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July 23, 2024

**Board of Forestry and Fire Protection**

**Utility and Public Agency ROW Exemption Amendments**

**Title 14 of the California Code of Regulations**

**Division 1.5, Chapter 4**

**Amend §§ 895.1, 929, 945.1, 945.3, 945.5, 949, 969, 1059, & 1104.1**

**Add Article 8 (commencing with § 1114) to Subchapter 7**

**§** **895.1. Definitions**

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**Danger Tree** means any tree located on or adjacent to a ~~utility right-of- way or facility that could damage utility facilities should it fall where (1) the tree leans toward the right-of-way, or (2) the tree is defective because of any cause, such as: heart or root rot, shallow roots, excavation, bad crotch, dead or with dead top, deformity, cracks or splits, or any other reason that could result in the tree or main lateral of the tree falling. See chapter VII, Hazardous Tree Identification, Powerline Fire Prevention Field Guide 1977, A joint Publication of the California Department of Forestry, U.S. Forest Service, and U.S. Bureau of Land Management.~~ right-of-way for a utility facility or infrastructure, if the tree has been identified by an RPF or their Supervised Designee, or by a professionally certified arborist using the risk assessment tools and guidelines in the *Power Line Fire Prevention Field Guide*, CAL FIRE/OSFM (2021) (hereby incorporated by reference) or the *Hazard Tree Identification and Mitigation*, USDA Forest Service, Pacific Southwest Region (2022) (hereby incorporated by reference), as satisfying both of the following criteria:

(a) The tree has one or more structural defects that make the tree susceptible to a risk of failure and that warrants hazard abatement, as deemed appropriate by the RPF or their Supervised Designee, or arborist. Structural defects of concern include any observable tree condition that, in the RPF’s, their Supervised Designee’s, or arborist’s professional estimation, presents an unreasonable risk of failure within the next year.

(b) Tree failure due to the structural defect may cause contact with, damage to, or disruption of service provided by, the facility or infrastructure located in the right-of-way.

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Note: Authority cited: Sections 4551, 4551.5, 4553, 4561, 4561.5, 4561.6, 4562, 4562.5, 4562.7 and 4591.1, Public Resources Code. Reference: Sections 4511, 4512, 4512.5, 4513, 4521.3, 4523, 4524, 4525, 4525.3, 4525.5, 4525.7, 4526, 4526.5, 4527, 4527.5, 4528, 4551, 4551.5, 4561, 4562, 4562.5, 4562.7, 4583.2, 4584, 4591.1, 4597.1, 21001(f), 21080.5, 21083.2 and 21084.1, Public Resources Code; CEQA Guidelines Appendix K (printed following Section 15387 of Title 14 Cal. Code of Regulations), Laupheimer v. State (1988) 200 Cal.App.3d 440; 246 Cal.Rptr. 82; and Joy Road Area Forest and Watershed Association v. California Department of Forestry & Fire Protection, Sonoma County Superior Court No. SCV 229850.

**§ 929. Statement of Purpose**

The purpose of this article is to:

(a) ensure that the significant archaeological and historical sites within the site survey area are adequately identified and protected,

(b) to provide direction to RPFs preparing Plans~~THPs (which includes all forms of THPs including, but not limited to, Modified THPs and NTMPs, WFMPs, Program Timber Harvesting Plans (PTHPs))~~, Notice of Emergency Timber Operations (Emergency Notices), and any ~~E~~exemption ~~N~~notices pursuant to 14 CCR §§1038, ~~and~~ 1104.1, 1114, and 1114.5,

(c) provide direction to the Timber Operator conducting Timber Operations,

(d) provide direction to the Department of Forestry and Fire Protection in its review, approval and inspection programs.

Note: Authority cited: Sections 4551 and 4551.5, Public Resources Code. Reference: Sections 4582(f), 4597, 21002, 21060.5, 21083.2 and 21084.1, Public Resources Code.

**§ 945.1. Statement of Purpose**

The purpose of these Rules is to:

(a) ensure that the visual and aesthetic sites identified within the Scenic Combining District are adequately identified and protected,

(b) provide direction to RPFs preparing Plans which, for the purposes of this section, include THPs, MTHPs, NTMPs, WFMPs, PTEIRs, Notices of Emergency Timber Operations, and any ~~E~~exemption ~~N~~notices pursuant to 14 CCR §§1038, ~~and~~ 1104.1,1114, and 1114.5,

(c) provide direction to the LTO~~Timber Operator~~ conducting Timber Operations,

(d) provide direction to the Department in its review, approval, and inspection programs.

Note: Authority cited: Section 4516.5, Public Resources Code. Reference: Sections 4516.5 and 4597, Public Resources Code.

**§ 945.3. Timber Harvest Prescriptions**

The following Rules shall be applied to all areas designated Scenic Combining District. Limited timber harvesting may be allowed within the Scenic Combining Districts using the following criteria:

(a) Selection. In the areas designated as Scenic Combining Districts, only the selection Regeneration Method and commercial thinning shall be used. The group selection method (14 CCR §933.2(a)(2)(B)) shall not be used.

(1) A map that clearly defines the location and extent of the Scenic Combining District occurring on the site to be harvested shall be submitted with the Plan.

(2) Trees to be harvested shall be marked by or under the supervision of an RPF. All trees to be harvested shall be marked within the Scenic Combining District prior to a preharvest inspection for evaluation.

(3) In all areas designated as Scenic Combining Districts, at least 75 square feet per acre of conifer basal area shall be retained.

(4) Post harvest stand Stocking levels of conifers shall be stated in the Plan. The level of residual Stocking shall be consistent with maximum sustained production for high quality timber products. In no case shall conifer Stocking levels per acre be reduced below the following standards:

(A) Within the first 150 feet of the Scenic Combining District, at least 50% of the trees 18 to 24 inches dbh, and 50% of the trees 26 inches dbh and larger, shall be retained.

(B) Between 150 and 300 feet of the Scenic Combining District, at least 50% of the trees less than 18 inches dbh, 40% of the trees 18-24 inches dbh, and 33% of the trees 26 inches dbh and larger shall be retained.

(C) Between 300 feet and the outermost boundary of the Scenic Combining District, 75 square feet of Basal Area Per Acre shall be retained.

(b) Logging Roads, Tractor Roads, and Landings shall be screened from direct view to the extent Feasible by leaving trees and vegetation between the disturbed areas and vista points that would attract viewers.

(c) Hardwoods shall be considered for the purposes of aesthetic enhancement and a minimum of 25% of the pre-harvest hardwood basal area shall be retained.

(d) A second harvest shall not be conducted sooner than ten years following completion of an initial harvest unless an Emergency condition exists pursuant to 14 CCR §1052 et seq. in the interim, ~~or~~ pursuant to a conversion exemption (14 CCR §1104.1)~~.~~, pursuant to a utility right-of-way exemption (14 CCR §1114), or pursuant to a public agency right-of-way exemption (14 CCR §1114.5).

Note: Authority cited: Section 4516.5, Public Resources Code. Reference: Section 4516.5, Public Resources Code.

**§ 945.5. Exempt and Emergency Notification Operations**

Timber Operations may be conducted within the Scenic Combining District in compliance with an ~~E~~exemption pursuant to 14 CCR §1038, an ~~E~~exemption pursuant to 14 CCR §1104.1, an exemption pursuant to 14 CCR §1114, an exemption pursuant to 14 CCR §1114.5, or an Emergency Notice pursuant to 14 CCR §1052. Such operations, when Feasible, shall be conducted in a manner consistent with the limitations described in 14 CCR §§945.3(a), subsections (1), (2), and (3); 945.3(b); 945.3(c); and 945.4.

Note: Authority cited: Section 4516.5, Public Resources Code. Reference: Section 4516.5, Public Resources Code.

**§ 949. Statement of Purpose**

The purpose of this article is to:

(a) ensure that the significant archeological and historical sites within the site survey are adequately identified and protected,

(b) to provide direction to RPFs preparing Plans~~THPs (which includes all forms of THPs including, but not limited to, Modified THPs and NTMPs, WFMPs, Program Timber Harvesting Plans (PTHPs))~~, Notice of Emergency Timber Operations (Emergency Notices), and any ~~E~~exemption ~~N~~notices pursuant to 14 CCR §§ 1038, ~~and~~ 1104.1, 1114, and 1114.5,

(c) provide direction to the LTO~~Timber Operator~~ conducting Timber Operations,

(d) provide direction to the Department ~~of Forestry and Fire Protection~~ in its review, approval and inspection programs.

Note: Authority cited: Sections 4551 and 4551.5, Public Resources Code. Reference: Sections 4582(f), 4597, 21002, 21060.5, 21083.2 and 21084.1, Public Resources Code.

**§ 969. Statement of Purpose**

The purpose of this article is to:

(a) ensure that the significant archaeological and historical sites within the site survey area are adequately identified and protected,

(b) to provide direction to RPFs preparing Plans ~~THPs (which includes all forms of THPs including, but not limited to, Modified THPs and NTMPs, WFMPs, Program Timber Harvesting Plans (PTHPs))~~, Notice of Emergency Timber Operations (Emergency Notices), and any ~~E~~exemption ~~N~~notices pursuant to 14 CCR §§ 1038, ~~and~~ 1104.1, 1114, and 1114.5,

(c) provide direction to the LTO~~Timber Operator~~ conducting Timber Operations,

(d) provide direction to the Department ~~of Forestry and Fire Protection~~ in its review, approval and inspection programs.

Note: Authority cited: Sections 4551 and 4551.5, Public Resources Code. Reference: Sections 4582(f), 4597, 21002, 21060.5, 21083.2 and 21084.1, Public Resources Code.

**§ 1059. Infractions**

(a) Pursuant to PRC § 4601.4(b), these Rules are procedural in nature, the violation of which does not result in or cause environmental damage. The rule list consists of 14 CCR §§ 915.4, 935.4, 955.4; 918.1, 938.1, 958.1; 924.1; 925.2; 925.4; 926.2; 926.3; 926.23; 927.2; 927.14; 928.2; 929.1, 949.1, 969.1; 1029; 1032.7; 1032.10; 1034; 1035.2; 1035.3(c); 1038.2; 1042; 1051.1; 1052(a); 1075; 1080.4; 1090.2; 1090.5; 1090.7; 1090.11; 1090.12(b); 1090.13; 1090.26; 1091.4; 1092.04(d); 1092.07; 1092.09; 1092.13; 1092.14(c); 1092.15; 1104.1(a)(1); 1105; 1106.1; 1106.3(a); 1114(b), and 1114.5(b).

(b) Infractions shall not be prosecuted if they are corrected within 10 working days of issuance of notification of the violation. Notification and response must be by certified mail. Date of certification identifies date of notification and response.

Note: Authority cited: Sections 4551, 4551.5, 4553 and 4601.4, Public Resources Code. Reference: Section 4601.4, Public Resources Code.

**§ 1104. Operations Requiring Conversion Permit.**

Except as exempted by 14 CCR §§ 1104.1, ~~and~~ 1104.2, 1114, and 1114.5, ~~of this article~~ a Timberland conversion permit issued by the Director is required for conversion of Timberland as defined in § 1100. Issuance of the Timberland Conversion Permit to the Timberland owner must be completed before conversion operations begin. “Conversion operations” include final immediate rezoning of Timberland production zone lands, and Timber Operations as defined in PRC § 4527 on nontimberland production zone Timberlands.

Note: Authority cited: Sections 4621 and 4623, Public Resources Code. Reference: Section 4527, Public Resources Code.

**§ 1104.1. Conversion Exemptions**

Timber Operations conducted under this subsection shall be exempt from Conversion Permit and timber harvesting plan requirements of this article except no tree that existed before 1800 A.D and is greater than sixty (60) inches in diameter at stump height for Sierra or Coastal Redwoods, and forty-eight (48) inches in diameter at stump height for all other tree species shall be harvested unless done so under the conditions or criteria set forth in subsection 1104.1~~(i)~~(c).

Timber Operations shall comply with all other applicable provisions of the Z'berg-Nejedly Forest Practice Act, regulations of the Board and currently effective provisions of county general plans, zoning ordinances and any implementing ordinances. The Notice of Conversion Exemption Timber Operations shall be considered synonymous with the term "plan" as defined in 14 CCR 895.1 when applying the operational Rules and regulations of the Board.

(a) This conversion exemption is applicable to a conversion of Timberland to a non-timber use only, of less than three acres in one contiguous ownership, whether or not it is a portion of a larger land parcel and shall not be part of a THP. This conversion exemption may only be used once per contiguous land ownership. If all or a portion of the contiguous land ownership has been subject to prior, unpermitted Timberland conversion, a conversion exemption hereunder shall not be accepted unless the Director determines that it would be consistent with the purposes of the Act. No person, whether acting as an individual, acting as a member of a partnership, or acting as an officer or employee of a corporation or other legal entity, may obtain more than one exemption pursuant to this section in a five-year period. If a partnership has as a member, or if a corporation or any other legal entity has as an officer or employee, a person who has received this exemption within the past five years, whether as an individual or as a member of a partnership, or as an officer or employee of a corporation or other legal entity, then that partnership, corporation, or other legal entity is not eligible for this exemption. "Person," for purposes of this section, means an individual, partnership, corporation, or any other legal entity.

(1) A Notice of Conversion Exemption Timber Operations (notice) must be prepared by an RPF and submitted to the Director. The notice shall contain the following:

(A) The names, addresses, and telephone numbers of the Timber Owner, owner of the Timberland to be converted, RPF, Timber Operator, and the submitter of the Notice of Conversion Exemption Timber Operations;

(B) Legal description of the area where the timber operation is to be conducted, showing section, township, range, county and assessor parcel number;

(C) Maps showing the ownership boundaries, the location of the timber operation, boundaries of the conversion, access routes to operation, location and classification of all Watercourses, and Landing locations;

(D) Incorporation of a signed and dated statement from the authorized designee of the County Board of Supervisors stating that the conversion is in conformance with all county regulatory requirements, including county public notice requirements. When counties do not have an authorized designee, the RPF shall certify that the county has been contacted and the conversion is in conformance with county regulatory requirements (this may be incorporated into the notice);

(E) Incorporation of a statement by the owner of the Timberland to be converted:

1. certifying that this is a one-time conversion to non-Timberland use,

2. certifying that after considering the owner’s own economic ability to carry out the proposed conversion and the feasibility evaluation required by 14 CCR § 1104.1(a)(6) that there is a "bona fide intent", as defined in 14 CCR § 1100(b), to convert,

3. specifying what the non-Timberland use will be after conversion, and

4. certifying and declaring under penalty of perjury that he/she whether acting as an individual, acting as a member of a partnership, or acting as an officer or employee of a corporation or other legal entity, has not obtained an exemption pursuant to this section in the last five years unless a waiver has been granted pursuant to 14 CCR § 1104.1(a)(9); and

(F) signature of the submitter, Timberland Owner responsible for the conversion, the Timber Operator, and the RPF.

(2) The following conditions apply to conversion exemption Timber Operations:

(A) All Timber Operations shall be complete within one year from the date of acceptance by the Director.

(B) All conversion activities shall be complete within two years from the date of acceptance by the Director unless under permit by local jurisdiction. Failure to timely complete the conversion shall require compliance with stocking standards of the PRC 4561 and stocking report requirements of Forest Practice Act and Board regulations.

(C) The RPF or supervised designee shall visit the site and flag the boundary of the conversion exemption timber operation and flag any applicable WLPZs and equipment limitation zones.

(D) This section refers to Slash and woody debris resulting from Timber Operations associated with conversion exemptions. The Timber Operator shall be the responsible party for the treatment of logging Slash and woody debris.

(1) Unless otherwise required, Slash greater than one inch in diameter and greater than two feet long, and woody debris, except pine, shall receive full treatment no later than April 1 of the year following its creation, or within one year from the date of acceptance of the conversion exemption by the Director, whichever comes first.

(2) All pine Slash three inches and greater in diameter and longer than four feet must receive initial treatment if it is still on the parcel, within seven (7) days of its creation.

(3) All pine woody debris longer than four feet must receive an initial treatment prior to full treatment.

(4) Initial treatment shall include limbing woody debris and cutting Slash and woody debris into lengths of less than four feet, and leaving the pieces exposed to solar radiation to aid in rapid drying.

(5) Full treatment of all pine Slash and woody debris must be completed by March 1 of the year following its creation, or within one year from the date of acceptance of the conversion exemption by the Director, whichever comes first.

(6) Full Slash and woody debris treatment may include any of the following:

a. burying;

b. chipping and spreading;

c. piling and burning; or

d. removing Slash and woody debris from the site for treatment in compliance with (a)-(b).

Slash and woody debris may not be burned by open outdoor fires except under permit from the appropriate fire protection agency, if required, the local air pollution control district or air quality management district. The burning must occur on the property where the Slash and woody debris originated.

(7) Slash and woody debris, except for pine, which is cut up for firewood shall be cut to lengths 24 inches or less and set aside for drying by April 1 of the year following its creation. Pine Slash and woody debris which is cut up for firewood shall be cut to lengths 24 inches or less and set aside for drying within seven (7) days of its creation.

All treatment work must be completed prior to the expiration date for the conversion exemption.

(8) Any treatment which involves burning of Slash or Woody Debris shall comply with all state and local fire and air quality Rules.

(9) This section does not supersede more restrictive treatments or time frames within a Forest district or subdistrict.

(E) Timber Operations may be conducted during the Winter Period. Tractor Operations in the winter period are allowed under any of the following conditions:

1. During dry, rainless periods but shall not be conducted on saturated soil conditions that may produce significant sediment discharge. Erosion control structures shall be installed on all constructed skid trails and tractor roads prior to sunset if the National Weather Service forecast is a "chance" (30% or more) of rain within the next 24 hours.

2. When ground conditions in the conversion exemption area and appurtenant roads satisfy the "hard frozen" definition in 14 CCR 895.1.

3. Over-snow operations where no soil disturbance occurs.

(F) No Timber Operations within a WLPZ unless specifically approved by local permit (e.g. County, City).

(G) The Timber Operator shall not conduct Timber Operations until receipt of the Director's notice of acceptance. Timber Operations shall not be conducted without a valid on-site copy of the Director's notice of acceptance of operations and a copy of the Notice of Conversion Exemption Timber Operations as filed with the Director.

(H) No sites of rare, threatened or endangered plants or animals shall be disturbed, threatened or damaged and no Timber Operations shall occur within the Buffer Zone of a sensitive species as defined in 14 CCR 895.1.

(I) No Timber Operations on significant historical or archeological sites, except under the following conditions:

1. If a significant archeological site is identified by the RPF preparing the Notice of Conversion Exemption within the project boundary, the site may be preserved in place by capping or covering with a layer of soil prior to submission.

a. If a site has been preserved in place, the RPF preparing the Notice of Conversion Exemption shall obtain written concurrence from a Department Archeologist prior to submission indicating operations will not cause damage to a significant archeological site.

b. The written concurrence from a Department Archeologist shall be submitted with the Notice of Conversion Exemption.

(J) The RPF and the Timber Operator shall meet (on-site, or off-site) if requested by either party to ensure that sensitive on-site conditions and the intent of the conversion regulations such as, but not limited to, Slash disposal, will be complied with during the conduct of Timber Operations.

(K) Before beginning Timber Operations, the Timber Operator shall notify the Department of the actual commencement date of operations. The notification, by telephone, mail, or email, shall be directed to the appropriate CAL FIRE Unit Headquarters, Forest Practice Inspector or other designated personnel. If the notification is provided by mail, Timber Operations may not commence until three (3) days after the postmark date of notification.

(3) A neighborhood notification of conversion exemption Timber Operations shall be posted on the ownership visible to the public by the RPF or supervised designee, at least five (5) days prior to the postmark date of submission of the notice of Conversion Exemption Timber Operations to the Director. The date of posting shall be shown on the neighborhood notice. In addition, immediately prior to the submission of the exemption to the Director, the landowner shall mail a letter to adjacent landowners within 300 feet of the boundaries of the exemption, and to Native Americans, as defined in 895.1 notifying them of the intent to harvest timber. The mailed letter of notice and the posted notice shall contain a map of the project area and the following information on a form prepared by the RPF:

(A) the name, address and telephone number of the Timberland Owner, the Timber Operator, the agency of the county responsible for land use changes and the designated representative; if any, and the RPF;

(B) the location of the project, parcel number, street address, section, township and range, and;

(C) a statement explaining that this is a conversion from Timberland use to a new land use, what the new land use will be, and that the maximum size is less than three acres.

(4) The Director shall determine if the Notice of Conversion Exemption Timber Operations is complete and accurate within fifteen (15) days from the date of receipt.

(A) If the Notice of Conversion Exemption Timber Operations is not complete and accurate it shall be returned to the submitter identifying the specific information required. When found complete and accurate, the Director shall immediately send a notice of acceptance of operations to the submitter.

(5) The Timberland Owner shall, within one month from the completion of conversion exemption Timber Operations, which includes all Slash disposal work, submit a work completion report to the Director.

(6) The Timberland Owner shall, using the services of an RPF to the extent the information required is within the scope of professional forestry practice, provide information documenting that the conversion to the stated non-timber use is feasible based upon, at a minimum, the following:

(A) the extent of the vegetation removal and Site Preparation required for the conversion;

(B) the suitability of soils, slope, aspect, and microclimate for the stated non-timber use;

(7) The Department shall provide for inspections, as needed, to determine that the conversion was completed.

(8) The notice shall expire if there is any change in Timberland ownership.

(A) If the conversion has not been completed, the Timberland Owner on the notice shall notify the Department of the change in Timberland ownership on or before five (5) days after a change in ownership.

(B) If operations have been conducted, but not completed under the exemption, the Timberland Owner on the notice shall notify the new Timberland Owner at least fifteen (15) days prior to the sale of the Timberland of the requirements under 14 CCR § 1104.1(a)(8)(C).

(C) If operations have been conducted, but not completed under the exemption, the new Timberland Owner shall:

1. submit a new notice, or

2. comply with the following:

a. harvest no additional timber;

b. meet stocking requirements of 14 CCR § 1104.1(a)(2)(B);

c. dispose of the Slash created under the exemption activities according to 14 CCR § 1104.1(a)(2)(D);

d. provide erosion control for skid trails, roads, Landings, and disturbed areas as required by the Forest Practice Rules.

e. submit a report within ninety (90) days of the change of Timberland ownership that items a through d above were completed.

(9) A Timberland Owner may request a waiver to the five-year limitation described in 14 CCR § 1104.1(a). The Director may grant the waiver upon finding that one of the following conditions exist:

(A) 1. the construction of a building approved by the appropriate county/city permitting process is listed in the accepted Notice of Conversion Exemption Timber Operations as the non-Timberland use after the conversion, and

2. the Timberland Owner demonstrates to the Director that substantial liabilities for building construction have been incurred on each conversion exemption that the Timberland Owner has received in the last 5 years at the time the waiver is requested, and

3. operations conducted on all exemptions issued to the Timberland Owner within the past 5 years, prior to the time the waiver is requested, have been conducted in a manner that meets or exceeds the intent of the Act and Rules or any corrective work required by the Director has been satisfactorily completed.

(B) the change of ownership which caused the previous notice to expire was not the result of the sale of the Timberland and the new Timberland Owner provides information demonstrating that the imposition of the 5-year limitation described in 14 CCR § 1104.1(a) would impose an undue hardship on the Timberland Owner.

(C) the notice has expired and no operations have been conducted.

(D) The Timberland Owner provides an explanation and justification for the need of a waiver that demonstrates that the imposition of the 5-year limitation described in 14 CCR § 1104.1(a) would impose an undue hardship on the Timberland Owner.

~~(b) Construction or maintenance of right-of-way by a public agency on its own or any other public property.~~

~~(c) The clearing of trees from Timberland by a private or public utility for construction of gas, water, sewer, oil, electric, and communications (transmitted by wire, television, radio, or microwave) rights-of-way, and for maintenance and repair of the utility and right-of-way. The said right-of-way, however, shall not exceed the width specified in the Table of Normal Rights-of-Way Widths for Single Overhead Facilities and Single Underground Facilities and the supplemental allowable widths.~~

~~Nothing in this section shall exclude the applicable provisions of PRC §§ 4292 and 4293, and 14 CCR §§ 1250 through 1258 inclusive for fire hazard clearance from being an allowable supplement to the exempt widths.~~

~~(d) Table of Rights-of-Way Widths for Single Overhead Facilities (A single facility for overhead electric lines means a single circuit)~~

~~Utility Size Width~~

~~Electric (Overhead Distribution and Transmission Single Circuits)~~

 ~~0-33 KV 20'~~

 ~~34-100 KV 45'~~

 ~~101-200 KV 75'~~

 ~~(pole)~~

 ~~101-200 KV 80'~~

 ~~(tower)~~

 ~~201-300 KV 125'~~

 ~~(tower)~~

 ~~301- KV and above 200'~~

 ~~(tower)~~

~~Telephone cable or open wire when underbuilt~~

 ~~All 30'~~

~~Communications (Radio, Television, Telephone and Microwave)~~

 ~~All 30'~~

~~Active or passive microwave repeater and/or radio sites~~

 ~~All 40'~~

~~Microwave paths emanating from antennas or passive antenna or passive repeaters~~

~~All 20' from edges of repeater, and following centerline of path.~~

 ~~Radio and Television antennas~~

 ~~All 30' In all directions~~

 ~~Telephone cable or open wire when underbuilt~~

~~All 30'~~

~~(e) The above right-of-way widths for above ground facilities shall be allowed supplemental clearances as follows:~~

~~(1) Equal additional rights-of-way for each additional facility, including these allowable supplemental clearances under this section.~~

~~(2) Additional clearance widths for poles and towers, and for conductor sway as provided in PRC §§ 4292 and 4293, and 14 CCR §§ 1250 through 1258 inclusive, as applicable.~~

~~(3) Additional clearance for removal of Danger Trees as defined in 14 CCR § 895.1.~~

~~(4) Additional land area for substation and switch yards, materials storage and construction camps, with clearance for firebreaks, and security fencing~~

~~(f) Table of Rights-of-Way Widths for Single Underground Facilities~~

~~Utility Size Width~~

~~Electric, Underground~~

 ~~4"-6" Conduit 50'~~

 ~~More than 6" Conduit 60'~~

~~Gas, Oil, Water and Sewer (Underground pipe)~~

~~6" diameter or smaller 50'~~

 ~~Over 6"-12" diameter 60'~~

 ~~Over 12"-24" diameter 75'~~

 ~~Over 24" diameter 100'~~

 ~~Penstocks, Syphons All 100'~~

 ~~Ditches and Flumes All 150'~~

 ~~Access Roads All Access road widths may be up to 14' with an additional 10' width at turnout locations, plus additional width for cuts and fills. Access roads shall be installed and maintained so as to comply with the stream protection requirements and erosion control requirements of the Forest Practice Act, related regulations, and the District Forest Practice Rules.~~ [MOVED TO ARTICLE 8]

~~(g) The above right-of-way widths for underground facilities and penstocks, syphons, ditches and flumes shall be allowed supplemental clearances as follows:~~

~~(1) Additional width for cuts and Fills.~~

~~(2) Removal of trees or plants with roots that could interfere with underground facilities, or with cuts and Fills for installation.~~

~~(3) Additional clearance for removal of Danger Trees as defined in 14 CCR § 895.1.~~

~~(4) For compressor, metering and control stations on natural gas pipelines; including firebreaks and security fencing:~~

~~(A) 450 foot width at one side of right-of-way and 500 foot length along the compressor stations.~~

~~(B) 300 feet x 300 feet on or alongside the right-of-way for metering and control stations.~~

~~(h)~~(b) In-lieu practices for Watercourse and lake protection zones as specified under Article 6 of these Rules, exceptions to Rules, and alternative practices are not allowed.

~~(i)~~(c) Harvesting of large old trees shall only occur when:

(1) the tree is not critical for the maintenance of a Late Successional Stand and

(2) an RPF attaches to the exemption an explanation and justification for the removal based on the RPF's finding that one or more of the criteria or conditions listed under subsection (A), (B), or (C) are met. The requirements of ~~(i)~~(c)(2) need not be met if an approved management document; including but not limited to a HCP, SYP, NTMP, WFMP, or PTEIR; addresses large old tree retention for the area in which the large old tree(s) are proposed for removal and the removal is in compliance with the retention standards of that document. All trees to be harvested pursuant to this subsection shall be marked by an RPF prior to removal.

(A) The tree(s) is a hazard to safety or property. The hazard shall be identified in writing by an RPF or professionally certified arborist;

(B) The removal of the tree(s) is necessary for the construction of a building as approved by the appropriate county/city permitting process and as shown on the county/city approved site plan, which shall be attached to the Notice of Exemption;

(C) The tree is dead or is likely to die within one year of the date of proposed removal, as determined by an RPF or professionally certified arborist.

Note: Authority cited: Sections 4551, 4553, 4584, 4584.1, 4604, 4611 and 4628, Public Resources Code. Reference: Sections 4512, 4513, 4584, 4597, 4628 and 21083.2(b)(3), Public Resources Code.

**Article 8 Utility and Public Agency Exemptions**

**§ 1114. Utility Right-of-Way Exemptions**

(a) (1) Pursuant to PRC §§ 4584(a), Timber Operations conducted under this section shall be exempt from Conversion Permit and THP requirements but shall comply with all other provisions of the Act, and Rules. The notice of utility right-of-way exemption timber operations (notice of utility right-of-way exemption) shall be considered synonymous with the term Plan as defined in 14 CCR § 895.1 when applying the Rules and regulations of the Board.

(2) The following Timber Operations are exempt as described in paragraph (1): The clearing of trees from Timberland by a private or public utility for construction of gas, water, sewer, oil, electric, and communications (transmitted by wire, television, radio, or microwave) rights-of-way, and for maintenance and repair of the utility right-of-way. The right-of-way, however, shall not exceed the total width specified in the Table of Normal Rights-of-Way Widths for Single Overhead Facilities and Single Underground facilities and the supplemental allowable widths. Nothing in this section shall exclude the applicable provisions of paragraphs (21) and (23) of subsection (f) pertaining to fire hazard clearance from being an allowable supplement to the exempt widths.

(3) The right-of-way widths described in this section serve the exclusive function of identifying areas eligible for the ministerial notice of utility right-of-way exemption established by this section. Department acceptance of a notice of utility right-of-way exemption confers no property rights on a utility for lands they do not own, including rights of physical access to the property. A utility only has the right to physically access lands they do not own as derived from other separate and independent legal authority, including landowner consent; easements or other property-related agreements; or statutory authorization, such as pursuant Public Resources Code section 4295.5.

(b) A notice of utility right-of-way exemption shall be prepared and submitted by an RPF on a form prepared by the Department and submitted to the Director prior to the commencement of Timber Operations. The notice of utility right-of-way exemption shall contain the following items:

(1) Identification of the type of utility service and corresponding right-of-way width, as described in paragraphs (20) and (22) of subsection (f), to which the notice of utility right-of-way exemption will apply.

(2) The names, addresses, and telephone numbers of the Timber Owner, Timberland owner, RPF, LTO, and the submitter of the notice of utility right-of-way exemption.

(3) Legal description of the location of the Timber Operation, county and assessor parcel number.

(4) (A) Except as provided in subparagraph (B), a map that includes a seven-and-one-half (7 1/2) minute USGS quadrangle map, or its equivalent, depicting the information as required by this paragraph and represented at a scale of at least 1:12,000. Additional maps, which may be topographic or planimetric, may be used to provide additional information, to show specific details, and to improve map clarity. If additional maps are used, an overview map representing the entire Logging Area shall be submitted for purposes of reference. Applicants may consider submitting additional maps as geospatial information as a KML/KMZ spatial file, shapefile, file geodatabase, or other digital format which uses State Plane, UTM Zone 10 or 11, NAD83, or Teale Albers NAD83 coordinate system. The appurtenant roads included within the Logging Area pursuant to subparagraph (A) below may be shown on a map which may be planimetric with a scale of 1:24,000 or less. Color coding shall not be used. A legend shall be included indicating the meaning of the symbols used and each map shall include the Public Land Survey System with Township, Range, and Sections labeled. The submitted notice of utility right-of-way exemption shall indicate if more than one (1) Yarding system is to be used and identify the systems (if more than one is used). The maps shall indicate the following information:

1. Boundaries of the Logging Area.

2. Location of all Roads to be used for, or potentially impacted by, Timber Operations.

3. Location of all Watercourses and Lakes with Class I, II, III or IV waters.

4. Roads and Landings located in a WLPZ, Meadows, and Wet Areas other than at road Watercourse crossings.

5. Location of known Unstable Areas.

6. Location of any Special Treatment Areas.

7. Location of any Danger Trees designated for harvest that are large old trees or Decadent and Deformed Trees with Value to Wildlife as described in paragraph (13) of subsection (f), located within a WLPZ, or located on sites of rare, threatened, or endangered species, a described in paragraph (7) of subsection (f).

(B) Notwithstanding subparagraph (A), a utility may submit, and the Department shall accept, a map with the initial notice of utility right-of-way exemption that does not meet the requirements of subparagraph (A), provided that the map includes, at a minimum, ownership boundaries and boundaries of the right-of-way conversion. Maps that comply with subparagraph (A) may be submitted instead on a staggered basis as the utility undertakes periodic maintenance operations over time in areas covered by the notice, as provided in this subparagraph (B). No Timber Operations may occur pursuant to an accepted notice in an area for which the utility has not submitted a supplemental map that complies with subparagraph (A). Timber operations in an area covered by a notice may commence 5 days after a fully compliant supplemental map has been submitted with the department for the designated area. Supplemental maps shall be submitted not more than one time every two (2) weeks per notice.

(5) The tentative date of commencement of Timber Operations.

(6) Written concurrence documentation pertaining to a Significant Archaeological or Historical Site, if any, in the manner required by 14 CCR § 1114(f)(8).

(7) Certification pertaining to harvesting large old trees, if any, in the manner required by 14 CCR § 1114(f)(13).

(8) Certification pertaining to the removal of qualifying Danger Trees located outside the widths designated in paragraphs (20) and (22) of subsection (f), if any, in the manner required by 14 CCR § 1114(f)(19).

(9) Signatures from the submitter, the LTO and the RPF.

(10) Utility confirmation that the utility will comply with its obligations to protect landowners’ rights to sell, barter, exchange, or trade trees felled by the utility, as described in paragraph (24) of subsection (f).

(c) Within five (5) business days from the date of receipt by the Director, the Director shall determine if the submitted notice of utility right-of-way exemption is complete and accurate, and, if so, the Director shall immediately send a notice of acceptance of Timber Operations to the submitter. If the notice of utility right-of-way exemption is not complete and accurate it shall be returned to the submitter identifying the specific information required.

(d) The Department shall provide the CDFW, appropriate RWQCB, and CGS with copies of the submitted notice of utility right-of-way exemption upon acceptance of the notice of utility right-of-way exemption.

(e) The LTO shall not conduct Timber Operations until receipt of the Director's notice of acceptance. Timber Operations shall not be conducted without a valid on-site copy of the Director's notice of acceptance of operations and a copy of the notice of utility right-of-way exemption, as filed with the Director.

(f) The following conditions apply to Timber Operations under a notice of utility right-of-way exemption:

(1) All Timber Operations shall be complete within three (3) years from the date of acceptance by the Director.

(2) The RPF or Supervised Designee shall flag the boundary of the Harvest Area and any applicable WLPZs and ELZs.

(3) This section refers to logging Slash and Woody Debris resulting from Timber Operations associated with utility right-of-way exemptions. The LTO shall be the responsible party for the treatment of logging Slash and Woody Debris. Fuel treatment shall be as follows:

(A) All surface fuels created by Timber Operations within one hundred (100) feet of a structure, or such greater distance required by a local jurisdiction pursuant to PRC §4291(a)(1)(B), that could promote the spread of wildfire, including Slash or Woody Debris, exceeding one (1) inch in diameter, and brush, shall be chipped, burned, or removed within forty-five (45) days from the date of its creation. For the purposes of this paragraph (3), “structure” means anything constructed that is designed or intended for support, enclosure, shelter, or protection of persons, animals, or property, having a permanent roof that is supported by walls or posts that connect to, or rest on the ground; but excluding outbuildings that are less than one hundred-twenty (120) square feet in size and not used for human habitation.

(B) All surface fuels created by Timber operations within 200 feet of the edge of any road accessible to the public shall be chipped, burned, or removed within forty-five (45) days from the date of its creation.

(C) All Slash and Woody Debris exceeding one (1) inch in diameter that may impede access, egress, or public safety shall be chipped, burned, or removed within forty-five (45) days from the date of its creation.

(D) Slash resulting from Timber Operations not described in subparagraphs (A) to (C) shall be treated to achieve a maximum post-harvest depth of eighteen (18) inches above the ground. All Slash shall be lopped, removed, chipped, burned, or otherwise treated, within one (1) year from the start of operations.

(E) All Woody Debris not described by subparagraphs (A) to (C) whose location or physical arrangement constitutes a hazardous accumulation of flammable materials with enhanced risk of increased wildfire ignition, spread rate, duration, or intensity shall be lopped, chipped, burned, removed, or otherwise treated within forty-five (45) days from the date of its creation.

(F) Notwithstanding subparagraphs (A) to (E), Woody Debris may be left on site at the request of the landowner and shall not be subject to requirements for treatment of Woody Debris.

(G) The deadlines for treating Slash and Woody Debris imposed by this paragraph (3) may be extended for good cause shown, at the department’s discretion.

(4) Timber Operations may be conducted during the Winter Period. Tractor Operations in the Winter Period are allowed under any of the following conditions:

(A) During dry, rainless periods but shall not be conducted on Saturated Soil Conditions that may produce Significant Sediment Discharge. Erosion Control structures shall be installed on all Tractor Roads, roads, Layouts, and Landings which do not have adequate natural drainage, drainage structures, or Surface Cover or Woody Debris to dissipate water flow and trap sediment to prevent soil loss prior to sunset if the National Weather Service forecast is a "chance" (30% or more) of rain within the next 24 hours, and prior to weekend or other shutdown periods.

(B) When ground conditions in the exemption area and Appurtenant Roads satisfy the "hard frozen" definitions in 14 CCR § 895.1.

(C) Over-snow operations where no soil disturbance occurs.

(D) For the maintenance or repair of a utility right-of-way following emergency work performed pursuant to subsection (h).

(5) No Timber Operations within a WLPZ, except for the following:

(A) Hauling on existing roads or Timber Operations where all equipment remains entirely on existing roads.

(B) Road Maintenance.

(C) The treatment or removal of Danger Trees.

(D) Temporary crossings of dry Class III Watercourses that do not require notification under the Fish and Game Code §1600 et seq.

(E) Operations for which an existing agreement with CDFW pursuant to Fish and Game Code (F&GC § 1600 et seq.) and an agreement with the applicable Regional Water Quality Control Board pursuant to Water Code §13260 et seq. are in effect.

(6) In lieu practices for WLPZs as specified under Article 6 of Subchapters 4, 5, and 6, as appropriate, of these Rules, notwithstanding 14 CCR § 1114(f)(5), exceptions to Rules, and alternative practices are not allowed.

(7) No sites of rare, threatened, or endangered plants or animals shall be disturbed, threatened, or damaged and no Timber Operations shall occur within the Buffer Zone of a Sensitive Species as defined in 14 CCR § 895.1 unless:

(A) A valid incidental take permit issued by CDFW pursuant to Section 2081(b) of the Fish and Game Code that addresses protection of the relevant species; or

(B) A federal incidental take statement or incidental take permit that addresses protection of the relevant species, for which a consistency determination has been made pursuant to Section 2080.1 of the Fish and Game Code; or

(C) A valid natural community conservation plan that addresses protection of the relevant species approved by CDFW under Section 2835 of the Fish and Game Code; or

(D) A valid Habitat Conservation Plan (HCP) that addresses protection of the relevant species approved under Section 10 of the federal Endangered Species Act of 1973; or

(E) Project revisions, guidelines, or take avoidance measures pursuant to a memorandum of understanding or a planning agreement entered into between the plan submitter and CDFW in preparation of obtaining a natural community conservation plan that addresses protection of the relevant species.

(8) No Timber Operations on any site that satisfies the criteria listed in 14 CCR §895.1 for a Significant Archaeological or Historical Site except under the following conditions:

(A) If a site has been preserved in place, the RPF preparing the notice of utility right-of-way exemption shall obtain written concurrence from a Department Archaeologist prior to submission indicating operations will not cause damage to a Significant Archaeological or Historical Site.

(B) The written concurrence from a Department Archaeologist shall be submitted with the notice of utility right-of-way exemption.

(9) The RPF shall comply with 14 CCR § 1035.2, relating to interaction between the LTO and the RPF.

(10) Prior to the commencement of Timber Operations, the LTO shall notify the Department of the actual commencement date of operations. The notification, by telephone, mail, or email, shall be directed to the appropriate CAL FIRE Unit Headquarters, Forest Practice Inspector, or other designated personnel. If the notification is provided by mail, Timber Operations may not commence until three (3) days after the postmark date of notification.

(11) (A) The submitter of the notice of utility right-of-way exemption for the construction of a utility right-of-way shall, within one month from the completion of Timber Operations, which includes all slash disposal work, submit a work completion report to the Director. Upon receipt of the work completion report, the Director shall transmit a copy to the CDFW, the appropriate RWQCB, and the CGS.

(B) In lieu of a completion report, where Timber Operations are conducted for ongoing periodic maintenance of a utility right-of-way, the submitter shall instead file progress reports on a rolling basis reflecting identifiable areas where periodic maintenance Timber Operations have been completed under the notice. Progress reports shall be filed within three (3) months from the completion of periodic maintenance Timber Operations for the designated area. Upon receipt of a progress report, the Director shall transmit a copy to the CDFW, the appropriate RWQCB, and the CGS.

(12) The Department may provide for inspections, as needed, to determine that the Timber Operations were completed.

(13) Large old trees, defined as a tree that existed before 1800 A.D. and is greater than sixty (60) inches in Diameter at stump height for Sierra or Coastal Redwoods, and forty-eight (48) inches in Diameter at stump height for all other tree Species, and Decadent and Deformed Trees with Value to Wildlife shall not be harvested unless done pursuant to the following conditions, except that such trees that are also Danger Trees may also be removed pursuant to 14 CCR §1114(f)(19):

(A) The tree is not critical for the maintenance of a late successional stand.

(B) An RPF attaches to the notice of utility right-of-way exemption a certification that the removal is based on the RPF's finding that one or more of the criteria or conditions listed under clauses 1. or 2. are met. The requirements of this subparagraph need not be met if an approved management document; including but not limited to a HCP, SYP, NTMP, WFMP, or PTEIR; addresses large old tree retention for the area in which the large old tree(s) are proposed for removal and the removal is in compliance with the retention standards of that document. All trees to be harvested pursuant to this subsection shall be marked by an RPF, or their Supervised Designee, prior to removal.

1. The tree(s) is a hazard to safety or property. The hazard shall be identified in writing by an RPF or professionally certified arborist.

2. The tree is dead or is likely to die within one year of the date of submission of the notice of utility right-of-way exemption.

(14) All Timber Operations conducted in the Lake Tahoe Region must have a valid Tahoe Basin Tree Removal Permit, as defined by TRPA, or shall be conducted under a valid TRPA Memorandum of Understanding, when such a permit is required by TRPA.

(15) No tractor or heavy equipment operations on slopes greater than fifty (50) percent.

(16) No construction of new Tractor Roads on slopes greater than forty (40) percent.

(17) Timber Operations within any Special Treatment Area shall comply with the rules associated with that Special Treatment Area excepting stocking requirements.

(18) No tractor or heavy equipment operations on known Unstable Areas.

(19) (A) Danger Trees shall be identified and assessed for failure risk by an RPF, their Supervised Designee, or a professionally certified arborist, as described in 14 CCR § 895.1.

(B) 1. For any Danger Tree located outside of the utility right-of-way designated by 14 CCR §§ 1104.1(f)(20) and (22), the RPF, their Supervised Designee, or professionally certified arborist shall certify that the Danger Tree satisfies the requirements of the definition of Danger Tree pursuant to 14 CCR § 895.1. Such certification shall be attached to the notice of conversion exemption.

~~3~~2. All trees to be harvested pursuant to this subparagraph shall be marked by the RPF, their Supervised Designee, or arborist prior to removal.

(C) The Department shall be notified of any Danger Trees that are located within a WLPZ, are large old Trees as described in paragraph (13) of subsection (f), are Decadent and Deformed Trees with Value to Wildlife, or are located on sites of rare, threatened, or endangered species as described in paragraph (7) of subsection (f) which are identified after the submittal of the notice of utility right-of-way exemption. Updates to the notice shall be submitted no more than one time every two (2) weeks per notice of utility right-of-way exemption. Updates shall be provided a minimum of five (5) days before the Danger Tree(s) is removed. Information on additional Danger Trees shall include the following items:

1. Certification that the Danger Tree(s) satisfies the requirements of the definition of Danger Tree pursuant to 14 CCR § 895.1.

2. Either an updated map with Danger Tree locations or georeferenced location data for each Danger Tree that is located within a WLPZ, a large old Tree as described in paragraph (13) of subsection (f), a Decadent and Deformed Tree with Value to Wildlife, or located on sites of rare, threatened, or endangered species, a described in paragraph (7) of subsection (f).

(D) The Department shall provide the CDFW, appropriate RWQCB, and CGS with copies of the submitted update upon receipt.

(E) This paragraph does not apply to tree topping, pruning, or other maintenance that is necessary to remediate a violation of mandatory minimum vegetation clearance requirements, such as clearance requirements for electrical transmission or distribution lines pursuant to PRC §§ 4292 and 4293, Public Utilities Commission General Order No. 95, or other mandatory prescriptive clearance requirement imposed by state or federal law.

 (20) Table of Rights-of-Way Widths for Single Overhead Facilities (A single facility for overhead electric lines means a single circuit)

Utility Size Width (total)

Electric (Overhead Distribution and Transmission Single Circuits)

 0-33 KV 20'

 34-100 KV 45'

 101-200 KV 75'

 (pole)

 101-200 KV 80'

 (tower)

 201-300 KV 125'

 (tower)

 301- KV and above 200'

 (tower)

Telephone cable or open wire when underbuilt

 All 30'

Communications (Radio, Television, Telephone and Microwave)

 All 30'

Active or passive microwave repeater and/or radio sites

 All 40'

Microwave paths emanating from antennas or passive antenna or passive repeaters

All 20' from edges of repeater, and following centerline of path.

 Radio and Television antennas

 All 30' In all directions

(21) The above right-of-way widths for above ground facilities shall be allowed supplemental clearances as follows:

(A) Equal additional rights-of-way for each additional facility, including these allowable supplemental clearances under this section.

(B) Additional clearance widths for lines, poles and towers, and for conductor sway as provided in PRC §§ 4292 and 4293, 14 CCR §§ 1250 through 1258 inclusive, Public Utilities Commission General Order 95, or any mandatory prescriptive clearance requirement imposed by state or federal law, as applicable.

(C) Additional clearance for removal of Danger Trees, as described in 14 CCR § 1114(f)(19).

(D) Additional land area for substation and switch yards, materials storage and construction camps, with clearance for firebreaks, and security fencing.

(E) Additional clearance equal to the width of an enforceable written easement held by the utility if, and to the extent that, the easement authorizes the utility to trim or remove trees within or encroaching upon the easement.

(22) Table of Rights-of-Way Widths for Single Underground Facilities

Utility Size Width (total)

Electric, Underground

 4"-6" Conduit 50'

 More than 6" Conduit 60'

Gas, Oil, Water and Sewer (Underground pipe)

6" diameter or smaller 50'

 Over 6"-12" diameter 60'

 Over 12"-24" diameter 75'

 Over 24" diameter 100'

 Penstocks, Syphons All 100'

 Ditches and Flumes All 150'

Access Roads All Access road widths may be up to 14' with an additional 10' width at turnout locations, plus additional width for cuts and fills. Access roads shall be installed and maintained so as to comply with the stream protection requirements and erosion control requirements of the Act, related regulations, and the District Rules.

(23) The above right-of-way widths for underground facilities and penstocks, syphons, ditches, and flumes shall be allowed supplemental clearances as follows:

(A) Additional width for cuts and Fills.

(B) Removal of trees or plants with roots that could interfere with underground facilities, or with cuts and Fills for installation.

(C) Additional clearance for removal of Danger Trees, as described in 14 CCR § 1114(f)(19).

(D) For compressor, metering and control stations on natural gas pipelines; including firebreaks and security fencing:

1. Four hundred fifty (450) foot width at one (1) side of right-of-way and five hundred (500) foot length along the compressor stations.

2. Three hundred (300) feet x three hundred (300) feet on or alongside the right-of-way for metering and control stations.

(24) (A) Except as otherwise provided by an easement or by written agreement with the landowner or Timber Owner, and unless necessary to ensure safe removal of a tree under the circumstances, a public or private utility who is not the Timber Owner shall, to the extent Feasible, not materially impair the ability of the landowner or Timber Owner to sell, barter, exchange, or trade those trees felled by Timber Operations pursuant to this section.

(B) Absent circumstances where tree removal must be expedited to avoid imminent harm to persons or property, a utility shall undertake a good faith effort as part of its landowner notification process to notify landowners, or timber owners if different from the landowner, that the utility intends to fell trees of a commercial species on the landowner’s property. The landowner notification shall advise of the landowner’s or timber owner’s right to commercialize timber harvested under the utility’s notice of utility right-of-way exemption and provide information regarding the process for coordinating such efforts with the utility. The utility shall also undertake a good faith effort to coordinate scheduling of timber operations so as to allow those interested landowners, or timber owners if different from the landowner, to make concurrent arrangements to commercialize felled trees. If a utility is required to skid felled trees pursuant to paragraph (3) of subsection (f) or any other provision of the Rules, those trees shall be skidded to a location that allows for the landowner or timber owner to reasonably arrange for decking, hauling of the timber. Except as otherwise authorized by this paragraph (24), the utility shall either leave timber in full tree lengths or bucked to commercial lengths.

(g) Evidence of the landowner notification required by PRC § 4295.5 and, if not included in that notice, documentation of the corresponding opportunity to be heard shall be provided to the Director, upon request.

(h) (1) For purposes of this section, “emergency” means a sudden, unexpected occurrence, involving a clear and imminent danger of interruption of utility service due to damage to utility lines or infrastructure. Emergency includes such occurrences as fire, flood, earthquake, or other soil or geologic movements; extreme weather events, including snow, ice, and wind; as well as such occurrences as riot, accident, or sabotage. The definition of “Emergency” in 14 CCR §895.1 does not apply to this section.

(2) Notwithstanding any other provision of this section and subject to the requirements of this subsection (h), a public or private utility may engage in Timber Operations as necessary for any of the following in response to an emergency:

(A) The immediate repair of, or prevention of imminent damage to, utility service lines and infrastructure that has caused or will result in imminent interruption of utility service.

(B) To provide for the immediate restoration of utility service interrupted by the emergency.

(3) (A) The utility shall provide immediate notification to the appropriate CAL FIRE unit by phone or electronic mail. The notification shall include a description of the emergency, identification of the circumstances of existing or imminent danger of interruption of utility service, and the location where Timber Operations will occur.

(B) Timber Operations may commence upon submittal of the notification. The department is not required to review, approve, or accept as complete an emergency notification.

(C) If the department, in its discretion, decides to evaluate information included in the emergency notification and determines that an emergency does not exist or that the proposed Timber Operations do not meet the criteria in paragraph (2), the department shall immediately inform the utility of that determination and direct the utility to cease further Timber Operations pending compliance with this section’s requirements for a notice of utility right-of-way exemption or other appropriate timber harvest permit.

(4) Timber Operations in response to an emergency performed pursuant to this subsection are exempt from the requirements of the Act and Rules for the duration of the emergency, as provided in this subsection (h). Nothing in this subsection (h) abrogates a utility’s obligation to comply with best management practices adopted by the utility in conjunction with a wildfire mitigation plan or other regulatory requirements. Timber Operations shall occur for no longer than is necessary for immediate restoration of interrupted utility service or the repair of, or the prevention of imminent damage to, utility lines and infrastructure during the emergency, but in no case to exceed five (5) days; provided, however, that the department may extend the five (5) day deadline at its discretion for good cause shown by the utility that necessary operations cannot be performed in compliance with the ministerial notice of utility right-of-way exemption authorized by this section.

(5) Upon conclusion of the emergency, a utility shall immediately submit a regular notice of utility right-of-way exemption in connection with the emergency operations, such that the utility will be obligated to comply with the requirements of the Act and Rules for post-tree cutting and removal operations for the area where emergency timber operations occurred, including treatment of Slash and Woody Debris pursuant to paragraph (3) of subsection (f) and erosion control measures.

**Note**: Authority cited: Sections 4551, 4551.5, 4584, 4584.1, and 4604, Public Resources Code. Reference: Sections 4292, 4293, 4295.5, 4512, 4513, 4584, 4584.1, and 4595.5, Public Resources Code.

**1114.5 Public Agency Right-of-Way Exemption**

(a) Pursuant to 4628(a), Timber Operations conducted under this section shall be exempt from Conversion Permit and THP requirements but shall comply with all other provisions of the Act and Rules. The notice of public agency right-of-way exemption timber operations (notice of public agency right-of-way exemption) shall be considered synonymous with the term Plan as defined in 14 CCR § 895.1 when applying the Rules and regulations of the Board. The following types of Timber Operations are exempt: construction or maintenance of a right-of-way by a public agency on its own or any other public property located on Timberland.

(b) A notice of public agency right-of-way exemption shall be submitted on a form prepared by the Department and submitted to the Director prior to the commencement of Timber Operations. The notice of public agency right-of-way exemption shall contain the following items:

(1) The names, addresses, and telephone numbers of an authorized designee of the public agency that owns the property, an authorized designee of the public agency that is the Timber Owner, the RPF (if one is required), the LTO, the authorized designee of the public agency submitting the notice, and the agency contact person for the notice of public agency right-of-way exemption.

(2) Legal description of the location of the Timber Operation, county and assessor parcel number.

(3) A map that includes a seven-and-one-half (7 1/2) minute USGS quadrangle map, or its equivalent and depicts the information as required by this paragraph and represented at an appropriate scale. Additional maps, which may be topographic or planimetric, may be used to provide additional information, to show specific details, and to improve map clarity. If additional maps are used, an overview map representing the entire Logging Area shall be submitted for purposes of reference. Color coding shall not be used. A legend shall be included indicating the meaning of the symbols used and each map shall include the Public Land Survey System with Township, Range, and Sections labeled. The maps shall indicate the following information:

(A) Boundaries of the Logging Area.

(B) Boundaries of the Harvest Area

(C) Boundaries of Yarding (logging) systems, if more than one system is to be used

(D) Location of all Roads to be used for, or potentially impacted by, Timber Operations.

(E) Location of all Watercourses and Lakes with Class I, II, III or IV waters.

(F) Roads and Landings located in a WLPZ, meadows, and Wet Areas other than at road Watercourse crossings.

(G) Location of known Unstable Areas.

(H) Location of any Special Treatment Areas.

(4) The tentative date of commencement of Timber Operations.

(5) Signatures from the public agency authorized designee, the LTO and the RPF (if one is required).

(c) Within five (5) business days from the date of receipt by the Director, the Director shall determine if the submitted notice of public agency right-of-way exemption is complete and accurate, and, if so, the Director shall immediately send a notice of acceptance of Timber Operations to the submitter. If the notice of public agency right-of-way exemption is not complete and accurate it shall be returned to the submitter identifying the specific information required.

(d) The Department shall provide the CDFW, appropriate RWQCB, and CGS with copies of the submitted notice of public agency right-of-way exemption upon acceptance of the notice of public agency right-of-way exemption.

(e) The LTO shall not conduct Timber Operations until receipt of the Director's notice of acceptance. Timber Operations shall not be conducted without a valid on-site copy of the Director's notice of acceptance of operations and a copy of the notice of public agency right-of-way exemption, as filed with the Director.

(f) The following conditions apply to Timber Operations under a notice of public agency right-of-way exemption:

(1) All Timber Operations shall be complete within three (3) years from the date of acceptance by the Director.

(2) Prior to the commencement of Timber Operations, the LTO shall notify the Department of the actual commencement date of operations. The notification, by telephone, mail, or email, shall be directed to the appropriate CAL FIRE Unit Headquarters, Forest Practice Inspector, or other designated personnel. If the notification is provided by mail, Timber Operations may not commence until three (3) days after the postmark date of notification.

(3) (A) The submitter of the notice of public agency right-of-way exemption for the construction of a public agency right-of-way shall, within one month from the completion of Timber Operations, which includes all slash disposal work, submit a work completion report to the Director. Upon receipt of the work completion report, the Director shall transmit a copy to the CDFW, the appropriate RWQCB, and the CGS.

(B) In lieu of a completion report, where Timber Operations are conducted for ongoing periodic maintenance of a right-of-way, the submitter shall instead file progress reports on a rolling basis reflecting identifiable areas where periodic maintenance Timber Operations have been completed under the notice. Progress reports shall be filed within three (3) months from the completion of periodic maintenance Timber Operations for the designated area. Upon receipt of a progress report, the Director shall transmit a copy to the CDFW, the appropriate RWQCB, and the CGS.

(4) The Department may provide for inspections, as needed, to determine that the Timber Operations were completed.

**Note**: Authority cited: Sections 4551, 4551.5, 4604, and 4628, Public Resources Code. Reference: Sections 4512, 4513, and 4628, Public Resources Code.