ignited in a 24-hour period as specified by agency/tribal rules.

II. DATA TRANSMISSION SYSTEM

The data transmission system has three allowable methods:

A. The DNR smoke management reporting system database (SMOKEM).

B. The USFS Smoke Management System Web Based Portal

C. Spreadsheet data exchange method

The DNR Regions will collect and enter the data for State and private burning and Federal Agencies such as the US Forest Service, Bureau of Land Management, the US Fish and Wildlife Service, and the National Parks Service will use the USFS maintained Smoke Management System (Web Based Portal). Other participants covered by this Smoke Management Plan will enter their data into one of the three systems to be determined by the DNR and the individual participant on a case by case basis.
A. **DNR Smoke Management System (SMOKE) Data Transmission**

This system will collect two categories of data:

1. Small Burns (less than 100 tons)
2. Large Burns (100 tons and greater)

Each of the two burning categories above has data collected in the field on burn permit application forms. These forms are available on line and at each DNR region office.

The completed form(s) are sent to the Region office and the data is entered into SMOKE. Instructions to complete data entry are provided in the SMOKE user manual.

B. **U.S. Forest Service/other participating Federal agency Web-based portal Data Transmission**

Region 6 of the U.S. Forest Service developed and will maintain the web based portal system. This system allows input of data at Ranger District terminals, collection and editing of data by Forest Supervisors and forwarding to the DNR by FTP site download. The U.S. Forest Service data is combined with the DNR data within the DNR Smoke Management System.

US Forest Service Region 6 maintains the web-based portal system. System problems/questions and training will be resolved by the Region 6 staff.

C. **Spreadsheet Data Exchange**

If this method is used data must be sent to DNR Resource Protection Division, Smoke Management Section, which is currently at smoke_management@dnr.wa.gov.

III. **TIMELINESS OF DATA INPUT**

Post Burn Data must be entered within five business days of:

A. The date when the burning permit was validated for burns less than 100 tons on State and private lands, or

B. The date when the burning was completed for all other burns.
Directive: It is a requirement of this plan that only the following approved methods be used to calculate gross fuel loading of debris to be burned and tons of fuel consumed.

Broadcast and Understory Burning

The following approved methods may be used to calculate gross fuel loading of debris to be burned and tons of fuel consumed for broadcast and natural prescribed burns.

Gross Fuel Loading – Photo Series Method

There are several Pacific Northwest Research Station (PNW) Photo Series available for quantifying forest residues. The photo series provide a reasonable means for estimating the tons of fuel in a unit that may be consumed by a prescribed burn. These publications contain series of photographs displaying different forest residue loading levels by size class, for areas of like timber types and cutting practices.

The photo series that are the standard used by the Washington State Smoke Management Plan are:


Other photo series may be accepted for use if approved by the Department of Natural Resources. Information with each photo includes measured weights, volumes and other residue data, information about the timber stand and harvest and thinning actions and fuel ratings. These photo series provide a fast and easy-to-use method for quantifying existing residues. This method, while not perfect, will provide reasonable estimates if used consistently. Experience in
its use will increase the accuracy of estimates.² Procedures for use of the photo series to
determine gross woody fuel loading are:

A. Observe each specific fuel size class of residue on the ground (for example, 3.1 to 9- inch
loading).
B. Select a photo or photos that nearly match or bracket the observed fuel class.
C. Obtain the quantitative value for the characteristic being estimated from the data sheet
   accompanying the selected photo (or interpolate between photos).
D. These steps are repeated for each fuel size class or fuel characteristic needed.

The total gross woody fuel loading per acre can then be calculated by summing the estimates. An
example of the above procedure using the PNW-GTR-258 Stereo Photo Series would be:

<table>
<thead>
<tr>
<th>Diameter of Fuel (inches)</th>
<th>Photo</th>
<th>Tons/Acre</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.00 - 0.25</td>
<td>1-DFWH-PRE-16</td>
<td>2.5</td>
</tr>
<tr>
<td>0.26 - 1.0</td>
<td>1-DFWH-PRE-16</td>
<td>4.2</td>
</tr>
<tr>
<td>1.1 - 3.0</td>
<td>1-DFWH-PRE-13</td>
<td>5.9</td>
</tr>
<tr>
<td>3.1 - 9.0</td>
<td>1-DFWH-PRE-13</td>
<td>25.3</td>
</tr>
<tr>
<td>9.1 - 20.0</td>
<td>1-DFWH-PRE-13</td>
<td>2.0</td>
</tr>
<tr>
<td>20+</td>
<td>1-DFWH-PRE-12</td>
<td>0</td>
</tr>
</tbody>
</table>

Total gross woody fuel load per/acre 39.9

If the general area being inventoried has areas with obvious differences in residue loading, the
user should make separate determinations for each area and then weigh and sum the loading for
the whole area.

**Gross Fuel Loading – Transect Method**
A second approved method, the basis upon which the photo series was developed, is actual field
sampling of proposed units.

The procedures for inventorying downed woody material are provided in two U.S. Forest Service
technical reports published by the Inter-Mountain Forest and Range Experiment Station in
Ogden, Utah. The *Handbook for Inventorying Downed Woody Material by James K. Brown*
(*USDA General Technical Report INT-16, 1974*) and the "Graphic Aids for Field Calculation of
Dead, Downed Forest Fuels" by Hal E. Anderson (*USDA General Technical Report INT-45,
August 1978*) are the reference documents to be followed when doing a planar intersect sample.

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² USDA Forest Service Pacific Northwest Research Station, General Technical Report, PNW-STR-258, Stereo Photo Series for Quantifying
Broadcast/Understory Burns – Tonnage Calculation
The Consume version 2.1 software developed by the Fire and Environmental Research Applications Team, USDA Forest Service, Pacific Northwest Research Station is the approved method for calculating permit tonnage for broadcast and natural prescribed burns. Data inputs required to calculate consumed tonnage include the gross fuel loadings determined by the above methods.


The ‘Total Consumed Tons’ provided in the ‘Consumed by Date’ report generated in Consume version 2.1 will be the consumed tonnage to be used for determining permit fees and for determining total emissions from authorized burning.
Pile Burning

To calculate tonnage for pile burns use the “Piled Fuels Biomass and Emissions Calculator” (http://depts.washington.edu/nwfire/piles/) and follow the directions below for either hand piled or machine piled forest debris.

Pile Calculator Directions for Hand Piles
1. Open the “Piled Fuels Biomass and Emissions Calculator”.
2. Add Pile Group of Pile Type: Select “Hand”
3. Pile group name: Enter a name for the pile or pile group to be calculated. Pile groups represent one or more piles of the same shape and size. If the proposed burn has a variety of pile shapes and sizes, then a pile group will be created and consumed tonnage calculated for each pile group.
4. Number of piles: Enter the number of piles in the pile group.
5. Pile shape: Select the representative pile shape for the pile group. A diagram of the pile shape can be viewed by selecting the pile shape. NOTE: pile shapes are most commonly either paraboloid or half ellipsoid.
6. Pile dimensions (ft): Enter the pile dimensions in feet for the selected pile shape. Dimensions that are grayed-out are not required for the selected pile shape. Dimension correspond to the pile shape diagram and are defined as:
   - W1 = Width one in feet
   - W2 = Width two in feet
   - H1 = Height one in feet
   - H2 = Height two in feet
   - L1 = Length one in feet
   - L2 = Length two in feet
7. Pile Composition: From the drop down menu select either conifer or shrub/hardwood, whichever comprises the majority of the pile volume.
8. Consumption: Enter 85. This represents the percentage of the pile that will be consumed when burned.
9. Click on the Add pile group button located at the bottom left of the calculator. A Pile Group Data table will appear at the bottom of the calculator showing the information entered for the pile group.
10. Repeat steps 3-9 for additional pile groups.
11. When all pile groups for the planned burn have been added, click on the Done/run calculator button located at the bottom left of the Pile Group Data table. A new screen will appear containing the Pile Group Data and a Pile Group Results table. A new screen will appear containing the Pile Group Data and a Pile Group Results table.
12. Pile tonnage is found under the Consumed Fuels (tons) column from the Pile Group Results table.
**Pile Calculator Directions for Machine Piles**

1. Open the “Piled Fuels Biomass and Emissions Calculator”.

2. **Add Pile Group of Pile Type**: Select “Machine”

3. **Pile group name**: Enter a name for the pile or pile group to be calculated. Pile groups represent one or more piles of the same shape and size. If the proposed burn has a variety of pile shapes and sizes, then a pile group will be created and consumed tonnage calculated for each pile group.

4. **Number of piles**: Enter the number of piles in the pile group.

5. **Pile shape**: Select the representative pile shape for the pile group. A diagram of the pile shape can be viewed by selecting the pile shape. NOTE: pile shapes are most commonly either paraboloid or half ellipsoid.

6. **Pile dimensions (ft)**: Enter the pile dimensions in feet for the selected pile shape. Dimensions that are grayed-out are not required for the selected pile shape. Dimension correspond to the pile shape diagram and are defined as:

   - \(W_1\) = Width one in feet
   - \(W_2\) = Width two in feet
   - \(H_1\) = Height one in feet
   - \(H_2\) = Height two in feet
   - \(L_1\) = Length one in feet
   - \(L_2\) = Length two in feet

7. **Estimated pile volume that is soil**: Enter 0.

8. **Packing ratio**: Select the packing ratio that best represents the piled forest material

9. **Pile Composition**:
   1) Select from the Primary Species drop down menu the tree species that best represents the majority of the pile volume.
   2) Enter the percent of the pile volume represented by the Primary Species (should be greater than 50)
   3) For piles containing more than one species, select from the Secondary Species drop down menu the tree species that best represents the second most abundant species in the pile
   4) Enter the percent of the pile volume represented by the Secondary Species (should be less than 50)

10. **Pile Quality**: Select the pile quality that best represents the piled material. Burning wet or dirt filled piles increases pollution emissions (smoke) and should be avoided.

11. **Consumption**: Enter 85. This represents the percentage of the pile that will be consumed when burned.

12. Click on the **Add pile group** button located at the bottom left of the calculator. A **Pile Group Data** table will appear at the bottom of the calculator showing the information entered for the pile group.

13. Repeat steps 3-12 for additional pile groups.

14. When all pile groups for the planned burn have been added, click on the **Done/run calculator** button located at the bottom left of the calculator. A **Pile Group Data** table will appear containing the **Pile Group Data** and a **Pile Group Results** table.

15. Pile tonnage is found under the **Consumed Fuels (tons)** column from the **Pile Group Results** table.
Note: Effective February 2012, Appendix 3a is no longer applicable and has been removed.
The following procedures apply only where the Department or other agencies contracted to act on behalf of the Department issue written burning permits on Department-protected lands. These procedures may be modified at any time by the Resource Protection Division Manager.

I. GENERAL OPERATING INSTRUCTIONS

A. The permittee may pay the Region office in person or by mail. Field administrators may collect fees in the exact amount by check or money order payable to the Department of Natural Resources.

B. Once the Region office receives payment in the mail or delivered in person, NO REFUNDS will be issued unless the Region determines that the proposed burning will not be permitted.

C. The fee schedule listed in WAC 332-24-221 will be used to determine the fee amount of each permit.

D. Permits issued for burning piled material accumulated from ten acres or less are assumed to have a consumable tonnage of thirty (30). This is expected to provide an accurate accounting of emissions for this size group of burns based on the average tonnage per permit issued for <100 tons during the four-year period 2006-2010.

E. Burners are required to get burn-day approval from the Region before igniting their burns.

   For burns that will consume less than 100 tons in a 24-hour period, burners must obtain and follow the instructions for the area and day of their proposed burn available on the DNR web site or by calling "1-800-323-BURN". Permit conditions may be used to require other burn-day approval requirements.

   For burns that will consume 100 tons or greater in a 24-hour period, Smoke Management Plan burn submittal/approval procedures will be used.

   Failure to follow the "call-in" instructions or "large burn" approval process will be a violation of the conditions of an approved permit and be subject to enforcement action.

F. Separate permits are required for each individual burn site. The single exception allows multiple "landings" to be burned by a single landowner, on that landowner's ownership located within an individual Township. (Common sense will dictate variation from this
Individual piles away from loading areas are not considered landings.

Separate permits will not be granted for portions of larger logged units that are planned to be burned and/or are likely to be burned because of escape within the permit period when, in the opinion of the field administrator, the purpose of such requests is to manipulate the permit fee structure. Permits must not overlap Region boundaries.

G. Burning permits will not be used to regulate mill burners. RCW 76.04.215 "Burning Mill Wood Waste" is to be used for that purpose.

H. If burning restrictions occur due to fire danger or smoke management concerns, burning permits will be suspended, not revoked or cancelled. No new permit will be required after the suspension is lifted, but no extension of time on the expiration date will be added. No new fees will be charged.

I. Region Managers will establish standards that will allow burning permit site visit reductions commensurate with staffing allocations.

J. All written permits must be signed by an authorized department employee designated by the region manager.

II. FIELD OPERATING INSTRUCTIONS

A. General Instructions

The DNR field administrator will:

1. Write burning permits for a term of:
   a. One year for permits that will consume less than 100 tons, and
   b. Two years for permits that will consume 100 tons or greater

   The permit term will commence on the date the permit is validated. Permits are validated after payment is received and DNR has signed the permit. Burning conducted under the permit is only allowed after the permit has been validated by DNR and signed by both DNR and applicant.

2. Review information provided in the burning permit application to determine if the permit can be properly conditioned without a field inspection.

   a. If the permit is to be written without inspection, the field administrator will confirm that payment has been received; complete, sign, and validate the permit; ensure the permit is distributed to the applicant; and direct the applicant to sign the permit. Burning is authorized upon signature of permit by applicant. Scanned signatures by DNR and/or applicant are acceptable. For DNR records, only the DNR signed and validated copy of the permit is required.

OR
b. If the permit is to be written with an inspection, schedule an inspection. The fee may be collected and the permit validated on site by the field administrator, and the permittee may start to burn immediately, contingent on permit conditions being met.

3. Condition permits to account for variable burning conditions throughout the permit period and to provide a reasonable assurance that escapes and/or smoke intrusions will not occur. Conditioning must have a high emphasis on air quality protection and nuisance prevention.

4. Not approve burning if fire danger concerns, air quality protection, and other considerations found in WAC 332-24-217 have not been or cannot be adequately addressed and implemented through appropriate permit conditioning.

5. Not approve or allow any burning within air quality non-attainment areas designated by the Department of Ecology as exceeding the PM or CO standards.

6. Use the current burning permit form for all burning permits.

7. Enforce all burning permit conditions and other burning requirements in accordance with RCW 76.04.205, WAC 332-24 and the Smoke Management Plan.

8. Inform the burner that failure to comply with rules in Chapter 332-24 WAC voids permission to burn. Any person burning without complying with Chapter 332-24 WAC is in violation of RCW 76.04.205 and Chapter 70.94 RCW. Convictions or bail forfeitures in connection with illegal burning under Chapter 332-24 WAC may result in refusal to issue further permits for a two-year period from the date of the illegal burning. The decision to refuse issuing any further permits rests with the Region.

9. Account for burning permits by implementing the following permit numbering system:

   Permit number format is “RRYYYY####” where:

   a. RR represents a two letter region identifier:
      NE = Northeast Region
      NW = Northwest Region
      OL = Olympic Region
      PC = Pacific Cascade Region
      SE = Southeast Region
      SP = South Puget Sound Region

   b. YYYY represents the calendar year the permit is validated (e.g. 2012)

   c. #### represents an annual block of numbers (0001-9999) for each region

      Example: When Northeast Region uses number 45 from the block of annual
numbers for calendar year 2012, the permit number would be “NE20120045”.

B. On-Site Inspections

1. Based on the information provided in the burn permit application, priority for on-site inspections should be for permits that:
   a. Meet Extreme Hazard criteria as defined in WAC 332-24-650, or
   b. The field administrator has reason to suspect fire danger and/or smoke emission concerns for the area of the proposed burn are of such significance that permit conditioning cannot be determined without a site visit.

2. Condition the permit to the extent possible to prevent escape and to abate extreme hazards.

3. Condition the permit to mitigate fire danger and/or smoke emission concerns. Deny the permit request if conditions cannot be mitigated.

4. If the field administrator elects to issue and validate the permit at the time of the site visit, ensure both landowner and DNR sign the completed permit and initial any scratch outs or corrections. Use ink for all handwritten permits and/or permit corrections.

5. Collect the check or money order (if fee has not already been collected), write the check number and permit number on the permit, and validate the permit.

6. Leave one copy of the validated permit with permittee.

7. Contact the Region office and relay permit information for dispatch use.

8. Complete the burn permit log, staple any fees collected to the office copy, and mail or deliver to the Region office on the same day the permit was validated.

9. Complete the field permit tracking log and send to the Region office weekly.

C. Permits Written Off-Site

1. Review burn permit application and permit fee payment. Follow-up correspondence with the applicant to clarify application information as needed. If application is not approved, notify applicant including reason(s). Incomplete applications should not be approved.

   Complete, sign, and validate the conditioned permit and provide the permit to the applicant for signature. Direct applicant to sign the permit. Burning is authorized upon signature of permit by applicant. Scanned signatures by DNR and/or applicant are acceptable. For DNR records, only the DNR signed and validated copy of the permit is required.
2. Make follow-up contact to notify the permittee of permit revocation/suspension, if required.

D. The landowner or landowner agent will:

1. Sign the burning permit, and deliver the permit with attachments PLUS payment (if payment was not received with the burning permit application) to the appropriate region office to be validated.

    OR

    Present a check or money order, payable to the Department of Natural Resources, to the field administrator at the time of inspection (if payment was not received with the burning permit application). Sign the permit and comply with the conditions to burn.

2. Applicants requesting multiple burning permits within a DNR region when the total tonnage of all permits equals or exceeds 100 tons may:

    Request a permit fee based on the total calculated tonnage of all burning permit applications when said applications are completed and submitted as one packet. Additional burning permit applications submitted later will require a new permit fee.

III. REGION OFFICE OPERATING INSTRUCTIONS

General Duties

The Region office staff will:

A. Receive requests for burning permits from the public. For requests that require a written permit, provide direction on how to obtain and submit a burn permit application. Written applications are available on the DNR website. Regions can make pre-printed written applications available at the Region Office or for mailing to applicants.

B. Receive burning permit applications and fees from applicants.

C. Forward burning permit applications to field administrator for application review.

    OR

    Receive the signed and validated burning permit copies from the field administrator for permits issued during a site visit.

D. Review the burning permit package for completeness and ensure that the correct payment amount has been received.

E. Consult with the field administrator who signed the burning permit if any irregularities
are noticed or information is missing. Arrange for the errors or omissions to be corrected.

F. Follow Region procedures to decide if too much time has passed between the field administrator's site visit and/or permit issue date and the date received in the Region office for permit validation processing.

G. Develop a filing system to store burning permit applications, validated burning permits, and to track multiple permits covered under one fee payment per agency record retention requirements.

H. Process fees collected using appropriate Department procedures.

I. Reconcile validated permits with field log and checks received.

J. Notify field administrator and permittee that the permit is suspended if permit fee cannot be collected/processed (e.g. bad check).

K. Ensure the burning permit data system is maintained with accurate and timely data entry.

L. Ensure the 1-800-323-BURN phone system and webpage have accurate and up to date information.

IV. OTHER AGENCY OPERATING INSTRUCTIONS

General Procedures

A. Regions may amend existing fire district or other agency agreements or negotiate new agreements to contract for permit writing services. All agreements must be approved by Resource Protection.

B. Other agency personnel who issue burning permits under contract with DNR, on DNR-protected land, must possess a Forest Ranger Commission card.

C. If other agencies are contracted to issue permits on DNR protection, they must also enforce the terms of the permits under the authority of their limited "Ranger Commission" and RCW 76.04 and WAC 332-24.

D. Other agency personnel may process money for the permits they issue on DNR protection. They must use the same procedures, fee schedule, forms, handout material and mailing envelopes used by Region personnel.
Washington State Smoke Management Plan  
2012

APPENDIX 5

Smoke Intrusion Reporting Procedures

I. RECEIVING AND PROCESSING COMPLAINTS

A. DNR Regions:

1. DNR Regions will notify Resource Protection, Communications and Outreach, and Region or Federal Land Manager where smoke originated (if different) immediately upon receiving smoke complaints from designated areas, if it appears that a smoke intrusion may be taking place.

2. If the smoke is also heading toward a designated area in a neighboring Region or Federal Land Manager, the source Region will immediately notify the receiving Region or Federal Land Manager, Resource Protection, and Communications and Outreach of the situation.

3. All complaints (intrusion and nuisance) will be forwarded to source Region for documentation and appropriate response.

B. Federal Land Manager (FLM)

1. FLM will notify Resource Protection immediately upon receiving smoke complaints from designated areas, if it appears that a smoke intrusion may be taking place.

2. All complaints (intrusion and nuisance) will be forwarded to the source FLM for documentation and appropriate response.

C. Resource Protection Division:

1. Complaints received from the public will be forwarded to the source Region or FLM for documentation and appropriate response.

II. SMOKE INTRUSION REPORT

A Smoke Intrusion Report (pages 3-4) must be submitted by the Region Manager or FLM for all smoke intrusions into designated areas whenever the duration exceeds 30 minutes or for any area when the Region Manager or FLM determines the smoke impact on the public warrants submission of the report.

The purpose of the formal intrusion report is to allow a "post-incident" evaluation. The report is intended to bring out observations/conclusions/recommendations from the Region or FLM.
Resource Protection will append the meteorological evaluation upon receipt of an intrusion report and forward both to the Department Supervisor.

The intrusion report is submitted to DNR Executive Management within 24 hours of the intrusion. To meet this time limit, the Region or FLM must notify Resource Protection, Smoke Management Section, immediately and the report must be Faxed to Resource Protection at (206) 902-1781 or emailed to Resource Protection determined recipient.
SMOKE INTRUSION REPORT/POST-INCIDENT ANALYSIS

Complete for all smoke intrusions below designated area ceiling heights whenever duration exceeds 30 minutes or for any area when the regional manager determines the smoke impact on the public warrants submission of the report. Submit to executive management within 24 hours of intrusion. Also submit a copy to DNR Resource Protection (fax: 360-902-1781). Handwritten is acceptable. Attach additional comments as desired.

1. DNR Region or Federal Land Manager:

2. Date of Intrusion:

3. Time of Initial Impact:

4. Duration (in hours): ____________

5. Smoke Concentration: ☐ Light ☐ Medium ☐ Heavy
   A. Light - Smoke is slightly visible but has minimum impact on air quality or overall visibility.
   B. Medium - Smoke has noticeable impact on visibility with minimum air quality and public health.
   C. Heavy - Smoke has excessive impact on visibility and air quality with potential adverse impact on public health.

6. Estimated level of greatest smoke concentration: ☐ Surface-1,000' ☐ 1,000-2,500'

7. Type of complaints: ☐ Health Number _____ ☐ Visibility Number _____
   ☐ Falling Material Number _____ ☐ Other Number _____

8. Estimated source of smoke: ☐ Slash Burn ☐ Residential Burn ☐ Field Burn ☐ Other

9. Estimated location and landowner at smoke source: ________________________________

10. List significant public contact(s) in relation to intrusion (e.g., Industry, Political, Air Pollution Agencies, Media, etc.) - Do not complete for routine telephone smoke complaints. Attach separate copy of telephone complaint log.

<table>
<thead>
<tr>
<th>Name</th>
<th>Agency/Organization</th>
<th>Time</th>
<th>Date</th>
</tr>
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<tbody>
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</tr>
</tbody>
</table>

5-3
11. Attach a copy of the burn permit/plan to this report and complete the following:

A. Name/classification of person issuing burning permit.

B. Was the property burned in accordance with the burn permit/plan? If not, list the deviations and explain. Specifically address efforts/techniques to improve smoke dispersion.

C. What were the 10-hour fuel moistures at ignition and how were the fuel moistures determined?

D. Estimate the time the property received its last "wetting rain." Rain received earlier than 4 days prior to ignition may be estimated as "4 days plus." Wetting rain is 0.1 inch or greater.

12. Evaluate the observed smoke plume by completing the following:

A. Describe the trajectory of the smoke in terms of altitude above ground level (agl) and geography (e.g. smoke rose in column to 2,200' agl, then bent over towards town "A", crossed I-5 on the ground, passing through town "B" and dispersed into the cascades).

B. If the smoke did not rise in a column to 3,000', explain why.

13. What changes in procedures/techniques are necessary to prevent a future intrusion under similar conditions?

Submitted by: ________________________________ Date: _______________________

HH-07 (10/89)
The purpose of the 1-800-323-BURN system is to provide the Department with a tool to start or stop all burning on Department-protection and federal lands included in this plan. This includes "rule" burning (except in campgrounds) and "permitted" burning. The system will satisfy the requirement to "call the Department prior to igniting any fire" found in WAC 332-24-205 (6) unless DNR permit conditions require additional notification. Only air quality restrictions apply to federal lands that DNR does not have fire protection responsibility for.

The following discussion will describe the tasks and procedures necessary to operate the system. Regions will enter the daily messages into the system.

I. REGION RESPONSIBILITY

Determine a "script" for their region burning information message with the following information by 1630 hours daily:

A. Determine, by county, whether burning will be allowed or not for fire danger or air quality reasons during the next midnight to midnight period. Where Region boundaries overlap county lines, those Regions must decide which one will make the determinations for that county.

B. Provide for internal quality control checks of the daily message. If the Region perceives a problem that cannot be resolved in the region, notify the Resource Protection Smoke Management Specialist or Fire Regulation Program Manager to resolve them.

C. If burning will be allowed in some counties determine the "adjective class" (fire danger level), by county, daily. The system will update upon completion of data entry so the "adjective class" will be shown on the Fire Danger in Your County webpage and recorded on the 1-800 phone line at that time.

The determination of "adjective class" is necessary so that the public knows on any given day which set of burn permit conditions apply (if their permit is conditioned by "adjective class") for the county they are burning in. It also serves to provide the public with general fire danger status by county.

In order to be consistent in determining "adjective class," statewide, Regions should use predicted Manning class from NFDRS to determine the appropriate adjective class for the next midnight to midnight period, as follows:
Regions will have to use judgment in order to meld the various Manning classes for each shutdown zone into one average Manning class (hence adjective class) per county.

"Adjective class" is only being used for the benefit of the public's understanding. Its relationship to actual fire danger, as predicted by NFDRS, is closely, but not always directly, correlated. By relating "adjective class" to Manning class, there is a relationship to NFDRS predicted fire danger, and gives a rational basis upon which to make an informed and proper determination.

Regions may deviate from the chart above if conditions exist that place a Manning class close to the threshold of the next higher/lower Manning class. In those cases the Regions must exercise judgment.

D. Subscribe to and monitor Ecology’s listserv for notification of impaired air quality or air pollution episodes. Include air quality burn bans issued by Ecology or a clean air agency in the daily script.

E. Using the developed script, enter the daily prevention messages and the appropriate adjective classes and “burn” or “no burn” messages into the system by 1700 daily.

F. Monitor the completed daily message for your Region, and be sure that the information is transmitted to the field administrators daily.

II. RESOURCE PROTECTION RESPONSIBILITY

A. Maintain the system with vendors.

B. Monitor the system messages weekly.

III. GENERAL

The scripts used for each Region will be based upon a Region wide message with a county
by county message option when required. No subdivision smaller than a county will be used.

Exceptions to this would be where distinct climate variations exist within a county and the Region desires to turn burning "on" and "off" based on that variation (e.g., east and west Clallam/Jefferson County). If this were done, a distinct and VERY EASILY identified and understood dividing line would be used to make the distinction.
APPENDIX 7

State of Washington
Federal Class I Areas

[Map of Washington State showing various national parks and wilderness areas, including North Cascades National Park, Olympic National Park, Glacier Peak Wilderness, Alpine Lakes Wilderness, Mount Rainier National Park, and Mount Adams Wilderness.]
## National Ambient Air Quality Standards

<table>
<thead>
<tr>
<th>Criteria pollutant/ Effective Date</th>
<th>Primary or Secondary (Averaging period)</th>
<th>NAAQS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ozone ($O_3$)</td>
<td>Primary, 8-hour</td>
<td>75 ppb</td>
</tr>
<tr>
<td>• 3/27/2008</td>
<td>Secondary, 8-hour</td>
<td>75 ppb</td>
</tr>
<tr>
<td>Sulfur Dioxide ($SO_2$)</td>
<td>Primary, 1-hour</td>
<td>75 ppb</td>
</tr>
<tr>
<td>• 8/23/2010</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Nitrogen Dioxide ($NO_2$)</td>
<td>Primary, 1-hour</td>
<td>100 ppb</td>
</tr>
<tr>
<td>• 4/12/2010</td>
<td>Primary, Annual</td>
<td>53 ppb</td>
</tr>
<tr>
<td>• 4/30/1971</td>
<td>Secondary, Annual</td>
<td>53 ppb</td>
</tr>
<tr>
<td>• 04/30/1971</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lead (Pb)</td>
<td>Primary &amp; Secondary, Rolling 3-month</td>
<td>0.15 µg/m³</td>
</tr>
<tr>
<td>• 1/12/2009</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fine Particulate Matter ($PM_{2.5}$)</td>
<td>Primary &amp; Secondary, 24-hour</td>
<td>35 µg/m³</td>
</tr>
<tr>
<td>• 12/18/2006</td>
<td>Primary &amp; Secondary, Annual</td>
<td>15 µg/m³</td>
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<tr>
<td>Particulate Matter ($PM_{10}$)</td>
<td>Primary &amp; Secondary, 24-hour</td>
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</tr>
<tr>
<td>• 7/31/1987</td>
<td></td>
<td>150 µg/m³</td>
</tr>
<tr>
<td>Carbon Monoxide (CO)</td>
<td>Primary, 8-hour</td>
<td>9 ppm</td>
</tr>
<tr>
<td>• 2/11/2011 - EPA proposed to retain the 1971 standard</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• 4/30/1971</td>
<td>Primary, 1-hour</td>
<td>35 ppm</td>
</tr>
<tr>
<td><strong>ppb</strong> = parts per billion</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>ppm</strong> = parts per million</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>µg/m³</strong> = micrograms per cubic meter</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
APPENDIX 10

Overview of SMS-INFO

By
Roger D. Ottmar
April 1, 1992

BACKGROUND
The Fire and Environmental Resource Applications (FERA) group is a component of the Global Environmental Protection Program, Pacific Northwest Research Station, USDA Forest Service. Through research, FERA has created knowledge about the factors that influence fuel consumption and emissions production during a prescribed burn. FERA has developed a computer program known as SMS-INFO to improve the quality of information used by policy makers in developing air quality and smoke management programs. The program will read prescribed burn records that have been electronically mailed to the State regulatory agencies and estimate the amount of fuel consumption and emissions produced by each burn.

SYSTEM CONTENT
The SMS-INFO program serves as part of the decision support system used by State regulatory agencies to implement air quality and smoke management systems. SMS-INFO will: (1) read prescribed burning records that have been electronically mailed to a State agency; (2) validate the integrity of the data; (3) generate pre-event and post-event estimates of consumption and emissions; and (4) write estimates to ASCII text files that can be imported into commercial software - such as a database management system, spreadsheet, or word processor - for further analysis and reporting by State agencies.

SCIENCE OVERVIEW
Fuel consumption and smoke emission measurements were collected from nearly 175 operational prescribed burns on Forest Service, State, and private lands in the Pacific Northwest during the 1980s. These measurements were used to develop the fuel consumption algorithms and emission factors for the flaming and smoldering combustion phases currently in SMS-INFO. The program includes algorithms to provide fuel consumption estimates for small fuels, large fuels, uncured fuels, duff, high intensity fires and spring-like burning conditions. Emission factors (pounds of emissions per ton of fuel consumed) for Douglas Fir/Western Hemlock, coastal hardwoods, mixed conifer, pine and piled slash are contained within the program.

The small woody fuel consumption models are based on 10-hour fuel moisture content (most important variable), with adjustments for wind speed and slope. The large woody fuel consumption algorithm is based on large fuel moisture content (most important variable), with adjustments for high small fuel moisture contents, rapid ignition and uncured fuel moisture. The duff consumption algorithm is based on large fuel consumption (most important variable) and days since significant rain. The emission factors (amount of smoke per ton of fuel consumed)
are based on the type of burn (partial cut, clear cut or pile). Adjustments are also made for species of fuels.

The program calculates the amount of fuel consumed by combustion stage based on weather, fuel moisture and unit information provided on the Smoke Management Report. The fuel consumed is multiplied by an emission factor to calculate total emissions produced (Figure 1).

The reader must keep in mind that the models within SMS-INFO will always be changing as new research is applied and improved models are developed. In certain cases, preliminary models are used as the best tool available at this time. This document describes the fuel consumption and emission algorithms as they currently exist in SMS-INFO.
STATE SMOKE MANAGEMENT PLAN

Fuel Moisture → ← Preburn Loading

FUEL

Flaming Consumption → Smoldering Consumption

Flaming Emissions → Smoldering Emissions

Location

Flaming Emission Factor

Burn

Smoke Emission Factor

Burn

TOTAL EMISSIONS

Key:
Inputs
Models
Predicted
FINE FUEL CONSUMPTION
(1-hour & 10-hour)

PRE-BURN LOADING

100% CONSUMPTION

TOTAL CONSUMPTION

Data Input
100-HOUR FUEL CONSUMPTION

100-hour loading

Landowner type

Slope

Wind speed

Improves Accuracy by 10-20%

10-hour fuel moisture

% Consumption

100-hour fuel loading

Fuel Consumption

Data Input
APPENDIX 11

Authorities

RCW 76.04 FOREST PROTECTION LAWS

The Revised Code of Washington (RCW) 76.04.205 requires that persons shall have a valid written burning permit obtained from the Department of Natural Resources to burn:

- Flammable material on lands protected by the Department; or
- Refuse or waste forest material on forest lands protected by the Department.

The conditions under which a permit may be issued include:

"...burning will be done in compliance with Air Quality Standards established by Chapter 70.94 RCW."

WAC 332-24 BURNING PERMITS

Specific requirements for burning on Department protected lands are listed in the Washington Administrative Code chapter 332-24. WAC 332-24-205(13) provides that the Department may impose additional requirements for all burning on its protection through the use of written burning permits and/or the Smoke Management Plan. WAC 332-24-221(3)(a) specifies that written burning permits are not valid unless the burner agrees to follow all terms of the permit and requirements of the Smoke Management Plan.

RCW 70.94 WASHINGTON CLEAN AIR ACT

The Washington Clean Air Act, RCW 70.94.6534, gives the Department of Natural Resources ". . . responsibility for issuing and regulating burning permits required by it relating to the following activities for the protection of life or property and/or for the public health, safety, and welfare:

A. Abating a forest fire hazard;

B. Prevention of a fire hazard;

C. Instruction of public officials in methods of forest firefighting;

D. Any silvicultural operation to improve the forest lands of the state; and

E. Silvicultural burning used to improve or maintain fire dependent ecosystems for rare plants or animals within State, federal and private natural area preserves, natural resource conservation areas, parks, and other wildlife areas."
The Washington Clean Air Act, RCW 70.94.6536, also requires that "... the Department of Natural Resources shall administer a program to reduce statewide emissions from silvicultural forest burning ..."; and that "the Department of Natural Resources shall develop a plan, based upon the existing smoke management agreement to carry out the programs as described in this section in the most efficient, cost effective manner possible."

RCW 70.94.6554 states that, "It shall be the responsibility and duty of the Department of Natural Resources, Department of Ecology (DOE), Department of Agriculture, fire districts, and local air pollution control authorities to establish, through regulations, ordinances, or policy, a limited burning program for the people of this State . . ."

**UNITED STATES CLEAN AIR ACT (CAA)- 42 USC 7401 ET. SEQ. - AIR POLLUTION PREVENTION AND CONTROL**

42 USC 7470

This section establishes a national goal for "the prevention of any future, and the remedying of any existing, impairment of visibility in mandatory Class I federal areas which impairment results from manmade air pollution." Mandatory Class I federal areas were defined in 42 USC 7491 of the CAA as all international parks, all national wilderness areas and memorial parks which exceed 5,000 acres in size, and all national parks which exceed 6,000 acres in size. In the State of Washington, eight such Class I areas exist, including three national parks (North Cascades, Olympic, and Mt. Rainier) and five wilderness areas (Alpine Lake, Glacier Peak, Goat Rocks, Mount Adams, and Pasayten).

In response to the requirements of the CAA, the United States Environmental Protection Agency (EPA) promulgated its rule for visibility protection for federal Class I areas (45 CFR 80089). The rule requires states to develop programs to assure reasonable progress toward meeting the national visibility goal.

42 USC 7418

Federal agencies are subject to enforcement actions for violations of the Smoke Management Plan under 42 USC 7418 of the Clean Air Act. It states in 42 USC 7418, that "Each . . . agency . . . of the federal government . . . engaged in any activity resulting . . . in the discharge of air pollutants . . . comply with all federal, State, interstate, and local requirements . . . respecting the control and abatement of air pollution in the same manner, and to the same extent as any non-governmental entity."

"The preceding shall apply to any requirement . . . including record keeping or reporting . . . permits . . . and any other requirement whatsoever . . . to pay a fee or charge . . . to defray costs of . . . air pollution regulatory program . . ."
APPENDIX 12

Baseline Calculation and Options

I. PURPOSE

The 1990 amendments to the Washington Clean Air Act require that fire emissions be reduced from previous years' average. This appendix describes the method used to calculate the average annual fire emissions.

II. STATEMENT OF THE PROBLEM TO BE SOLVED

The Washington Clean Air Act of 1991 (WCAA) directs the Department of Natural Resources (DNR) to "...administer a program to reduce statewide emissions from silvicultural forest burning..." The Act further directs minimum annual emission reduction requirements:

A. A "20 percent reduction by December 31, 1994, which would be a "ceiling for emissions until December 31, 2000.""

B. A "50 percent reduction by December 31, 2000," which would be a "ceiling for emissions thereafter."

The desired calculation determines a consistent, efficient and cost-effective technique to determine average annual emissions and determines future annual emissions from silvicultural forest burning.

III. FACTORS IN SOLVING THE PROBLEM

A. Identification of "Emissions" to be Monitored for Reductions

1. When wood is burned, the smoke is comprised of a number of particles and gases. The USDA Forest Service's (USDAFS) Pacific Northwest Forest and Range Experiment Station (PNW) analyzed the amount and composition of wood smoke from prescribed fires in the Northwest during the 1980s. Their studies established content and volume of particulate matter and gas(es) emitted into the atmosphere, per ton of vegetative matter consumed (i.e., type of wood,
sage, juniper). These emission factors and standards were accepted by the U.S. Environmental Protection Agency (EPA).

2. Of the several wood smoke emissions, particulate matter 10 microns (PM-10) and smaller in diameter is the standard for measuring emissions reduction. There are five reasons for that standard:

a. PM-10 and smaller particles are carried by air currents up to several miles away from the immediate fire site and can have widespread impact. Particles larger than PM-10 fall back to earth, near the fire site.

b. PM-10 and smaller particles are small enough to travel through human breathing passages to the lungs.

c. PM-10 and smaller particles affect visibility.

d. PM-10 and smaller particles are measured throughout Washington in an established air sampler network monitored by the Department of Ecology (DOE).

e. PM-10 standards are established by the EPA.

B. Measuring Performance

PNW research during the 1980s led to a computer model which calculates fuel consumption from silvicultural burning and the emissions of PM-10. When emission measuring methods were evaluated, the PNW method was selected as the most practical and accurate.

C. Data Availability, Reliability, Limitations

1. Data necessary to run the PNW model was not defined during the study period and, therefore, not collected. The PNW model data requirements are primarily fuel loading, fuel moisture and duff depths.

2. During the study period, complete records for fires consuming over 100 tons of fuel were available. However, the data was incomplete because fuel loading, fuel moisture and duff depth were not collected for most burns.

3. There were no records for under 100-ton burns other than DNR's accounts of burning permits issued to private land managers and DNR-managed property.

4. To accommodate the absence of data, the following estimations were made:

   a. For over 100-ton burn records collected during the study years:

      (1) All broadcast and underburn data was used if collected.
(2) If data was not collected for broadcast and underburns, average fuel moistures were set at 10 percent for 10-hour fuels and 20 percent for 1000-hour fuels. Fuel loadings and duff depths were estimated by using the average values from the 1987 PNW biomass study.

(3) All pile and landing data was used as reported.

b. For under 100-ton data, three assumptions were made:

(1) An annual average of 8,000 permits were issued for private land managers and 550 permits for DNR-managed land. The USDAFS burned the same ratio of over 100-ton burns to under 100-ton burns as in 1993 (for which data is available). The totals were adjusted to subtract the existing records of over 100-ton burns.

(2) Two separate studies were undertaken to determine the average consumption in under 100-ton burns. Both indicated values near 50 tons, the mean of a normal distribution. Each under 100-ton burn was assigned a value of 50 tons consumed.

(3) All under 100-ton burns are assumed to be pile burns. This is considered a good assumption, since only a very small percentage of the under 100-ton burns in 1993 were broadcast or underburns.

IV. CALCULATED BASELINE VALUES

The average number of tons of PM-10 attributed to silvicultural burning emitted into Washington's atmosphere for 1985-1989 was 17,250 tons.

The following table summarizes the PNW model calculations:
**BASELINE - THE AVERAGE OF 1985-1989 TOTALS IN TONS OF PM-10**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Private</td>
<td>14,407</td>
<td>11,663</td>
<td>9,922</td>
<td>9,655</td>
<td>10,336</td>
<td>11,196</td>
</tr>
<tr>
<td>DNR-Managed</td>
<td>1,448</td>
<td>1,436</td>
<td>929</td>
<td>496</td>
<td>419</td>
<td>946</td>
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<tr>
<td>USDA Forest Service</td>
<td>5,000</td>
<td>5,969</td>
<td>4,938</td>
<td>4,691</td>
<td>4,476</td>
<td>5,015</td>
</tr>
<tr>
<td>Nat’l Park Service</td>
<td>7</td>
<td>7</td>
<td>7</td>
<td>7</td>
<td>7</td>
<td>7</td>
</tr>
<tr>
<td>US Fish &amp; Wildlife</td>
<td>21</td>
<td>21</td>
<td>21</td>
<td>21</td>
<td>21</td>
<td>21</td>
</tr>
<tr>
<td>US Army, Ft. Lewis</td>
<td>47</td>
<td>63</td>
<td>59</td>
<td>83</td>
<td>73</td>
<td>65</td>
</tr>
<tr>
<td>Yearly Average</td>
<td>20,930</td>
<td>19,159</td>
<td>15,876</td>
<td>14,952</td>
<td>15,331</td>
<td>17,250</td>
</tr>
</tbody>
</table>

V. CORRELATION WITH PRIOR SMOKE MANAGEMENT REPORTS

Smoke Management reports have been produced annually since the mid-1970s. The reports used acres burned as reported fuel consumption and total number of burns as measures of prescribed fire activity. The over 100-ton statewide data totals for 1985-1989 hand-calculated reports were compared to the output of the PNW reports.

**SMOKE MANAGEMENT REPORTS (SMR)/PNW MODEL (PNW)**

<table>
<thead>
<tr>
<th>NUMBER OF IGNITIONS</th>
<th>ACRES TREATED</th>
<th>CONSUMED TONS OF FUEL</th>
</tr>
</thead>
<tbody>
<tr>
<td>SMR</td>
<td>PNW</td>
<td>SMR</td>
</tr>
<tr>
<td>1985</td>
<td>1,176</td>
<td>1,161</td>
</tr>
<tr>
<td>1986</td>
<td>1,246</td>
<td>1,274</td>
</tr>
<tr>
<td>1987</td>
<td>1,065</td>
<td>1,049</td>
</tr>
<tr>
<td>1988</td>
<td>1,172</td>
<td>1,197</td>
</tr>
<tr>
<td>1989</td>
<td>1,330</td>
<td>1,323</td>
</tr>
</tbody>
</table>

12-4
Data comparisons reveal some differences. A detailed analysis of the differences is not possible since the 1985-1987 reports were done by hand-calculation, for which there are no "draft notes" other than the published Smoke Management reports. The 1988 and 1989 records used the same original data that was used for the PNW model input. In preparing a final set of data, some new records were entered for the sake of completeness and some records were deleted when obvious errors were found and which were not revealed in earlier reports generated from the data base.

Consumed tons of fuel are not expected to be equivalent. The research conducted at PNW during the 1980s documented that the differences in fuel estimates was "too low." That conclusion resulted in the default values being used as discussed in the preceding section. As expected, the fuel consumption is higher for the PNW model.

In conclusion, the data used for the PNW model for 1985-1989 are reasonably accurate.
Effective February 1, 2012 all landowners will pay tonnage fees at the rate established in WAC 332-24-221.

The cost allocation method described in this appendix will no longer apply. The percent of program budget the Department expends on each manager group is essentially equal as a result of changes in DNR program implementation (i.e. reduced fire regulation and permitting expenses for state and private burning) and the type of burning conducted by manager groups (i.e. complex understory/natural burning by federal managers and a change from broadcast to pile burning by state and private managers).

The remainder of this appendix is retained for historical reference only:

Fees that are levied by the Department to cover the costs of the Smoke Management Program are determined using the methodology developed with the assistance and endorsement of the Forest Fire Advisory Board (FFAB). The Department may deviate from this method in the future if circumstances warrant and after consultation with the FFAB.

There are three key components used to determine the proportional share of total costs that each manager group of this plan will contribute:

A. The percent of emissions that each manager group produces based upon historical data.

B. The percent of program budget the Department expends on each group to operate the program.

C. The percent of operating costs related to smoke management vs. fire regulation.

METHOD DESCRIPTION

A. Total program costs are divided into two categories: fixed and operating.

B. The total fixed costs are then distributed between manager groups based upon the percent of emissions that each group produced based on historical data.

C. The total operating costs are distributed between manager groups based upon percent of budget expended on each group.
D. The resulting fixed costs and operating costs are added together for each manager group to derive the total weighted share of costs to be borne by that group.

E. Beginning with the total weighted share derived in (D) above for the State and private administrative group, costs are again proportioned between small burners (less than 100 tons consumed) and large burners (greater than 100 tons) using the same criterion shown in (A) through (D).

F. The operating cost that was calculated for the "less than 100 ton" sub-group is multiplied by .75 to derive the smoke management portion of those operating costs, and the operating cost that was calculated for the "greater than 100 ton" sub-group is multiplied by .25 to arrive at the smoke management portion of those operating costs.

G. Adding 100 percent of the fixed cost to the weighted operating costs derived in (F) above provides the proportion of total cost to be borne by each sub-group.
### Cost Allocation Work Sheet

#### Major Burner Groups

<table>
<thead>
<tr>
<th></th>
<th>Fixed Costs</th>
<th>Operating Costs</th>
<th>Weighted Share of Costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Federal/Tribal</td>
<td>(46%) $148,295</td>
<td>(6%) $34,387</td>
<td>$182,682</td>
</tr>
<tr>
<td>State/Private</td>
<td>(54%) $174,086</td>
<td>(94%) $538,735</td>
<td>$712,821</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$322,381</td>
<td>$573,122</td>
<td>$895,503</td>
</tr>
</tbody>
</table>

#### State & Private Sub-Group Calculation

<table>
<thead>
<tr>
<th></th>
<th>Fixed Costs</th>
<th>Operating Costs</th>
<th>Weighted Share of Costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Burns &lt; 100 tons</td>
<td>(32%) $ 55,707</td>
<td>(91%) $490,428 x (25%) = $122,562</td>
<td>$178,270 (54%)</td>
</tr>
<tr>
<td>Burns &gt; 100 tons</td>
<td>(68%) $118,378</td>
<td>(9%) $ 48,486 x (75%) = $ 36,364</td>
<td>$154,742 (46%)</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$174,086*</td>
<td>($538,735*)</td>
<td>$158,926</td>
</tr>
</tbody>
</table>

General Fund would pay fire prevention related activities $379,809

Fees and permits would pay smoke management related activities $515,684
In this section a description and evaluation of the different alternatives for site treatment, other than prescribed burning, that we are currently aware of will be given. In most instances each of these treatments may be used alone or in conjunction with another treatment. Each alternative should be evaluated for operational limitations, soil quality, human health effects, and economics. The alternatives are:

I. Alternative mechanical treatments
II. Increased utilization
III. Chemical
IV. Manual
V. No treatment

I. ALTERNATIVE MECHANICAL TREATMENTS

A. Low ground pressure tractors (cats and skidders), used for:
   1. Piling
   2. Forest cultivation
   3. Slash orientation

Description: Crawler tractors or low ground pressure tractors outfitted with various types of blades or mowing attachments are the most commonly used methods on slopes less than 35 percent. Site preparation is most often accomplished using brush blades (blade with a rake attached) to pile unmerchantable logging material, brush and sometimes part of the top layers of soil. The action is named for the extent of the activity. For example, preparing planting spots is called scalping; plowing a strip is called furrowing or contouring. In addition there are different attachments available for realigning logging debris, crushing and grinding debris, and disking.

The advantages of low ground pressure tractors are the low costs and high efficiency of treatment. In many cases, the plant, roots and all, are removed.

The disadvantages of low ground pressure tractors are: 1) intense disturbance of site with this type of equipment, particularly during site preparation, 2) most techniques are nonselective and remove non-target plants, 3) there are slope and topographic

limitations and 4) there is usually some re-sprouting if the whole plant is not removed.

The following are general restrictions which apply to tractors (both rubber-tired and crawler) due to site protection and equipment limitations. Tractors are generally prohibited on slopes exceeding 35 percent, to avoid adverse impacts. Tractors are prohibited on critical soils, such as those with high compaction potential, except at designated locations where significant, adverse impacts can be avoided. In most cases, tractors are prohibited on soils with high erosion and sedimentation hazard. Tractors may be limited to operating only during certain periods in order to maintain long-term productivity of forest and range soils. Timing of operations are based on soil moisture content and soil properties in order to reduce compaction.

Average costs for these types of site preparation have been approximately $135 per acre. This will vary greatly according to circumstances and types of equipment. Some representative Forest Service costs have been:

1. Dozer with blade - $80-$100/acre
2. Ripping and piling - $75-$160/acre
3. Disking - $70-$80/acre
4. Track-Mac - $150-$250/acre

B. Track-mounted excavators:

1. Standard bucket and thumb
2. Slash grinder
3. Modified grapple

Description: Track-mounted excavator outfitted with various types of attachments for logging and site preparation, most commonly used as log loaders and shovels. Site preparation is most often accomplished using the grapples or bucket and thumb to pile logging debris or to create planting spots.

New developments include attachments which can be used to create planting spots in logging debris, road side clearing and pre-commercial thinning. These attachments accomplish this by grinding slash down to mineral soil on the desired number of planting spots per acre. In the process, the logging debris is reduced eliminating piles and the need for burning.

Another attachment which can be used for site preparation is a device similar to the grapples on a loader only modified into a clam configuration. This is a versatile accessory which can be used for site preparation, log handling, excavation and road building. Its value for site preparation is to create planting areas on a spot by spot basis, or to pile logging debris.
The advantages of track-mounted excavators are they may be used on: 1) slopes as great as 50 percent under proper conditions, 2) rough terrain, and 3) more fragile site conditions. They also create less soil disturbance. If burning is an objective, they can construct cleaner piles by being selective on the type of material that is piled. For example, a contract may specify that larger fuels be left on the ground in a natural arrangement.

Disadvantages to the track-mounted excavator are higher costs, and they may require a larger lowboy than other mechanical options do to move them into a site.

Average costs for track-mounted excavators vary greatly depending upon the type of equipment and terrain they are working on. Some average costs for piling slash are:

1. Bucket and thumb - $125-$200/acre
2. Slash grinder - $150-$250/acre
3. Modified grapple - $125-$190/acre

C. Walking excavator:

1. Standard bucket and thumb
2. Slash grinder
3. Rake (to be constructed)

Description: A walking excavator has individually operated legs and wheels which allow it to operate almost anywhere. It can work up, down, or across steep slopes. It has the capability to climb over 5-foot obstacles without touching them. It can adapt its base to rough terrain of all kinds while the operator sits in an upright position. Operating weight is 14,300 pounds distributed over two large flotation tires and two 24-inch outrigger pads for very low ground pressure. At this time, the machine operates with a selection of buckets which can be used for piling or windrowing debris and creating planting spots. Optional attachments are now being developed which will give the machine more versatility and make it more efficient. The attachments being considered for development include a slash grinder head, grapples and a rake.

The advantages of a walking excavator include those for track-mounted excavators in addition to the following. With the proper modification this machine can work on unlimited slopes with very minor site disturbance. It does not require a lowboy to be transported from site to site. Due to its configuration it may work in environmental sensitive areas with very light site impact.

Disadvantages to the walking excavator include its size limitation and its lack of proved production. The walking excavator has a maximum boom reach of 26 feet and currently is only available in the one size. The small size and low horsepower of this machine may adversely affect its production rates making it uneconomical to operate. At this time there are no production results to judge cost effectiveness, having not been tested.
At this time there are no treatment costs available for the walking excavator. We are in the process of setting up a local demonstration to evaluate the equipment's capabilities.

D. In-unit mobile chipper:

Description: This technique involves mounting a chipper on an all-terrain vehicle which can move about a logged unit similar to skidding equipment. In addition to the chipper, a grapple loader can be added to feed the machine. Its purpose is to chip logging slash which results in a change of the arrangement and physical characteristics of the slash. Through this process, unit slash can be reduced and rearranged to provide planting spots and meet hazard abatement requirements.

The advantages of this system are to reduce slash hazard and create planting spots while being selective in treatment. The process can be accomplished with minimum site disturbance leaving soil and duff intact, unlike the piling of other ground machines. In addition, the chips can be left distributed on the site aiding in the retention of soil nutrients and soil moisture. This machine can be used to chip landing piles and road right-of-way slash for hog fuel and with additional development, clean chips may be a possibility.

Disadvantages of this system are the current high cost per acre of operation and the availability of this type of equipment. An average cost for site preparation is $350 per acre (Sunrise Tree Service).

As with all other methods, the timing of application can affect the success and efficiency of the operation when using mechanical methods. Application is usually timed to avoid sprouting of brush and high soil moisture content.

Adverse health effects using mechanical methods are that operators and other workers are in the vicinity of the equipment. Serious injuries can result if an operator loses control of the machine on steep terrain. Such accidents are uncommon among experienced operators, but they are difficult to avoid entirely. Workers can be struck by falling trees or debris thrown by the equipment while it is in operation, especially when brush cutters or mowers are being used. Minor injuries are almost certain to result from the use of mechanical equipment, however severe injuries are rare.3

II. INCREASED UTILIZATION

Set minimum yarding specifications (6 foot x 6 inches, etc.).

A. Chips for hog fuel

B. Chips for co-generation plants

C. Clean chips

Description: Various, opportunities exist under this option to set several different yarding specifications. They could include everything from a minimum size specification

of 4 feet x 4 inches to whole tree yarding. The material is yarded into the different landings. Once the yarded unmerchantable material (YUM) is collected it may be sold as firewood, chips for hog fuel, chipped for co-generation plants or debarked and chipped for clean chips. The extent that a unit should be YUM yarded depends upon current market conditions, and/or the Land Managers objectives for the amount of logging debris which should be left to meet reforestation objectives. If the objective is to reforest without burning, the specifications would have to be set on the predicted amount of slash that will accumulate on the unit. If a determination is made that YUM yarding cannot be accomplished to the extent that reforestation is possible, the objective could be to YUM enough to reduce the amount of duff that might be consumed when burning, thus reducing emissions.

Past studies show that woody fuel consumption averaged 24 percent less on units yarded to 6 inches x 6 feet, and 44 percent less on units yarded to 4 inches x 4 feet when compared to units yarded to 8 inches x 10 feet.\(^4\)

The advantages of intensive yarding would be to decrease the amount of burning and increase the amount of planting spots. In addition, depending on the chip market or co-generation plants, a return could be made on the biomass.

Disadvantages to this type of system are the increased landing sizes and road systems needed to support this operation and the increased expense of yarding. In addition, unstable chip prices make it difficult to predict if the increased utilization could make it pay for itself. The hog fuel and co-generation markets tend to be driven by the price of other existing energy sources.

Intensive utilization on human health effects is basically increased exposure of logging crews to the hazards inherent with logging.

According to Alex Sifford in his 1988 report on Bioenergy Conversion Opportunities, many studies have been done in the Region to determine costs of processing and delivering logging residue to energy users. A Washington study estimated the cost of getting firewood to landings in the forest. It concluded that felling, yarding and decking cost about $16 per green ton (Brown and Bergvall, 1983). Another study done by LeDoux and Adams, 1983, estimated the costs of yarding, loading and hauling residue from a Benton County site to Eugene to be about $49 per green ton. No processing costs were included. In-woods chipping would likely result in lower costs, due to more efficient hauling of the residue. A southern Oregon study determined that it would cost about $21 per green ton to fell, yard, load and haul (unprocessed) residue to a nearby mill (Brown, et al, 1985). The estimated total costs for felling, yarding and chipping hardwoods in the south coast region of Oregon were $43 to $63 per green ton in 1985 dollars (Perry).

III. CHEMICAL (SITE PREPARATION AND RELEASE)

The use of herbicides to control vegetation.

Description: Herbicides may be used in a variety of areas to control competing and unwanted vegetation. All herbicides used must be registered by the U.S. Environmental Protection Agency. Treatments are made within the manufacturers' label restrictions and agency administrative directions. Herbicides are applied with four different techniques.

A. Aerial application, using helicopter or fixed-wing aircraft.

B. Mechanical equipment, using truck-mounted wand or boom sprayers.

C. Backpack equipment, generally a pressurized container with an agitation device.

D. Hand application by injection, daubing cut surfaces, and ground application of granular formulation.

Advantages of herbicide application is the ability to target vegetation growth patterns (periods when the target species are susceptible and the crop species is not), and the low impact to soil surfaces. In addition, aerial applications can be very cost efficient, through treatment of large acreages in a short time period. The other three alternatives have the advantage of being a highly selective treatment.

Disadvantages of herbicide treatment include:

A. Planting can be more expensive amid chemically killed brush.

B. Does not expose mineral soil necessary for natural or artificial seeding.

C. Herbicides may not be acceptable near sensitive areas.

D. Animals move about freely under sprayed brush where they are protected from predators.

E. Increased monitoring for drift and impact on water.

F. The possibility of a chemical spill.

G. Herbicides do little to control wildfire risk, they do not reduce fuel loadings.

Human health effects, in conjunction with the application of herbicides, deal with the amount of exposure the workers have in mixing and applying the herbicide, and for the public in the chance that they might be exposed during a herbicide application. The amount of adverse health effect that either of these two groups could experience would depend upon the toxicity of herbicide, concentration, and length of exposure. Generally, the human health risk is very low when herbicides are properly used.

Chemicals for site preparation and release have not been an alternative that has been available for federal agencies since 1983 due to a district court injunction. This has lead to a much greater dependency on other alternatives.

Costs for herbicide application for 1990 (Hood River County Forestry Department):

A. Aerial - $50/$60/acre

B. Ground (backpack) - $70/acre
IV. MANUAL/HAND LABOR

Description: Creating planting spots by hand, or hand piling slash. In addition, using equipment, such as power saws, to achieve release objectives. Competing brush is cut, allowing the crop tree more space and resources to grow. Hand girdling (removing a band of bark from around the stem) is occasionally done for conifer release.

The advantage of hand methods is their specificity and low impact on the soil surface. Site specific areas can be targeted. In riparian areas, and sites with sensitive plants, hand methods assure that only target species are treated.

The major disadvantages of manual methods are their lower production rates, higher costs, and re-sprouting. In addition, manual methods require extensive human exposure to potentially dangerous working conditions. Manual methods have been very ineffective in the most productive sites and with certain brush species, due to re-sprouting and high costs.

Adverse health effects of manual methods include working on steep slopes with poor footing, in dense or tall brush, and exposure to exhaust and gas vapors. Chain saws are dangerous if used unsafely. Workers also face a greater exposure to the risk of being cut and the exposure to poisonous plants, snakes and insects.

The average costs for single manual treatments have been $206 per acre for site preparation and $166 per acre for conifer release. This varies greatly by specific technique and multiple treatments are sometimes needed. Some typical costs for the different techniques have been: (USDA, Final Environmental Impact Statement, Managing Competing and Unwanted Vegetation).

A. Manual cutting (alder) - $50-$90/acre
B. Manual cutting (tan oak) - $150-$500/acre
C. Mulching (paper) - $70-$235/acre
D. Grubbing - $110-$160/acre
E. Pulling - $40-$200/acre
V. NO TREATMENT

Description: No treatment would consist of not using any of the available alternatives for site preparation after harvest. Units would be harvested and reforested either naturally or by planting.

Advantages to this alternative are lower costs, as long as successful regeneration results. In the eastern part of the State, some sites, are quite suitable for this alternative. This works well in parts of western Oregon also, depending upon the site, the competing brush and the amount of slash.

Disadvantages to this treatment, in a large part of Oregon, are the loss of trees and growth due to increased competition from brush and grasses. Heavy slash accumulations lead to increased wildfire hazards, higher planting costs, increased unfavorable animal and insect habitat.

Table 3 shows the potential impact of the different site preparation alternatives on air, soil, health and wildlife as well as the percent slope and a cost comparison.

**TABLE 3**

<table>
<thead>
<tr>
<th>Site Prep. Method</th>
<th>Air Quality Impacts</th>
<th>Soil Quality Impacts</th>
<th>Max. % Slope</th>
<th>Cost</th>
<th>Health</th>
<th>Wildlife</th>
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<tr>
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<tr>
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<tr>
<td>Tractor</td>
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<td>Low</td>
</tr>
<tr>
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<td>Mod</td>
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<td>Low</td>
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<tr>
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<td>Low</td>
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<tr>
<td>Mechanical Non-Burning</td>
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<tr>
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<td>Mod</td>
<td>35%</td>
<td>Low</td>
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<tr>
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<td>Mod</td>
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<td>Low</td>
<td>Low</td>
</tr>
</tbody>
</table>

*Walking excavator
**Tractor-mounted in-unit chipper
VI. CURRENT USE OF THE ALTERNATIVE METHODS

Currently portions of all four alternatives are being used successfully to meet site preparation and release objectives under the appropriate biological and operational conditions. The exceptions are the walking excavator and co-generation, for reasons already explained.

Seven factors influence choice of site preparation methods:

A. The nature of existing ground cover.
B. Physical site factors.
C. Site preparation requirements.
D. Available manpower and equipment.
E. External constraints.
F. Environmental impacts.
G. Costs.

One or two of these may dominate and dictate a specific choice of method, but all seven should be considered before a treatment is prescribed.

A. Mechanical:

The use of machine piling, mowing, disk ing, and crushing can be effective on relatively gentle terrain slopes of less than 25 to 35 percent). This method is principally used for site preparation after logging or for site conversion.

Track-mounted excavators are currently in use on slopes of 50 percent or less. The machine is being used to pile, mow and scalp for planting spots. This method is principally used for site preparation after logging.

B. Manual:

Hand felling, girdling, grubbing, pulling, and scalping have proven effective when applied in the appropriate circumstances. For the USFS, manual release methods have become increasingly important since the 1983 U.S. District Court injunction on herbicide use within the Pacific Northwest Region. Manual methods have been most effectively used in moderately severe competition vegetation types.

C. Herbicides:

Herbicides are currently being utilized in reforestation programs statewide. Herbicide need and effectiveness is greatest where competing vegetation is a major factor limiting reforestation. Determining chemical treatment requires consideration of several factors: the most effective herbicide or combination of herbicides, the rate or amount of active ingredient to be applied, season of application and type of equipment to be used.
D. Intensive Utilization:

Currently intensive utilization is being used in some areas where equipment exists for mechanized processing on unit landings. Operations which operate whole tree processors that manufacture logs on the landings are shipping logs down to a 2-inch top. This material is then being processed into chips or hog fuel. Intensive utilization, on a broad scale, is already occurring. The amount of fiber removed from harvest areas is significantly more than it was in the past.

E. Combinations of Methods:

Several combinations of all of the above methods, including burning, are being used to effectively meet silvicultural objectives:

1. Machine piling of logging residues and fuels, followed by burning of the piles.
2. Machine crushing or chaining, followed by broadcast burning.
3. Aerial herbicide use to desiccate or kill vegetation, followed in two to six months by broadcast burning.
4. Hand felling of hardwoods or large woody shrubs, followed by burning.
5. Hand felling and daubing of cut surfaces with systemic herbicides.
6. Hand cutting of large stems and injection of a systemic herbicide for translocation to the root system and aerial parts of the plant.
7. Intensive yarding of logging residue and aerial application of herbicides.
Washington State Smoke Management Plan
2012

APPENDIX 15

Related Laws

I. WASHINGTON FOREST PROTECTION LAWS; RCW 76.04 (Applicable Sections)

BURNING PERMITS

RCW 76.04.205 - Burning permits.
(1) Except in certain areas designated by the department or as permitted under rules adopted by the department, a person shall have a valid written burning permit obtained from the department to burn:
   (a) Any flammable material on any lands under the protection of the department; or
   (b) Refuse or waste forest material on forest lands protected by the department.
(2) To be valid a permit must be signed by both the department and the permittee. Conditions may be imposed in the permit for the protection of life, property, or air quality and [the department] may suspend or revoke the permits when conditions warrant. A permit shall be effective only under the conditions and for the period stated therein. Signing of the permit shall indicate the permittee's agreement to and acceptance of the conditions of the permit.
(3) The department may inspect or cause to be inspected the area involved and may issue a burning permit if:
   (a) All requirements relating to fire fighting equipment, the work to be done, and precautions to be taken before commencing the burning have been met;
   (b) No unreasonable danger will result; and
   (c) Burning will be done in compliance with air quality standards established by chapter 70.94 RCW.
(4) The department, authorized employees thereof, or any warden or ranger may refuse, revoke, or postpone the use of permits to burn when necessary for the safety of adjacent property or when necessary in their judgment to prevent air pollution as provided in chapter 70.94 RCW. [1986 c 100  17.]
II. WASHINGTON CLEAN AIR ACT; RCW 70.94 (Applicable Sections)

RCW 70.94.011 - Declaration of public policies and purpose.
It is declared to be the public policy to preserve, protect, and enhance the air quality for current and future generations. Air is an essential resource that must be protected from harmful levels of pollution. Improving air quality is a matter of statewide concern and is in the public interest. It is the intent of this chapter to secure and maintain levels of air quality that protect human health and safety, including the most sensitive members of the population, to comply with the requirements of the federal clean air act, to prevent injury to plant, animal life, and property, to foster the comfort and convenience of Washington's inhabitants, to promote the economic and social development of the state, and to facilitate the enjoyment of the natural attractions of the state.

It is further the intent of this chapter to protect the public welfare, to preserve visibility, to protect scenic, aesthetic, historic, and cultural values, and to prevent air pollution problems that interfere with the enjoyment of life, property, or natural attractions.

Because of the extent of the air pollution problem the legislature finds it necessary to return areas with poor air quality to levels adequate to protect health and the environment as expeditiously as possible but no later than December 31, 1995. Further, it is the intent of this chapter to prevent any areas of the state with acceptable air quality from reaching air contaminant levels that are not protective of human health and the environment.

The legislature recognizes that air pollution control projects may affect other environmental media. In selecting air pollution control strategies state and local agencies shall support those strategies that lessen the negative environmental impact of the project on all environmental media, including air, water, and land.

The legislature further recognizes that energy efficiency and energy conservation can help to reduce air pollution and shall therefore be considered when making decisions on air pollution control strategies and projects.

It is the policy of the state that the costs of protecting the air resource and operating state and local air pollution control programs shall be shared as equitably as possible among all sources whose emissions cause air pollution.

It is also declared as public policy that regional air pollution control programs are to be encouraged and supported to the extent practicable as essential instruments for the securing and maintenance of appropriate levels of air quality.

To these ends it is the purpose of this chapter to safeguard the public interest through an intensive, progressive, and coordinated statewide program of air pollution prevention and control, to provide for an appropriate distribution of responsibilities, and to encourage coordination and cooperation between the state, regional, and local units of government, to improve cooperation between state and federal government, public and private organizations, and the concerned individual, as well as to provide for the use of all known, available, and reasonable methods to reduce, prevent, and control air pollution.
The legislature recognizes that the problems and effects of air pollution cross political boundaries, are frequently regional or inter-jurisdictional in nature, and are dependent upon the existence of human activity in areas having common topography and weather conditions conducive to the buildup of air contaminants. In addition, the legislature recognizes that air pollution levels are aggravated and compounded by increased population, and its consequences. These changes often result in increasingly serious problems for the public and the environment.

The legislature further recognizes that air emissions from thousands of small individual sources are major contributors to air pollution in many regions of the state. As the population of a region grows, small sources may contribute an increasing proportion of that region's total air emissions. It is declared to be the policy of the state to achieve significant reductions in emissions from those small sources whose aggregate emissions constitute a significant contribution to air pollution in a particular region.

It is the intent of the legislature that air pollution goals be incorporated in the missions and actions of state agencies.

[1991 c 199 102; 1973 1st ex.s. c 193 1; 1969 ex.s. c 168 1; 1967 c 238 1.]

NOTES:

Finding--1991 c 199: "The legislature finds that ambient air pollution is the most serious environmental threat in Washington state. Air pollution causes significant harm to human health; damages the environment, including trees, crops, and animals; causes deterioration of equipment and materials; contributes to water pollution; and degrades the quality of life.

Over three million residents of Washington state live where air pollution levels are considered unhealthful. Of all toxic chemicals released into the environment more than half enter our breathing air. Citizens of Washington state spend hundreds of millions of dollars annually to offset health, environmental, and material damage caused by air pollution. The legislature considers such air pollution levels, costs, and damages to be unacceptable.

It is the intent of this act that the implementation of programs and regulations to control air pollution shall be the primary responsibility of the department of ecology and local air pollution control authorities." [1991 c 199 101.]


RCW 70.94.6534 - Burning permits for abating or prevention of forest fire hazards, management of ecosystems, instruction or silvicultural operations – Issuance.

(1) The department of natural resources shall have the responsibility for issuing and regulating burning permits required by it relating to the following activities for the protection of life or property and/or for the public health, safety, and welfare:

(a) Abating a forest fire hazard;
(b) Prevention of a fire hazard;
(c) Instruction of public officials in methods of forest firefighting;
(d) Any silvicultural operation to improve the forest lands of the state; and
(e) Silvicultural burning used to improve or maintain fire dependent ecosystems for rare plants or animals within state, federal, and private natural area preserves, natural resource conservation areas, parks, and other wildlife areas.

(2) The department of natural resources shall not retain such authority, but it shall be the responsibility of the appropriate fire protection agency for permitting and regulating outdoor burning on lands where the department of natural resources does not have fire protection responsibility.

(3) Permit fees shall be assessed for silvicultural burning under the jurisdiction of the department of natural resources and collected by the department of natural resources as provided for in this section. All fees shall be deposited in the air pollution control account, created in RCW 70.94.015. The legislature shall appropriate to the department of natural resources funds from the air pollution control account to enforce and administer the program under this section and RCW 70.94.6536, 70.94.6538, and 70.94.6540. Fees shall be set by rule by the department of natural resources at the level necessary to cover the costs of the program after receiving recommendations on such fees from the public.

[2010 1st sp.s. c 7 § 128; 2009 c 118 § 501; 1991 c 199 § 404; 1971 ex.s. c 232 § 2. Formerly RCW 70.94.660.]

Notes:
Effective date -- 2010 1st sp.s. c 26; 2010 1st sp.s. c 7: See note following RCW 43.03.027.
Purpose -- 2009 c 118: See note following RCW 70.94.6511.
Finding -- 1991 c 199: See note following RCW 70.94.011.

Burning permits, issuance, air pollution a factor: RCW 76.04.205.
Disposal of forest debris: RCW 76.04.650.

RCW 70.94.6536 - Silvicultural forest burning -- Reduce state-wide emissions – Exemption – Monitoring program.
(1) The department of natural resources shall administer a program to reduce state-wide emissions from silvicultural forest burning so as to achieve the following minimum objectives:
   (a) Twenty percent reduction by December 31, 1994 providing a ceiling for emissions until December 31, 2000; and
   (b) Fifty percent reduction by December 31, 2000 providing a ceiling for emissions thereafter. Reductions shall be calculated from the average annual emissions level from calendar years 1985 to 1989, using the same methodology for both reduction and base year calculations.

(2) The department of natural resources, within twelve months after May 15, 1991, shall develop a plan, based upon the existing smoke management agreement to carry out the programs as described in this section in the most efficient, cost-effective manner possible. The plan shall be developed in consultation with the department of ecology, public and
private landowners engaged in silvicultural forest burning, and representatives of the public.

The plan shall recognize the variations in silvicultural forest burning including, but not limited to, a landowner's responsibility to abate an extreme fire hazard under chapter 76.04 RCW and other objectives of burning, including abating and preventing a fire hazard, geographic region, climate, elevation and slope, proximity to populated areas, and diversity of land ownership. The plan shall establish priorities that the department of natural resources shall use to allocate allowable emissions, including but not limited to, silvicultural burning used to improve or maintain fire dependent ecosystems for rare plants or animals within state, federal, and private natural area preserves, natural resource conservation areas, parks, and other wildlife areas. The plan shall also recognize the real costs of the emissions program and recommend equitable fees to cover the costs of the program.

The emission reductions in this section are to apply to all forest lands including those owned and managed by the United States. If the United States does not participate in implementing the plan, the departments of natural resources and ecology shall use all appropriate and available methods or enforcement powers to ensure participation.

The plan shall include a tracking system designed to measure the degree of progress toward the emission reductions goals set in this section. The department of natural resources shall report annually to the department of ecology and the legislature on the status of the plan, emission reductions and progress toward meeting the objectives specified in this section, and the goals of this chapter and chapter 76.04 RCW.

(3) If the December 31, 1994, emission reductions targets in this section are not met, the department of natural resources, in consultation with the department of ecology, shall use its authority granted in this chapter and chapter 76.04 RCW to immediately limit emissions from such burning to the 1994 target levels and limit silvicultural forest burning in subsequent years to achieve equal annual incremental reductions so as to achieve the December 31, 2000, target level. If, as a result of the program established in this section, the emission reductions are met in 1994, but are not met by December 31, 2000, the department of natural resources in consultation with the department of ecology shall immediately limit silvicultural forest burning to reduce emissions from such burning to the December 31, 2000, target level in all subsequent years.

(4) Emissions from silvicultural burning in eastern Washington that is conducted for the purpose of restoring forest health or preventing the additional deterioration of forest health are exempt from the reduction targets and calculations in this section if the following conditions are met:
   (a) The landowner submits a written request to the department identifying the location of the proposed burning and the nature of the forest health problem to be corrected. The request shall include a brief description of alternatives to silvicultural burning and reasons why the landowner believes the alternatives not to be appropriate.
   (b) The department determines that the proposed silvicultural burning operation is being conducted to restore forest health or prevent additional deterioration to forest health; meets the requirements of the state smoke management plan to protect public health,
visibility, and the environment; and will not be conducted during an air pollution episode or during periods of impaired air quality in the vicinity of the proposed burn. (c) Upon approval of the request by the department and before burning, the landowner is encouraged to notify the public in the vicinity of the burn of the general location and approximate time of ignition.

(5) The department of ecology may conduct a limited, seasonal ambient air quality monitoring program to measure the effects of forest health burning conducted under subsection (4) of this section. The monitoring program may be developed in consultation with the department of natural resources, private and public forest landowners, academic experts in forest health issues, and the general public.

[1995 c 143 § 1; 1991 c 199 § 403.].

RCW 70.94.6538 - Burning permits for abating or prevention of forest fire hazards, management of ecosystems, instruction or silvicultural operations--Conditions for issuance and use of permits--Air quality standards to be met--Alternate methods to lessen forest debris.

The department of natural resources in granting burning permits for fires for the purposes set forth in RCW 70.94.6534 shall condition the issuance and use of such permits to comply with air quality standards established by the department of ecology after full consultation with the department of natural resources. Such burning shall not cause the state air quality standards to be exceeded in the ambient air up to two thousand feet above ground level over critical areas designated by the department of ecology, otherwise subject to air pollution from other sources. Air quality standards shall be established and published by the department of ecology which shall also establish a procedure for advising the department of natural resources when and where air contaminant levels exceed or threaten to exceed the ambient air standards over such critical areas. The air quality shall be quantitatively measured by the department of ecology or the appropriate local air pollution control authority at established monitoring stations over such designated areas. Further, such permitted burning shall not cause damage to public health or the environment. All permits issued under this section shall be subject to all applicable fees, permitting, penalty, and enforcement provisions of this chapter. The department of natural resources shall set forth smoke dispersal objectives designed consistent with this section to minimize any air pollution from such burning and the procedures necessary to meet those objectives.

The department of natural resources shall encourage more intense utilization in logging and alternative silviculture practices to reduce the need for burning. The department of natural resources shall, whenever practical, encourage landowners to develop and use alternative acceptable disposal methods subject to the following priorities: (1) Slash production minimization, (2) slash utilization, (3) nonburning disposal, (4) silvicultural burning. Such alternative methods shall be evaluated as to the relative impact on air, water, and land pollution, public health, and their financial feasibility.

The department of natural resources shall not issue burning permits and shall revoke previously issued permits at any time in any area where the department of ecology or local board has declared a stage of impaired air quality as defined in RCW 70.94.473.
RCW 70.94.6540 - Cooperation between department of natural resources and state, local, or regional air pollution authorities--Withholding of permits.

In the regulation of outdoor burning not included in RCW 70.94.6534 requiring permits from the department of natural resources, said department and the state, local, or regional air pollution control authorities will cooperate in regulating such burning so as to minimize insofar as possible duplicate inspections and separate permits while still accomplishing the objectives and responsibilities of the respective agencies. The department of natural resources shall include any local authority's burning regulations with permits issued where applicable pursuant to RCW 70.94.6512, 70.94.6514, 70.94.6518, 70.94.6520, 70.94.6522, 70.94.6524, and 70.94.6526. The department shall develop agreements with all local authorities to coordinate regulations.

Permits shall be withheld by the department of natural resources when so requested by the department of ecology if a forecast, alert, warning, or emergency condition exists as defined in the episode criteria of the department of ecology.

RCW 70.94.6514 - Outdoor burning -- Areas where prohibited -- Use for management of storm or flood-related debris -- Silvicultural burning.

(1) Consistent with the policy of the state to reduce outdoor burning to the greatest extent practical, outdoor burning shall not be allowed in:
(a) Any area of the state where federal or state ambient air quality standards are exceeded for pollutants emitted by outdoor burning; or
(b) Any urban growth area as defined by RCW 36.70A.030, or any city of the state having a population greater than ten thousand people if such cities are threatened to exceed state or federal air quality standards, and alternative disposal practices consistent with good solid waste management are reasonably available or practices eliminating production of organic refuse are reasonably available.

(2) Notwithstanding any other provision of this section, outdoor burning may be allowed for the exclusive purpose of managing storm or flood-related debris. The decision to allow burning shall be made by the entity with permitting jurisdiction as determined under RCW 70.94.6534 or 70.94.6518. If outdoor burning is allowed in areas subject to subsection (1)(a) or (b) of this section, a permit shall be required, and a fee may be collected to cover the expenses of administering and enforcing the permit. All conditions and restrictions pursuant to RCW 70.94.6526(1) and 70.94.6512 apply to outdoor burning allowed under this section.
(3) (a) Outdoor burning that is normal, necessary, and customary to ongoing agricultural activities, that is consistent with agricultural burning authorized under RCW 70.94.6528 and 70.94.6532, is allowed within the urban growth area in accordance with RCW 70.94.6528(8)(a).
(b) Outdoor burning of cultivated orchard trees shall be allowed as an ongoing agricultural activity under this section in accordance with RCW 70.94.6528(8)(b).

(4) This section shall not apply to silvicultural burning used to improve or maintain fire dependent ecosystems for rare plants or animals within state, federal, and private natural area preserves, natural resource conservation areas, parks, and other wildlife areas.

[2009 c 118 § 103; 2004 c 213 § 1; 2001 1st sp.s. c 12 § 1; 1998 c 68 § 1; 1997 c 225 § 1; 1991 c 199 § 402. Formerly RCW 70.94.743.]

Notes:
Purpose -- 2009 c 118: See note following RCW 70.94.6511.
Finding -- 1991 c 199: See note following RCW 70.94.011.

RCW 70.94.6548 - Outdoor burning allowed for managing storm or flood-related debris.
Consistent with RCW 70.94.6514, outdoor burning may be allowed anywhere in the state for the exclusive purpose of managing storm or flood-related debris.

[2009 c 118 § 701.]

Notes:
Purpose -- 2009 c 118: See note following RCW 70.94.6511.

RCW 70.94.6524 - Limited outdoor burning – Program – Exceptions.
(1) It shall be the responsibility and duty of the department of natural resources, department of ecology, department of agriculture, fire districts, and local air pollution control authorities to establish, through regulations, ordinances, or policy, a limited burning permit program.

(2) The permit program shall apply to residential and land clearing burning in the following areas:
(a) In the nonurban areas of any county with an unincorporated population of greater than fifty thousand; and
(b) In any city and urban growth area that is not otherwise prohibited from burning pursuant to RCW 70.94.6514.

(3) The permit program shall apply only to land clearing burning in the nonurban areas of any county with an unincorporated population of less than fifty thousand.

(4) The permit program may be limited to a general permit by rule, or by verbal, written, or electronic approval by the permitting entity.

(5) Notwithstanding any other provision of this section, neither a permit nor the payment of a
fee shall be required for outdoor burning for the purpose of disposal of tumbleweeds blown by wind. Such burning shall not be conducted during an air pollution episode or any stage of impaired air quality declared under RCW 70.94.715. This subsection (5) shall only apply within counties with a population less than two hundred fifty thousand.

(6) Burning shall be prohibited in an area when an alternate technology or method of disposing of the organic refuse is available, reasonably economical, and less harmful to the environment. It is the policy of this state to foster and encourage development of alternate methods or technology for disposing of or reducing the amount of organic refuse.

(7) Incidental agricultural burning must be allowed without applying for any permit and without the payment of any fee if:
(a) The burning is incidental to commercial agricultural activities;
(b) The operator notifies the local fire department within the area where the burning is to be conducted;
(c) The burning does not occur during an air pollution episode or any stage of impaired air quality declared under RCW 70.94.715; and
(d) Only the following items are burned:
   (i) Orchard prunings;
   (ii) Organic debris along fence lines or irrigation or drainage ditches; or
   (iii) Organic debris blown by wind.

(8) As used in this section, "nonurban areas" are unincorporated areas within a county that are not designated as urban growth areas under chapter 36.70A RCW.

(9) Nothing in this section shall require fire districts to enforce air quality requirements related to outdoor burning, unless the fire district enters into an agreement with the department of ecology, department of natural resources, a local air pollution control authority, or other appropriate entity to provide such enforcement.

[2009 c 118 § 301; 1995 c 206 § 1; 1991 c 199 § 401; 1972 ex.s. c 136 § 2. Formerly RCW 70.94.745.]

Notes:
Purpose -- 2009 c 118: See note following RCW 70.94.6511.
Finding -- 1991 c 199: See note following RCW 70.94.011.

RCW 70.94.6526 - Limited outdoor burning -- Permits issued by political subdivisions -- Types of fires permitted.
The following outdoor fires described in this section may be burned subject to the provisions of this chapter and also subject to city ordinances, county resolutions, rules of fire districts and laws, and rules enforced by the department of natural resources if a permit has been issued by a fire protection agency, county, or conservation district:

(1) Fires consisting 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.
(2) Fires consisting of residue of a natural character such as trees, stumps, shrubbery or other natural vegetation arising from land clearing projects or agricultural pursuits for pest or disease control; except that the fires described in this subsection may be prohibited in those areas having a general population density of one thousand or more persons per square mile.

[2009 c 118 § 302; 1991 c 199 § 412; 1972 ex.s. c 136 § 3. Formerly RCW 70.94.750.]

Notes:
Purpose -- 2009 c 118: See note following RCW 70.94.6511.
Finding -- 1991 c 199: See note following RCW 70.94.011.

**RCW 70.94.6512 - Outdoor burning--Fires prohibited--Exceptions.**

Except as provided in RCW 70.94.6546, no person shall cause or allow any outdoor fire:

(1) Containing garbage, dead animals, asphalt, petroleum products, paints, rubber products, plastics, or any substance other than natural vegetation that normally emits dense smoke or obnoxious odors. Agricultural heating devices that otherwise meet the requirements of this chapter shall not be considered outdoor fires under this section;

(2) During a forecast, alert, warning or emergency condition as defined in RCW 70.94.715 or impaired air quality condition as defined in RCW 70.94.473.

[2009 c 118 § 102; 1995 c 362 § 2; 1991 c 199 § 410; 1974 ex.s. c 164 § 1; 1973 2nd ex.s. c 11 § 1; 1973 1st ex.s. c 193 § 9. Formerly RCW 70.94.775.]

Notes:
Purpose -- 2009 c 118: See note following RCW 70.94.6511.
Finding -- 1991 c 199: See note following RCW 70.94.011.
III. DNR BURNING PERMIT REGULATIONS; WAC 332-24 (ENTIRE CHAPTER)

WAC 332-24-201 - BURNING PERMIT PROGRAM--REQUIREMENTS AND EXCEPTIONS.
Under authority granted in RCW 76.04.015 and 76.04.205, the following regulation is hereby promulgated:
(1) The department is responsible, by law, for the granting of burning permits for burning on lands it protects; and

(2) The department administers the protection of air quality as provided in chapter 70.94 RCW resulting from burning on lands under its protection; and

(3) The department has determined that the effects of such burning on life, property and air quality are of year-round effect; therefore

(4) Throughout the year, outdoor fire is prohibited on lands protected by the department where forest protection assessment is being, or is subject to being, assessed unless:
   (a) A written burning permit is obtained from the department and the requirements of WAC 332-24-205 and 332-24-221 are followed; or
   (b) Burning meets the regulations outlined in WAC 332-24-205 and 332-24-211.

(5) This chapter applies to all burning on lands protected by the department. It does not apply to agricultural burning as defined in WAC 173-425-030(1) nor to open burning as defined in WAC 173-425-030(2).

WAC 332-24-205 - General rules--minimum requirements for all burning.
The following rules apply to all burning regulated by the department.
(1) The department reserves the right to restrict, regulate, refuse, revoke or postpone outdoor fires under RCW 76.04.205 and 76.04.315, and chapter 70.94 RCW due to adverse fire weather or to prevent restriction of visibility, excessive air pollution or a nuisance.

(2) Burning shall not be allowed within non-attainment areas of the state as established by Washington department of ecology for particulate matter ten microns or less or carbon monoxide, except for:
   (a) Fires for improving and maintaining fire dependent ecosystems; or
   (b) Fires for training wildland fire fighters; or
   (c) Fires set for a defined research project; or
   (d) Military training exercises; or
   (e) Where exempted by local or state air pollution control agencies.

(3) Burning shall not be allowed inside urban growth areas as designated under growth management plans, or in cities of greater than ten thousand population as follows:
   (a) In urban growth areas where reasonable alternatives exist.
   (b) In cities with a population of ten thousand or more as established by the office of financial management.
      (i) That exceed or threaten to exceed federal or state ambient air quality standards; and
      (ii) Where reasonable alternatives to outdoor burning exist, in accordance with WAC
After December 31, 2000, burning shall not be allowed in urban growth areas or cities with a population of ten thousand or more.

No fires shall be ignited when:
(a) The department of ecology has declared an air pollution episode for the geographic area pursuant to chapter 173-435 WAC; or
(b) The department of ecology or a local air pollution control authority has declared impaired air quality for the geographic area in which the burning is to be done.

A person responsible for a burn at the time an episode or impaired air quality is called pursuant to chapter 173-425 WAC, shall extinguish the fire by:
(a) Withholding fuel from the burn;
(b) Allowing the fire to burn down; and
(c) Aggressively putting out the fire until there is no visible smoke, unless otherwise allowed by the department.

Prior to lighting, the person doing the burning must telephone the department, and obtain any special instructions for the day and location of the proposed burn. Those instructions thereupon become part of the conditions of burning.

The fire must not include rubber products, plastic products, asphalt, garbage, dead animals, petroleum products, paints, or any similar prohibited materials that emit dense smoke or create offensive odors when burned, pursuant to RCW 70.94.775(1).

If the fire creates a nuisance from smoke or flying ash, it must be extinguished. For purposes of this section, a nuisance exists when emissions from any open fire cause physical discomfort or health problems to people residing in the vicinity of the burning or physical damage to property.

Burning within the department's fire protection areas shall not:
(a) Cause visibility to be obscured on public roads and highways by the smoke from such fires; or
(b) Endanger life or property through negligent spread of fire or pollutants.

A person capable of extinguishing the fire must attend the fire at all times and the fire must be completely extinguished before being left unattended.

No fires are to be within fifty feet of structures, or within five hundred feet of forest slash without a written burning permit.

The landowner or landowner's designated representative's written permission must be obtained before kindling a fire on the land of another.

The department reserves the authority to provide waivers, exceptions, and/or to impose additional requirements through the use of written burning permits and the smoke management plan.
WAC 332-24-211 - Specific rules for small fires not requiring a written burning permit.
In addition to WAC 332-24-205, the following rules shall apply to burning regulated by the department that does not require a written burning permit. A written burning permit is not required from the department under the following conditions:

1) In certain geographic areas of the state as designated by the department in subsections (3) of this section and when the requirements of subsections (4), (5), and (6) of this section are met; or

2) When the fire is:
   (a) Contained within a campfire pit, approved by the department, located in a state, county, municipal, or other campground;
   (b) Contained within a camp stove or barbecue;
   (c) A hand-built pile no larger than four feet in diameter that is being used exclusively for recreational purposes; and
   (d) Situated on bare soil, gravel bars, beaches, green field, or other similar areas free of flammable material for a sufficient distance adequate to prevent the escape of fires.
   (e) A fire that does not require a written permit has established size limitations based on time of year and the county within which the burning occurs.
   (f) From July 1 to October 15 individual pile size in all counties shall be limited to no larger than four feet, except pile size in Clallam and Jefferson counties is limited to ten feet.
   (g) From October 16 through June 30 individual pile size in all counties is limited to ten feet; except pile size is limited to four feet in Island, King, Kitsap, Mason, Pierce, San Juan, and Spokane counties

3) A serviceable shovel and a minimum of five gallons of water must be within the immediate vicinity of the fire. A bucket is acceptable if the outdoor fire is adjacent to an accessible body of water. A charged garden hose or other adequate water supply may be substituted for the five gallon water requirement.

4) Only one pile may be burned at any one time and each pile must be extinguished before lighting another.

5) Burning must be done during periods of calm to very light winds. Burning when wind will scatter loose flammable materials, such as dry leaves and clippings, is prohibited.

WAC 332-24-217 - Burning permit requirements--penalty.
Failure to comply with the rules in chapter 332-24 WAC voids permission to burn. Any person burning without complying with chapter 332-24 WAC is in violation of RCW 76.04.205 and chapter 70.94 RCW. Convictions or bail forfeitures in connection with illegal burning under chapter 332-24 WAC may result in refusal to issue further permits for a two-year period from the date of the illegal burning. In addition to any other fines and penalties that may be imposed, the department may charge and recover costs from the person responsible for any response to control or extinguish an illegal fire caused in part or in whole by negligent acts or omissions.

WAC 332-24-221 - Specific rules for burning that requires a written burning permit.
Persons not able to meet the requirements of WAC 332-24-205 and 332-24-211 must apply for a written burning permit through the department. In addition to the rules outlined in WAC 332-24-205, the following are additional requirements for written permits:
(1) Fees for written burning permits will be charged and collected pursuant to chapter 70.94 RCW and shall be one hundred five dollars fifty cents for under one hundred tons of consumable debris; and for burns one hundred tons of consumable debris and greater as follows:

<table>
<thead>
<tr>
<th>Consumable Debris</th>
<th>Fee schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 - 100 tons</td>
<td>105.50</td>
</tr>
<tr>
<td>101 - 500 tons</td>
<td>$357</td>
</tr>
<tr>
<td>501 - 1000 tons</td>
<td>846</td>
</tr>
<tr>
<td>1,001 - 1500 tons</td>
<td>1,356</td>
</tr>
<tr>
<td>1,501 - 2000 tons</td>
<td>1,869</td>
</tr>
<tr>
<td>2,001 - 2500 tons</td>
<td>2,380</td>
</tr>
<tr>
<td>2,501 - 3000 tons</td>
<td>2,893</td>
</tr>
<tr>
<td>3,001 - 3500 tons</td>
<td>3,402</td>
</tr>
<tr>
<td>3,501 - 4000 tons</td>
<td>3,914</td>
</tr>
<tr>
<td>4,001 - 4500 tons</td>
<td>4,427</td>
</tr>
<tr>
<td>4,501 - 5000 tons</td>
<td>4,938</td>
</tr>
<tr>
<td>5,001 - 5500 tons</td>
<td>5,451</td>
</tr>
<tr>
<td>5,501 - 6000 tons</td>
<td>5,962</td>
</tr>
<tr>
<td>6,001 - 6500 tons</td>
<td>6,476</td>
</tr>
<tr>
<td>6,501 - 7000 tons</td>
<td>6,987</td>
</tr>
<tr>
<td>7,001 - 7500 tons</td>
<td>7,499</td>
</tr>
<tr>
<td>7,501 - 8000 tons</td>
<td>8,011</td>
</tr>
<tr>
<td>8,001 - 8500 tons</td>
<td>8,523</td>
</tr>
<tr>
<td>8,501 - 9000 tons</td>
<td>9,035</td>
</tr>
<tr>
<td>9,001 - 9500 tons</td>
<td>9,548</td>
</tr>
<tr>
<td>9,501 - 10000 tons</td>
<td>10,057</td>
</tr>
<tr>
<td>10,001 + tons</td>
<td>10,395 plus .50 per ton for tons over 10,000</td>
</tr>
</tbody>
</table>

For purposes of this section, consumable debris is the amount of debris that the department determines will be consumed by the proposed burning.

(2) Written burning permits are not considered valid unless all of the following conditions apply:
   (a) The written permit has been signed by the applicant agreeing to follow all requirements of chapter 332-24 WAC, the smoke management plan in effect at the time of the burning, and any additional terms and conditions specified by the department in writing; and
   (b) The required permit fee has been secured or paid according to approved department procedures; and
   (c) The person doing the burning has the permit in possession while burning and is complying with all terms and conditions of such permit, the smoke management plan in effect at the time of the burning, and all applicable portions of chapter 332-24 WAC.
(3) Permits are written only for the burn site and fuel quantity represented to the department on the permit application. Addition of fuel or changing the burn site, after the permit application has been submitted to the department, is prohibited unless a new permit application is submitted and any added permit fee is paid, if required.
Nearly one hundred years of fire suppression has had unintended consequences for eastern Washington forests. Natural low intensity ground fires that once occurred at 5- to 15-year intervals on drier sites have been effectively excluded from the ecosystem. These fires kept forest fuel levels low and favored open stands of fire-resistant seral species like ponderosa pine and larch over more shade tolerant climax species like Douglas fir and grand fir. This has resulted in a large scale conversion of eastern Washington forests to dense stands of trees that are not fire-resistant and are highly susceptible to catastrophic loss by insects, disease and wildfire.

The Washington Legislature has recognized that fire must be reintroduced into these areas to reduce the risk of catastrophic loss over the long term. In 1995, the Legislature amended the Clean Air Act to exempt "emissions from silvicultural burning in eastern Washington that is conducted for the purpose of restoring forest health or preventing the additional deterioration of forest health" from the reduction targets of the Clean Air Act. The Legislature clearly does not want the emissions ceiling of the Clean Air Act to be an obstacle to restoring forest health.

The following procedures describe:

How to identify burning which may qualify for exemption from the emission reduction targets for forest health reasons.

How to request an exemption from the emission reduction targets for a burn.

The process DNR Regions will use to review requests for exemption from the emissions reduction targets.

I. FOREST HEALTH CONDITIONS WHICH MAY QUALIFY FOR EXEMPTION

A. Species Composition - Control species composition to favor the creation and maintenance of stands of fire-resistant seral tree species over climax species.
B. **Stand Density** - Control of stand density to favor more open fire-resistant and healthy stands over dense, overstocked stands subject to drought stress, insect and disease infestation and high intensity fire.

C. **Natural Fuels Build-Up** - Control of fuels build-up due to natural processes and not a direct result of management activities.

D. **Insect and Disease** - Control or prevention of insect or disease outbreaks.

E. **Restore Natural Processes** - Correct the interruption of natural ecological process caused by the exclusion of fire in fire-dependent ecosystems.

II. **TYPES OF BURNING QUALIFYING FOR EXEMPTION**

A. Underburning.

B. Prescribed stand replacement fire not directly associated with a timber harvest.

C. Burning conducted as part of a project designed for forest health and not primarily as a commercial activity.

D. Burning of piled ponderosa pine slash created between January and June to prevent bark beetle outbreaks when no alternatives are available.

III. **ALTERNATIVES TO FOREST HEALTH BURNING**

Fire is not the only appropriate method of restoring forest health in every situation. Often, stands are so dense and fuel loads are so high that fire is not an option.

Biomass removal instead of, or in combination with burning are effective in decreasing smoke emissions by reducing fuel loading and decreasing the need for burning.

Mechanical treatments such as thinning reduce the need for burning and allow for better control of emissions when burning is used.

Timing of harvest to avoid creating concentrations of ponderosa pine slash during January through June is effective in preventing bark beetle outbreaks.

Alternatives to burning provide opportunities for improving forest health by reducing fuel loading and creating opportunities to reintroduce fire into the ecosystem.
IV. SUBMITTING REQUESTS FOR EXEMPTION

Requests for exemption are voluntary. No landowner will be required to request an exemption as a condition of granting a burn permit. Disapproval of a request for exemption will not invalidate a burn permit.

A. The request for exemption shall consist of a written statement from the landowner covering the following elements:

1. Legal description of the proposed burn.

2. A description of the health situation, forest health objectives and treatments schedule.

3. A brief description of the alternatives to silvicultural burning that could achieve the desired objective.

4. Reasons why the landowner does not believe alternatives to burning are appropriate in this situation.

Requests for exemption should be submitted with the burning permit application. Requests for exemption will not be accepted after burning is completed.

V. REVIEW AND APPROVAL OF REQUESTS BY DNR

A. General Instructions

The DNR Region will:

1. Review all private and federal requests for exemption. The request approval will be based on the DNR’s determination that the burning is being conducted to restore forest health or prevent additional deterioration to forest health (according to guidelines).

2. Determine if the proposed burning qualifies as a forest health burn. Generally, requests for exemption should not be approved if:

   (a) the project will burn primarily fuels created by a recent commercial timber harvest, even if the burning will correct a forest health condition listed in section I;

   (b) the burn is being conducted for site preparation;
(c) the burn is being conducted to abate an extreme fire hazard as defined in WAC 332-24-650; or

(d) The burn is conducted primarily to enhance wildlife habitat with no corresponding forest health benefit.

These are all valid reasons to burn. They are not primarily to restore forest health or prevent additional deterioration to forest health and are not entitled to the exemption.

The burn permit will be evaluated separately from the request for exemption. Exempted burns must meet all the requirements of the Smoke Management Plan to protect public health, visibility and the environment. The approval of the burn permit will not depend on approval of the request for exemption.

3. Notify the landowner of the approval or disapproval of the request for exemption.

4. Develop a filing system for exemption requests and a method for referencing requests for exemption to burn plans.

5. Assure that the data reporting procedures described in Appendix 2 are followed and that the burn is correctly coded as a forest health exemption burn.

6. Conduct an audit of a representative sample of federal forest health burning exemption requests.

B. Specific Instructions for U.S. Forest Service Burns

1. Prescribed fire projects funded by a majority of BD funds will not be exempt from the emissions cap.

   Note: BD funds are funds withheld from timber sale receipts to treat fuels created by harvest activities.

2. The exemption will be determined through planning documents that will indicate forest health exemptions.

3. The U.S. Forest Service will indicate the projects that are exempt through the current SMS data input system. If the project meets the guidelines for exempt status, a forest health burning designation would be indicated as the “reason for burning” in the Pre-Burn Data.
4. Projects designated for exempt status may be chosen at random by DNR for validation of exempt status. The U.S. Forest Service will be requested to provide the documentation that indicated the reason for the designation.

C. Audit

Burning conducted by federal landowners may not receive on site inspections by DNR before burning. A representative sample of federal burns requesting the exemption will be audited to assure compliance with these procedures. The audit will include the following elements:

- Review of the request for exemption and any supporting documents for conformity with these procedures;

- Site inspection to determine that the identified health problem exists and that burning will improve forest health or prevent additional deterioration of forest health;

- A determination that the burn does or does not meet the criteria for exemption.

If the auditor determines that the exemption does not apply to a burn the exemption for the burn will be rescinded.

If the audit reveals that the landowner has systematically inappropriately applied the exemption, the landowner's total exempted burning emissions will be adjusted by the proportion of the audited burns that have the exemption rescinded.

Examples:

1. The landowner requests the exemption for forty burns. Ten are audited. One request for exemption is determined to be invalid. The exemption is rescinded for that one burn.

2. The landowner requests the exemption for forty burns. Ten are audited. Three requests for exemption are determined to be invalid. It appears the landowner has inappropriately applied the exemption. Thirty percent of the audited burns are not entitled to the exemption. The total exempted emissions are reduced by 30 percent.
VI. PUBLIC NOTIFICATION

Acceptance of forest health burning will depend on educating the public about the reasons for forest health burning and notifying the local community when forest health burning is to occur. Upon approval of the request by the DNR and before burning, the landowner is encouraged to notify the public in the vicinity of the burn of the general location and approximate time of ignition.

VII. ANNUAL REVIEW

The success and credibility of the Smoke Management Plan depends on the responsible and justifiable use of the forest health burning exemption. Interested members of the Smoke Management Plan Advisory Committee will meet annually to review the previous year's forest health burning and to evaluate the success of these guidelines in meeting the intent of the legislation.
Effect of Guidelines for Estimating Volume, Biomass, and Smoke Production for Piled Slash (PNW-GTR-364) on the Emissions Baseline

Background

The Guidelines for Estimating Volume, Biomass, and Smoke Production for Piled Slash (PNW-GTR-364) published in February 1996, contains a significant change in procedure for estimating volume of piled ponderosa pine slash. Piles of ponderosa pine were found to have a ratio of solid wood to volume ratio of 10 percent. The smoke management procedures implemented in February 1993 use a packing ratio of 20 percent for all species. Applying the new guidelines will result in calculated particulate emissions being reduced by half for piled ponderosa pine slash.

This appendix estimates the impact of applying the new data on the emissions inventory and the silvicultural burning emissions baseline and documents the decision not to adjust the emissions baseline.

Impact on Baseline

Applying the new ratio to the baseline would reduce the baseline by 2 percent, from 17,365 to 16,969 tons of PM 10.

<table>
<thead>
<tr>
<th>Year</th>
<th>Tons</th>
<th>Tons pine</th>
<th>Est. tons</th>
<th>Adj. tons</th>
<th>Adj. Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Total</td>
<td>pile burns</td>
<td>over 100</td>
<td>under 100</td>
<td>burns</td>
</tr>
<tr>
<td>1985</td>
<td>21308</td>
<td>32774</td>
<td>16879</td>
<td>24826</td>
<td>261</td>
</tr>
<tr>
<td>1986</td>
<td>19257</td>
<td>47328</td>
<td>24374</td>
<td>35851</td>
<td>376</td>
</tr>
<tr>
<td>1987</td>
<td>15976</td>
<td>46251</td>
<td>23819</td>
<td>35035</td>
<td>368</td>
</tr>
<tr>
<td>1988</td>
<td>14953</td>
<td>45325</td>
<td>23342</td>
<td>34334</td>
<td>361</td>
</tr>
<tr>
<td>1989</td>
<td>15329</td>
<td>76758</td>
<td>39530</td>
<td>58144</td>
<td>611</td>
</tr>
<tr>
<td>Averag</td>
<td>17365</td>
<td></td>
<td></td>
<td></td>
<td>395</td>
</tr>
</tbody>
</table>
Impact on Historical Inventory

Burning piled ponderosa pine slash has not decreased as much as burning in other forest types. Consequently, burning pine slash represents an increasing proportion of total burning. Applying the new packing ratio will reduce total inventoried emissions by at least 5% from 1990 forward.

<table>
<thead>
<tr>
<th>Year</th>
<th>Total Tons</th>
<th>Tons pile burns</th>
<th>Est. tons pine pile</th>
<th>Adj. tons pine pile</th>
<th>Adj. Pine PM 10 tons</th>
<th>% change</th>
</tr>
</thead>
<tbody>
<tr>
<td>1985</td>
<td>21308</td>
<td>32774</td>
<td>16879</td>
<td>24826</td>
<td>261</td>
<td>21047</td>
</tr>
<tr>
<td>1986</td>
<td>19257</td>
<td>47328</td>
<td>24374</td>
<td>35851</td>
<td>376</td>
<td>18881</td>
</tr>
<tr>
<td>1987</td>
<td>15976</td>
<td>46251</td>
<td>23819</td>
<td>35035</td>
<td>368</td>
<td>15608</td>
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<td>45325</td>
<td>23342</td>
<td>34334</td>
<td>361</td>
<td>14592</td>
</tr>
<tr>
<td>1989</td>
<td>15329</td>
<td>76758</td>
<td>39530</td>
<td>58144</td>
<td>611</td>
<td>14718</td>
</tr>
<tr>
<td>1990</td>
<td>12475</td>
<td>130041</td>
<td>66971</td>
<td>98506</td>
<td>1034</td>
<td>11441</td>
</tr>
<tr>
<td>1991</td>
<td>11130</td>
<td>75900</td>
<td>39089</td>
<td>57494</td>
<td>604</td>
<td>10526</td>
</tr>
<tr>
<td>1992</td>
<td>9392</td>
<td>74950</td>
<td>38599</td>
<td>56775</td>
<td>596</td>
<td>8796</td>
</tr>
<tr>
<td>1993</td>
<td>7912</td>
<td>74000</td>
<td>37000</td>
<td>389</td>
<td>7524</td>
<td>-4.9%</td>
</tr>
<tr>
<td>1994</td>
<td>5673</td>
<td>52000</td>
<td>26000</td>
<td>273</td>
<td>5400</td>
<td>-4.8%</td>
</tr>
<tr>
<td>1995</td>
<td>6382</td>
<td>73714</td>
<td>36857</td>
<td>387</td>
<td>5995</td>
<td>-6.1%</td>
</tr>
<tr>
<td>1996</td>
<td>5956</td>
<td>62857</td>
<td>31429</td>
<td>330</td>
<td>5626</td>
<td>-5.5%</td>
</tr>
</tbody>
</table>

Summary

Applying the new ratio to the 1985 - 1989 baseline years would not change the baseline significantly, only about 2 percent. Ponderosa pine slash was a much smaller part of total emissions in the 1980's than later years. Ponderosa pine slash is likely to represent a larger proportion of burning in the future. We will implement the new procedures to improve the accuracy of our inventory in the future. Adjusting the baseline and the confusion that might create is not warranted.
Background

The threshold for a large burn requiring smoke management approval has been set at 100 tons since the first smoke management plan was developed in 1970. Over time this threshold has proven to be adequate for broadcast burns. The 100-ton threshold has had some unintended consequences for pile burning. Landowners can burn large acreages of piles in less than 100 ton segments over many days without smoke management approval. This is not possible with most broadcast burning because they are usually greater than 100 tons and units cannot usually be segmented. The result of segmenting pile burn units is that a unit that would have been burned in one day with the smoke dispersed in one day may be burned over several days with local smoke impacts lasting for days. Segmenting also leads to an increased risk of wildfires when the piles being burned are next to unburned piles in the same unit.

When the 100-ton threshold was established, most large burns were broadcast burns. Pile burning produces less emissions per ton of debris than broadcast burning. In terms of $PM_{10}$ particulate emissions, a pile burn produces only 38% as much $PM_{10}$ per ton of fuel as a broadcast burn.\(^5\)

The practice of segmenting pile burn units creates administrative problems for DNR. Currently a landowner may burn as many under 100-ton segments at one time as they wish, while larger burns may only be burned with smoke management approval. The result is that more burning may occur when large burns are disapproved than when a large burn is approved. Additionally, it is not practical for DNR to track where and when each of these small segments are burning on any given day. In some remote areas pile burns up to 300 tons have negligible impact and are virtually always approved. In these areas the smoke management approval process represents an unnecessary regulatory requirement.

Purpose

The purpose of this procedure is to define low risk areas where the threshold of burning requiring smoke management approval can be set to 300 tons of piled debris per landowner within a DNR district.

Low risk areas are remote areas, and areas generally above the inversion a different threshold for large burns will be applied. In these areas a private landowner may burn up to 300 tons of piled debris total per day on their ownership within a DNR district without smoke management approval subject to the conditions of their written burn permit or restrictions recorded on the toll-free burn information line. On federal lands, a land manager may burn up to 300 tons of piled debris total per day within a ranger district without smoke management approval subject to restrictions recorded on the toll-free burn information line.

DNR Regions will define the low risk areas using the criteria described in this appendix.

In all other areas the threshold for large burns requiring smoke management approval will remain at 100 tons per burn.

Goals

The Goals of this procedure are to:

- Reduce the incentive to divide pile burns into under 100-ton segments,
- Obtain better control of the amount of burning occurring in an air shed under less than optimal conditions,
- Eliminate an unnecessary regulatory requirement.

Criteria

These criteria are general guidelines for defining remote areas where the threshold may be raised to 300 tons per ownership. Regions are expected to use their judgment and local knowledge when mapping low risk areas.

West of Interstate 5:

Low risk areas will be at least five miles from the nearest community.

East of Interstate 5:

Low risk areas will be at least 1,000 feet above major valley bottoms. This will be approximately 1,500 feet elevation in the west slopes of the Cascades, and 3,000 feet elevation in eastern Washington.
Implementation

The low risk area designations will be applied beginning January 1, 1999.

DNR Regions will provide Resource Protection Division with maps of the low risk areas by January 1, 1999.

Resource Protection Division will help with mapping by providing meteorological expertise on request from the regions.