

Mormon Lake Fire District

1067 Mormon Lake Rd. Mormon Lake, AZ 86038 Phone: 928-354-2231 Fax: 928-354-2334

mormonlakefire.com

Clifford Ayres - Chairman Diane Lewis - Clerk Mary Lockett - Board Member Jeff Haupricht - Board Member Mary Wiese - Board Member Kevin Schulte - Fire Chief

BURN PERMIT

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FD Representative: Date: Permit # Expires:	Applica	nt Signature: Date:
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Mormon Lake Fire District

1067 Mormon Lake Rd. Mormon Lake, AZ 86038 Phone: 928-354-2231 Fax: 928-354-2334 mormonlakefire.com Clifford Ayres – Chairman
Ralph King – Clerk
Mary Lockett – Board Member
Jeff Haupricht – Board Member
Vacant – Board Member
Kevin Schulte – Fire Chief

BURN PERMIT

This burn permit shall be for the burning of approved materials in ONE of the following approved methods:

PILED or PLACED IN AN APPROVED WASTE BURNER

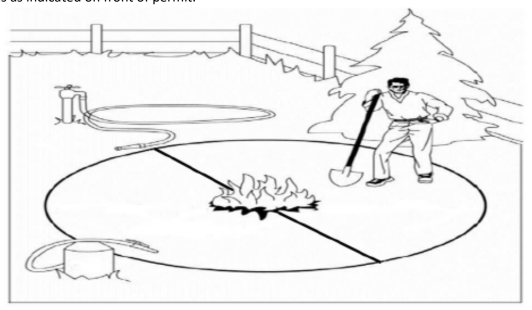
- 1. Maximum size shall be no larger than 4 feet across and 4 feet high.
- 2. Minimum clearance of 25 feet from any structure or combustibles unless an approved fire break is provided.
- 3. Approved waste burners shall be: constructed of fire resistant materials with a cover or a screen which is closed when in use; vented at the top, sides and near the bottom to allow for free burning of approved materials. * A 55-gallon drum with the above modifications is acceptable.
- 5. Permit expires as indicated on front of permit.

IGNITED "IN PLACE" USING HIGH-TEMPERATURE WEED BURNER

- 1. Weeds to be burned shall not exceed 6-inches in height.
- 2. Minimum clearance of 10 feet from any structure or combustibles unless approved by the fire department.
- 3. Permit expires as indicated on front of permit.

COLLECTED IN A PIT

- 1. Pile shall not exceed 20'x 20' and no larger than 15 feet from bottom of pit; pit depth shall be 25% of pile height.
- 2. Minimum clearance of 50 feet (if <5 feet high) and 100 feet (if >5 feet high) from any structure or combustibles unless an approved fire break is permitted.
- 3. Approved means of extinguishment (water supply, heavy equipment).
- 4. Permit expires as indicated on front of permit.





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This permit doesn't relieve permittee of liability from damages or obligation to comply with other laws!

A.R.S. §13.1706. Burning of wildlands; exceptions; classification

- A. It is unlawful for any person, without lawful authority, to intentionally, knowingly, recklessly or with criminal negligence to set or cause to be set on fire any wildland other than the person's own or to permit a fire that was set or caused to be set by the person to pass from the person's own grounds to the grounds of another person.
- B. This section does not apply to any of the following:
 - 1. Open burning that is lawfully conducted in the course of agricultural operations.
 - 2. Fire management operations that are conducted by a political subdivision.
 - 3. Prescribed or controlled burns that are conducted with written authority from the state forester.
 - 4. Lawful activities that are conducted pursuant to any rule, regulation or policy that is adopted by a state, tribal or federal agency.
 - 5. In absence of a fire ban or other burn restrictions to a person on public lands, setting a fire for purposes of cooking or warming that does not spread sufficiently from its source to require action by a fire control agency.
- C. A person who violates this section is guilty of an offense as follows:
 - 1. If done with criminal negligence, the offense is a class 2 misdemeanor;
 - 2. If done recklessly, the offense is a class I misdemeanor;
 - 3. If done intentionally or knowingly and the person knows or reasonably should know that the person's conduct violates any order or rule that is issued by a governmental entity and that prohibits, bans, restricts or otherwise regulates fires during periods of extreme fire hazard, the offense is a class 6 felony.
 - 4. If done intentionally and the person's conduct places another person in danger of death or serious bodily injury or places any building or occupied structure of another person in danger of damage, the offense is a class 3 felony.