APPLICATION FOR
NON-STANDARD BURN PERMIT
Humboldt – Del Norte – Trinity
(on-line application & renewal at www.ncuaqmd.org)

“NON-STANDARD” Burn Permit requirements:
- Burn site/property must be at least a ½ acre
- Burning of one (1) 10-foot diameter burn pile at a time (unless otherwise approved for multiple piles, or other types of burning such as property development, hazard reduction, prescribed burns, etc.)
- Burn hours from 6:00 a.m. until 1-hour before sunset
- Permit Fee for Non-Standard Residential: $40 (see other burn fee classifications below)
- Smoke Management Plan (SMP) and $65 SMP fee may be required (see below)

Applicant: ________________________________ Phone: ____________________ Cell: __________________

Burn site owner: __________________________________________ Phone:____________________________

Mailing address: _____________________________________ City: ____________________ Zip: __________

Burn site address*: ___________________________________ City: ____________________ Zip: __________

*Must be at least ½ acre to qualify. If no address then you must list either an APN or Township & Range & Section.

Burn County: ☐ Humboldt ☐ Del Norte ☐ Trinity

Burn Zone: ☐ Zone 1 = Coastal (within 5 miles of coast) ☐ Zone 2 = Inland below 2,000 feet elevation
☐ Zone 3 = Inland above 2,000 feet elevation ☐ Unsure

Entire Property Size (acres): ______________ Burn site nearest cross street: ______________

Receive renewal notifications by email? ☐ NO ☐ YES Email address: ______________________________

Burn Permit to be issued for calendar year (permit expires on Dec 31st of the year issued): ☐ 20_______

Burn Permit/activity (select one):
☐ Non-Standard – Residential (must have a residence on-site; one (1) 10-foot diameter burn pile at a time, however one pile can be continuously fed)
☐ Non-Standard - Property Development (3-acre conversions etc.)
☐ Non-Standard - Fire Hazard Reduction
☐ Non-Standard - Agricultural/Timber Harvest/Prescribed Burning/Natural Resource
☐ Non-Standard - Right of Way Clearing (public entity)
☐ Non-Standard - Ditch, Levee, and Reservoir Maintenance (public entity)
☐ Non-Standard - Other (disease, public health, disaster, etc.)

Burn Fees Classification (select one):
☐ $40 Burning less than (<) 1 acre of vegetation in a calendar year
☐ $80 Burning 1 to 10 acres of vegetation in a calendar year
☐ $250 Burning greater than (>) 100 acres of vegetation in a calendar year
☐ $500 Burning greater than (>) 100 but less than (<) 300 acres of vegetation in a calendar year
☐ $1,250 Burning more than 300 acres of vegetation in a calendar year
A Smoke Management Plan (SMP) is required for any of the following (select one): $65 FEE PER PLAN

- Burning more than 1-acre of vegetation in a calendar year
- Burning vegetation from a 3-acre property conversion, or if you have logged your property
- Burning near a “sensitive receptor” (hospital, school, subdivision, major road, etc.)
- Broadcast burning; or burning larger than a 10-foot diameter burn pile; or more than one pile at a time

Burn Permit Requirements:

- **DO NOT START BURNING** until you have a valid burn permit accessible by the responsible party at the burn site (PDF on smart phone acceptable).
- Burning is only permitted on **Permissive Burn Days** (Call the Burn Day Hotline number at 1-866-BURN-DAY, or 1-866-287-6329, or local at 707-443-7665).
- Permits valid only for burning dried vegetation grown on-site.
- **Unless otherwise allowed in your permit,** burn ONE (1) pile 10-Feet in diameter max at a time (one pile can be continuously fed).
- A valid burn permit must be shown to a NCUAQMD officer, public officer, or fire official upon request.
- All burning must comply with Federal, State, County, and local fire protection agency burn requirements.

**Applicant Signature:** _____________________________________ **Date:** _______________

*Return completed application via mail or in person to the address above with the required fee payment payable to “AQMD”. Call the NCUAQMD if you need assistance. Burn Permit processing takes approximately one to two weeks.*

**Burn Permit Requirements**

- Do **not** burn unless weather conditions (particularly winds) are such that burning can be considered safe.
- Be a good neighbor, it is never legal to impact your neighbors with smoke, ash, or odors. Always consider the time of day, proximity to others, type of material, wind direction and other weather conditions, such as air stagnation, when conducting an open burn.

**BURN ONLY ON PERMISSIVE BURN DAYS FOR YOUR BURN ZONE:**

The Burn Day Hotline phone number and Burn Zone will be provided on your valid burn permit. Burning is only permitted on a Permissive Burn Day for your designated Burn Zone.

**APPROVED COMBUSTIBLES:** The permit will allow burning of **dried vegetative matter burned only on the property where it was grown.** This includes leaves, brush, vines, pruning’s, weeds, clippings, grass, trees, and other natural vegetation. Vegetation must be reasonably free of dirt and moisture prior to ignition. NO LARGE STUMPS (greater than 16 inches in diameter)!

**DO NOT burn wet or green vegetation.** Burn sufficiently dried vegetation hot and clean. Smoldering fires should be extinguished. It is never legal to impact your neighbors with smoke, ash or odors.

**NON-APPROVED COMBUSTIBLES:** **It is Illegal to Burn the Following:** All Plastics, Rubber, Wood that has been Chemically Treated to Retard Rot or Decay, Wood that has been Treated or Modified with Glues, Laminates, Stains, Finishes, Paints, Glosses, Insecticides, Fungicides or Fumigates, Tires, Glass, Petroleum Products, Coated Wire, PVC Pipe, Fiberglass, Appliances, Furniture, Crates, Asbestos Shingles, Poison Oak, Asphalt Shingles, Cloth, Carpet, Upholstery, Tarpaper, Vehicle Parts, Business/Commercial Waste, Linoleum, Diapers, Motor Oil, Pressure-Treated Wood, Creosote-Treated Wood, Demolition/Construction Debris, Dimensional Lumber, Household Garbage, Styrofoam, Plywood, Pressboard, Oil Filters, Animal Waste, Painted Wood, Batteries, Pesticides, Cardboard or Paper Products, or any other material restricted by other federal, state, or local code, regulation or law.