Agricultural Haulers Exemption

Frequently Asked Questions

Q: SHOULD I APPLY FOR THIS EXEMPTION?
A: If you have a Motor Carrier Permit and haul agricultural products in bins, boxes and tubs, and have historically used corner irons and cables to secure your loads, and your truck is not retrofitted to handle the lateral straps, you should apply for this exemption.

Q: I DO NOT HAVE A MOTOR CARRIER PERMIT. DO I NEED ONE?
A: Current Motor Carrier Permits are required for individuals that operate a Commercial Vehicle which consists of any motor truck with a gross vehicle weight rating (GVWR) of more than 10,000 pounds; any combination of motor truck and trailer exceeding 40 feet in length; any motor truck transporting hazardous materials; any truck tractor; and any other motor vehicles used to transport property for compensation, with some exceptions.

Q: THIS EXEMPTION IS ALLOWED FOR HAULING GOODS TO THE FIRST POINT OF PROCESSING OR PACKING. WHAT IS CONSIDERED THE FIRST POINT OF PROCESSING?
A: The first point of processing or packing is just that. This does not include any incidental handling of a product such as cleaning, spraying (for bugs, etc.), inspecting and/or separating, temporarily storing (cold or otherwise), removing portions of a product not intended for the consumer (roots, ends, leaves), or any handling of a product in a manner which does not substantially change the product from its original condition.

Q: IF I NEED TO APPLY FOR THIS EXEMPTION, AND DON’T, WHAT HAPPENS?
A: If you are a motor carrier without the proper lateral straps required by law, you are subject to citations and fines up to approximately $140. Additionally, the cargo you are hauling will be left on the side of the road until the requirements are met.

Q: WHEN DOES THIS EXEMPTION EXPIRE?

Q: DO I NEED TO REAPPLY IF I RECEIVED THE EXEMPTION IN THE PREVIOUS YEARS?
A: No, but you must carry a copy of the letter from the CHP in each of your vehicles used for the harvest and you must send in the monthly reports to the CHP.