Is an Accepted/Approved Harvest Document from CAL FIRE necessary to move forward with this Project?

Are operations proposed on Timberlands [PRC 4526]

YES
- Lands other than those owned by the federal government, designated experimental forest land, or tribal lands

NO

YES
- Available for and capable of growing certain species of trees defined by the BOF as commercial (14 CCR 895.1).

NO

Are the operations proposed for Commercial Purposes [PRC 4527]

YES
- The cutting or removal of trees that are [to be or are intended to be] processed into logs, lumber, or other wood products and offered for sale, barter, exchange, or trade

NO

YES
- The cutting or removal of trees or other forest products during the conversion of timberlands to land uses other than the growing of timber that are subject to PRC 4621, including, but not limited to, residential or commercial developments, production of other agricultural crops, recreational developments, ski developments, water development projects, and transportation projects (** If Yes, please see reverse side for conversion specific information)

NO

YES, you do need a Harvest Document accepted/approved by CAL FIRE prior to proceeding with your project.

NO, you do not need a harvest document from CAL FIRE to proceed with your project.

Please contact a consulting RPF to assist you in determining which document to utilize.

However, city, county and other state regulations still apply.
Is my project eligible for use of a Less than 3 Acre Conversion Exemption?

14 CCR 1104.1(a) Additional exemptions are available for public entities converting timberland for the construction or maintenance of rights of way and for public and private utilities for gas, water, sewer, oil, electric, and communications rights of way.

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