

Snoqualmie Forest Non-motorized Recreation Access Rules and Regulations

1. This permit allows **non-motorized access** to the Snoqualmie Forest by foot, animal or bicycle. Permit is for the personal use of an individual or single family and is non-transferable. **Single family means permit holder and his/her immediate family (i.e., a legally recognized spouse and children under age 19).** IF PERMIT HOLDER ALLOWS ANY OTHER PERSON TO ENTER THE PROPERTY, THIS PERMIT SHALL BE AUTOMATICALLY REVOKED. This permit is strictly for recreation access. No research or commercial activities are allowed.
2. A signed permit must be in the possession of the permit holder. Proof of permit purchase on a cell phone is acceptable. Permit holder will show permit and photo identification to any law enforcement officer and/or any representative of Campbell Global, LLC (CG) as requested. Permit will not be replaced for any reason.
3. Access dates are from **April 1, 2022 through March 30, 2023**. Access is allowed any day of the week from one and one half hour before sunrise to one and one half hour after sunset. No access is allowed on July 3rd, 4th or 5th. **The property owners reserve the right to limit or prohibit access to any portion of the property due to safety, fire hazard, extreme weather or other asset protection reason.** Access areas may be added or deleted by posting signs as the only notification to permit holders.
4. Permit holder may not ride in any motorized vehicle while on Snoqualmie Forest while accessing property with a Non-motorized Recreation Access permit. Failure to abide by this rule will result in loss of Non-motorized Recreation Access permit and driver of vehicle to lose Motorized Vehicle Recreation Access permit.
5. Permit holder may not build new trails or enhance existing trails without written permission from CG.
6. Permit holder may not or permit others to: (i) Use or possess alcohol, marijuana, or illegal drugs while on the property; or (ii) enter or remain on the property while under the influence of alcohol, marijuana, or illegal drugs. In addition to above, RCW 46.61.519 and RCW 46.61.005 apply while on property.
7. No fires, open flame, fireworks or any other items or activities that may cause fires. Smoking is not allowed.
8. **No Camping or firewood cutting.**
9. **Forest Management traffic such as log trucks, rock trucks, service trucks and crew vehicles have right-of-way, yield. Bikes, horses or pedestrians may not block or impede traffic at gates or on roadways.**
10. No littering or dumping of garbage.
11. Berries, mushrooms and other forest products may be picked for personal use. No Christmas tree cutting.
12. **No motorized assistance of any kind is allowed. This includes battery powered or assisted e-bikes.**
13. **Paragliding or any such apparatus is prohibited.**
14. Flying of unmanned aircraft systems (drones) is strictly prohibited.
15. No target shooting. Firearms may be used for hunting during hunting seasons authorized by Washington Department of Fish and Wildlife (WDFW) only.
16. **Hunting, fishing and trapping must follow all bag limits and regulations established by the WDFW.** Property managed by Campbell Global, LLC is not considered "open and unclaimed" for the purposes of treaty hunting.
17. Dogs and other animals must be under owner's control. No hounds are allowed on property during any deer or elk season.
18. **Tree stands and game cameras are allowed if they are temporary, so that nothing is driven, screwed or nailed into the tree causing damage to the tree.**
19. When game is harvested, game harvest cards must be filled out online or left at kiosk before leaving property.
20. Permit holder must abide by all signs posted on the property and the instructions of any CG employee or representative.

21. Permit holder must abide by all modifications to these rules and regulations. Permit holder must report any accident that occurs while on property to CG.

22. VIOLATION OF THESE RULES AND REGULATIONS WILL, AT THE DISCRETION OF CG, RESULT IN THE REVOCATION OF THE PERMIT. ALL SALES ARE FINAL; REFUNDS WILL NOT BE GIVEN FOR ANY REASON.

Release of Liability

Permittees will comply with all laws of the State of Washington and with the Recreation Access Rules and Regulations. Campbell Global reserves the right to modify the Rules and Regulations at any time and such modifications shall be binding on Permittees. Permittees may hunt and fish on **Campbell Global** managed properties and all persons hunting and fishing, tribal and nontribal, are required to abide by the state laws, rules and regulations set by the Washington Department of Fish & Wildlife Commission. VIOLATORS THEREOF WILL INVALIDATE THIS PERMIT AND ARE SUBJECT TO CRIMINAL OR CIVIL CHARGES FOR RCW OR WAC VIOLATIONS, INCLUDING TRESPASS.

This permit is for recreational access only. Permittees agree not to cut, damage or destroy any timber located on **Snoqualmie Forest**. The cutting, damaging or destroying of any such timber shall be considered willful trespass and Permittees shall be liable to the **Owners** in a sum equal to three times the damage sustained on account of the cutting, damaging or destruction of such timber. Permittees shall pay **Owners** for all other damage to **Snoqualmie Forest** caused directly or indirectly by the acts or omissions of Permittees.

WARNING! POSSIBLE DANGEROUS CONDITIONS! Permittees are cautioned that **Snoqualmie Forest** is primarily used for the production of forest products and that **Snoqualmie Forest** may include very dangerous conditions (including, without limitation, the presence of log trucks, rock trucks or other forest harvesting and management vehicles, equipment and operations including chemical application). Many roads and sites on **Snoqualmie Forest** are primitive and not maintained. Neither **Owners** nor **Campbell Global** make any representations, warranties or guarantees as to the fitness, safety or suitability of any portion of **Snoqualmie Forest** (including, without limitation, the roads, other improvements and all other aspects or conditions of **Snoqualmie Forest**) for any recreational use or vehicle. There may be unmarked hazards on **Snoqualmie Forest** and Permittees agree to assume the risk of such unmarked hazards.

Permittees expressly assume all risks that are in any way related to their activities on **Snoqualmie Forest**, and all risks incident to the condition of **Snoqualmie Forest** (including, without limitation, the roads, other improvements and all other aspects or conditions of **Snoqualmie Forest**). **PERMITTEES WAIVE ALL CLAIMS AGAINST OWNERS CAMPBELL GLOBAL AND THEIR RESPECTIVE AGENTS, PROPERTY MANAGERS, EMPLOYEES, AFFILIATED ENTITIES AND CONTRACTORS, FOR INJURY TO OR DEATH OF ANY PERSON OR PERSONS OR DAMAGE TO PROPERTY IN CONNECTION WITH THE ACCESS GRANTED BY THIS PERMIT OR THE CONDITION OF SNOQUALMIE FOREST (INCLUDING, WITHOUT LIMITATION, THE ROADS, OTHER IMPROVEMENTS AND ALL OTHER ASPECTS OR CONDITIONS OF SNOQUALMIE FOREST)**. Permittees shall adhere to all requests of **Owners** and **Campbell Global** with regard to gates and/or other methods to limit unauthorized access to **Snoqualmie Forest**.

Permittees represent and warrant that the insurance listed below is a valid and existing policy and has not been, and shall not be, cancelled during the duration of this Permit. Permittees shall provide evidence of such insurance to **Owners** and **Campbell Global** upon request. Permittees' insurance coverage shall be primary, exclusive of any coverage carried by **Owners** or **Campbell Global**, and shall be exhausted first notwithstanding that **Owners** or **Campbell Global** may have other valid and collectible insurance covering the same risk. Nothing contained herein shall limit Permittees' liability to **Owners** or **Campbell Global** to the scope or the amount of the insurance coverage.

This permit may not be sold, assigned or in any manner transferred or encumbered in whole or in part. Any attempted sale, assignment, subletting or other attempted transfer shall be void. This permit is not for resale, transfer or personal gain.

BY ACCEPTING THIS PERMIT, PERMITTEES AGREE TO REIMBURSE, INDEMNIFY, DEFEND AND HOLD OWNERS, CAMPBELL GLOBAL AND THEIR RESPECTIVE, PROPERTY MANAGERS, EMPLOYEES, AFFILIATED ENTITIES AND CONTRACTORS, HARMLESS FROM AND AGAINST ALL CLAIMS, CAUSES OF ACTION (INCLUDING, WITHOUT LIMITATION, THOSE RELATING TO PERSONAL INJURY), LIABILITIES, DAMAGES, COSTS AND EXPENSES (INCLUDING, WITHOUT LIMITATION, ATTORNEY FEES AND COSTS AT TRIAL AND ON APPEAL) OF ANY NATURE ARISING FROM ANY ACTS OR OMISSIONS OF PERMITTEES WHILE USING SNOQUALMIE FOREST OR VIOLATION OF THE TERMS OF THIS PERMIT (INCLUDING, WITHOUT LIMITATION, FAILURE TO ABIDE BY THE RULES AND REGULATIONS).

Owners and **Campbell Global** shall not be obligated to provide any rescue services or any other type of emergency services on **Snoqualmie Forest**. However, if **Owners** or **Campbell Global** do engage in such emergency services on behalf of Permittees, Permittees agree to reimburse **Owners** and **Campbell Global** for all costs and expenses incurred in performing such services, and agree to hold **Owners** and **Campbell Global** harmless for any and all personal injury or damage to property resulting from such emergency services.

I/We agree to show this Permit & photo identification to any law enforcement officer and representative of **Owners** and/or **Campbell Global**.