Street Address: 1400 Tenth Street Sacramento, CA 95814 LEAD AGENCY (if different from above):

California Forestry and Fire Protection

6105 Airport Road Redding, CA 96003

Contact: Jonathan Woesner Phone: (530) 244-2445

SUBJECT: Filing of Notice of Determination pursuant to § 21108 of the Public Resources Code

Project Title: Lake or Streambed Alteration Agreement No. EPIMS-SHA-35270, "Osito THP" Timber Harvesting Plan (THP) 2-22-00166-SHA.

Project Location: The project is located on an unnamed tributary to Bear Creek in the Upper Bear Creek Planning Watershed (5526.430302), in the County of Shasta, State of California; Township 39N, Range 2E, Section 29; Mount Diablo Base and Meridian; USGS 7.5-minute quadrangle, Dead Horse Summit 2022.

Project Description: The project is limited to 1 water drafting site

This is to advise that the Department of Fish a	nd Wildlife (CDFW), acting as \square the lead agency / \boxtimes a
	cribed project on the date signed below and has made the
following determinations regarding the above-	
	nificant effect on the environment. (This determination is when CDFW acts as a responsible agency.)
	A negative declaration / 🛛 A timber harvesting plan
was prepared for this project pursuant to CI	-
	t made a condition of DFW's approval of the project.
	was / was not adopted by DFW for this project.
	CDFW pursuant to Public Resources Code § 21081(a).
The Department did, however, adopt finding	•
	e requirement at Fish and Game Code § 711.4 (check one)
Payment is submitted with this notice	
A copy of a receipt showing prior pa	
	Effect Determination Form signed by CDFW is
attached to this notice.	
Lead Agency certification: CDFW, as Lead	Agency, has made the final EIR with comments and
	or the Negative Declaration, available to the General
Public at the CDFW office identified above.	
Responsible Agency statement: The final E	EIR, Negative Declaration, or THP that was prepared by
' ' ' '	e to the General Public at the office location listed above
	ngs are available at the CDFW office identified above.
DocuSigned by:	
(/	12/19/2022
Signed: Wy Japp	Date:
Cary Japp D5EC513A6B5C4FC	
Northern Region R1C Timberland Conservation	n Supervisor

Date Received for filing at OPR:

Introduction

The California Environmental Quality Act (CEQA) (Public Resources Code Section 21000, *et seq.*) and the State CEQA Guidelines (Guidelines) (Section 15000, *et seq.*, Title 14, California Code of Regulations) require that no public agency shall approve or carry out a project for which a Timber Harvest Plan (THP) has been completed that identifies one or more significant effects, unless the agency makes the following finding as to each significant effect:

Changes or alterations have been required in, or incorporated into, the project which mitigate or avoid the significant effects on the environment.

The THP is a certified state regulatory program that provides a substitute document to a Negative Declaration or Environmental Impact Report, pursuant to Guidelines Sections 15251 and 15252. As the lead agency for the THP, the California Department of Forestry and Fire Protection (CALFIRE) certified THP 2-22-00166-SHA for the Project on December 12, 2022. The Department of Fish and Wildlife (CDFW) found that the Project will not result in significant environmental effects with the mitigation measures required in or incorporated into the Project.

CDFW is entering into Lake or Streambed Alteration Agreement (Agreement) **No. EPIMS-SHA-35270** with **Mr. Stephen Levesque, representing Pondosa Forests, LLC**. The project is located on an unnamed tributary to Bear Creek in the Upper Bear Creek Planning Watershed (5526.430302), in the County of Shasta, State of California; Township 39N, Range 2E, Section 29; Mount Diablo Base and Meridian; USGS 7.5-minute quadrangle, Dead Horse Summit 2022.

Because CDFW is issuing the Agreement, it is a Responsible Agency under CEQA for the Project. As a CEQA Responsible Agency, CDFW is required by Guidelines Section 15096 to review the environmental document certified by the Lead Agency approving the projects or activities addressed in the Agreement and to make certain findings concerning a project's potential to cause significant, adverse environmental effects. However, when considering alternatives and mitigation measures approved by the Lead Agency, a Responsible Agency is more limited than the Lead Agency. When issuing the Agreement, CDFW is responsible only for ensuring that the direct or indirect environmental effects of activities addressed in the Agreement are adequately mitigated or avoided. Consequently, the findings adopted or independently made by CDFW with respect to an Agreement's activities are more limited than the findings of the Lead Agency funding, approving, or carrying out the project activities addressed in such Agreements.

Findings

CDFW has considered the THP adopted by CALFIRE. CDFW has independently concluded that the Agreement should be issued under the terms and conditions specified therein. In this regard, CDFW hereby adopts the findings of CALFIRE, as set forth in the THP insofar as they pertain to the Project's impacts on biological resources.

DocuSigned by:	12/19/2022
Signed: Cary Japp	Date:
Cary Japp	
Northern Region R1C Timberland Conservation Supervisor	