

Statutory Authority: Oregon Revised Statute (ORS) 633.321
Definition: “Bulk” or “bulk sale” is the sale, offering for sale or delivery of a fertilizer, agricultural mineral, agricultural amendment or lime product or of a custom mix, in unpackaged form . . . [ORS 633.311(4)]
Labeling requirement: Bulk sales must include label information in a printed label or “separate document that physically accompanies the shipment and is furnished to the user or purchaser when each separate delivery is made, or when the last delivery is made of the entire lot or sale thereof.”
The label must include: 1) The name under which the product is registered or sold 2) Net weight or volume 3) The name and mailing address of the manufacturer, distributor or registrant. 4) Product grade, if primary nutrients are claimed. 5a) Guaranteed analysis of identity and amount of primary nutrients, secondary nutrients and micronutrients that are claimed or advertised. b) A guarantee of the identity and amount of ingredients other than primary nutrients, secondary nutrients and micronutrients that are claimed or advertised. 6) Derivation statement of the sources of all guaranteed plant nutrients and non-plant food ingredients 7) Heavy metals internet statement
Other requirements: A unique identifier for custom mixed products.

Statutory Authority: Revised Code of Washington (RCW) 15.54.340, Washington Administrative Code (WAC) 16-200-715
Definition: “Bulk fertilizer” means commercial fertilizer distributed in a nonpackaged form such as, but not limited to, tote bags, tote tanks, bins, tanks, trailers, spreader trucks, and railcars. [RCW 15.54.270(2)]
Labeling requirement: Bulk sales must include label “information in written or printed form, shall accompany delivery and be supplied to the purchaser.”
The label must include: 1) Brand and product name 2) Net weight 3) Name and address of registrant or licensee. Name and address of manufacturer may also be stated. 4) Grade 5) Guaranteed analysis 6) Derivation statement of the sources of all guaranteed plant nutrients 7) Heavy metals internet statement

Statutory Authority: Idaho Code (IC) 22-607(1 through 2)
Definition: “Bulk fertilizer” means a fertilizer distributed in a nonpackaged form. [IC 22-603(11)(a)]
Labeling requirement: Bulk sales must include label “information in written or printed form, shall accompany delivery and be supplied to the purchaser.”
The label must include: 1) Brand name and product name. 2) Net weight. 3) Name and address of the registrant, or manufacturer, or both; 4) Product grade, if primary nutrients are claimed. 5) Guaranteed analysis. 6) Derivation statement of the sources of all guaranteed plant nutrients
Other requirements: Directions for use of specialty fertilizers distributed to the end user.

**CONTACTS:**

**Oregon**

*Matt Haynes, 503-986-6471, mhaynes@oda.state.or.us*

*Don Wolf, 503-986-4596, dwolf@oda.state.or.us*

**Washington**

*Lynn Sheridan, 360-902-2031, lsheridan@agr.wa.gov*

*Brent Perry, 509-533-2689, bperry@agr.wa.gov*

**Idaho**

*Rick Killebrew, 208-332-8620, rkillebrew@agri.idaho.gov*

# REQUIREMENTS FOR BULK AND CUSTOM FERTILIZERS IN THE PACIFIC NORTHWEST

*If you distribute bulk or custom fertilizers in Idaho, Oregon or Washington, you must know and comply with each state’s requirements.*



**OREGON****Custom**

Statutory Authority: Oregon Revised Statute (ORS) 633.321
Definition: “Custom mix” means a mixture of fertilizer, agricultural mineral, agricultural amendment or lime product, each lot or batch of which is mixed according to the specific instructions of or is prescribed for the special use of the final purchaser.” [ORS 633.311(6)]
Labeling requirement: Custom mix products must have “a printed label attached or applied to the package, or in the case of bulk sale, a separate document that physically accompanies the shipment.”
The label must include: 1) Net weight or volume 2a) Guaranteed analysis of identity and amount of primary nutrients, secondary nutrients and micronutrients that are claimed or advertised. b) A guarantee of the identity and amount of ingredients other than primary nutrients, secondary nutrients and micronutrients that are claimed or advertised. 3) The name and mailing address of the manufacturer, distributor or registrant. 4) Derivation statement of the sources of all guaranteed plant nutrients and non-plant food ingredients 5) The name under which the product is registered or sold 6) Product grade, if primary nutrients are claimed.

**OREGON****Custom**

Recordkeeping requirement: A person mixing or selling a custom mix of fertilizer, agricultural amendment, agricultural mineral or lime products shall keep for a period of at least three years after mixing a record showing: (a) The name and address of the purchaser; (b) The date of mixing; (c) A unique identifier for each mixture; (d) The guarantees and information required under ORS 633.321 to 633.341 or a list of the registered ingredients showing the number of pounds and the grade of each ingredient in the mixture or batch; and (e) Any other information required by the State Department of Agriculture.
Other requirements: 1) The records required by this section shall be available for inspection during normal business hours by either the purchaser or the department. 2) Undelivered parts of a custom mixture or batch shall at all times be identified with the purchaser’s name and unique identifier.

**WASHINGTON****Custom**

Statutory Authority: Revised Code of Washington (RCW) 15.54.340
Definition: “Customer-formula fertilizer” means a mixture of commercial fertilizer or materials of which each batch is mixed according to the specifications of the final purchaser. [RCW 15.54.270(6)]
Labeling requirement: Custom mix fertilizers “must be accompanied by either a statement, invoice, a delivery slip, or a label if bagged.”
The label must include: 1) Net weight 2) Guaranteed analysis 3) Name and address of registrant. 4) Guaranteed analysis 5) Derivation statement of the sources of all guaranteed plant nutrients 6) Brand 7) Grade
Recordkeeping requirement: The registrant or licensee must maintain a record of all invoices of customer-formula grade mixes for twelve months. These records must be available to the department upon request.
Other requirements: 1) Each delivery of a customer-formula fertilizer must contain those ingredients specified by the purchaser.

**IDAHO****Custom**

Statutory Authority: Idaho Code (IC) 22-607 (3)
Definition: “Customer formula fertilizer” means a mixture of fertilizer or materials of which each batch is mixed according to the specific instructions of the final purchaser. [IC 22-603(11)(b)]
Labeling requirement: For custom mixes, “each delivery shall be accompanied by either a statement, invoice, delivery slip, or label if bagged.”
The label must include: 1) Net weight 2) The guaranteed analysis or evidence of grade which may be stated to the nearest tenth of a percent or to the next lowest whole number, OR weight and grade of each ingredient 3a) Name and address of the registrant, or manufacturer, or both; and b) The name and address of the purchaser 4) Evidence of grade OR guaranteed analysis OR weight and grade of each ingredient 5) The ingredients shall be shown on the statement or invoice with the amount contained therein.
Recordkeeping requirement: Record of all invoices of customer-formula grade mixes shall be kept by the registrant for a period of thirty-six (36) months. These records must be available to the department upon request.
Other requirements: 1) Each delivery of a customer-formula fertilizer shall contain those ingredients specified by the purchaser.