Section 24-49(4). Tree permit exemptions of the of Code of Miami-Dade County

The following activities are exempt from tree removal permits:

(a) Removal of trees within the yard area of an existing single-family residence, provided the trees are not within a natural forest community, and are not specimen trees. This exemption does not apply to trees which are growing on County rights-of-way adjoining existing single-family residences;

(b) Removal of trees for the construction of a new single-family residence, provided that:
   (i) The lot is one (1) acre or less in size (43,560 square feet), if an AU zoned lot, or one-half (1/2) acre or less in size (21,780 square feet), for any other zoned lot; and
   (ii) The lot is being developed as the principal residence of the owner-builder; and
   (iii) The lot is not within an area designated as a natural forest community; and
   (iv) The trees are not specimen trees.

(c) Removal of any dead tree.

(d) Removal of trees within State-approved plant nurseries and botanical gardens, provided said trees were planted and are growing for the display, breeding, propagation, sale or intended sale to the general public in the ordinary course of business.

(e) Removal of trees for the establishment, maintenance and operation of a bona fide grove or bona fide tree nursery, except when the proposed tree removal is to occur in a natural forest community designated under Resolution No. 1764-84 or under subsequent revisions of the natural forest community maps or when the proposed tree removal will affect specimen trees as defined herein. Any person desiring to remove trees pursuant to this provision shall obtain written approval from the Department prior to the commencement of any such activities under this exemption.

(f) Removal of any of the following tree species (provided the activity is not within a natural forest community, in which case a permit shall be required, but all application and permit fees shall be waived by the Department):
   (i) Melaleuca quinquenervia (cajeput or paperbark tree).
   (iii) Schinus terebinthifolius (Brazilian pepper).
   (iv) Bischofia javanica (Bishopwood).
   (v) Ricinus communis (Castorbean).
   (vi) Psidium guajava (Guava).
   (vii) Albizia lebbeck (Woman's tongue).
   (viii) Acacia auriculaeformis (Earleaf acacia).
   (ix) Schefflera actinophylla (Queensland umbrella tree).
   (x) Araucaria heterophylla (Norfolk island pine).
   (xi) Metopium toxiferum (Poison wood).
   (xii) Adenanthera pavonina (Red sandalwood).
   (xiii) Cupaniopsis anacardioides (Carrotwood).
   (xiv) Dalbergia sissoo (Indian dalbergia, sissoo).
   (xv) Ficus microcarpa (=R. nitida; =F. retusa varnitida) (laurel fig).
   (xvi) Flacourtia indica (Governor's plum).
   (xvii) Hibiscus tiliaceus (Mahoe).
   (xviii) Leucaena leucocephala (Lead tree).
   (xix) Mimosa pigra (Catclaw mimosa).
   (xx) Thespesia populnea (Seaside mahoe).

(g) Removal of any tree which has been destroyed or effectively destroyed by an Act of
God, or by acts outside of the control of any person, individually or otherwise, who has
or had a legal, beneficial or equitable interest in the real property upon which such tree is
located, which acts could not have been prevented by the exercise of reasonable care
by any such person, individually or otherwise, who has or had a legal, beneficial or
equitable interest in the real property upon which such tree is located. Where a tree has
been destroyed or effectively destroyed by acts outside of the control of a person who
has or had a legal, beneficial or equitable interest in the real property upon which such
tree is located, which acts could not have been prevented by the exercise of reasonable
care by such person, this provision shall be construed to impose joint and several liability
upon the person(s) destroying or effectively destroying such tree, and to exempt from
liability for such destruction or effective destruction the person who has or had a legal,
beneficial or equitable interest in the real property upon which such tree is located.

(h) Removing, trimming, cutting or altering of any mangrove tree or removal of any tree
located upon land which is wetlands as defined in Section 24-5. Trees located upon land
which is wetlands as defined in Section 24-5 and mangrove trees located anywhere in
Miami-Dade County shall be subject to the permitting requirements of Article IV of this
chapter.

(i) Removal of a tree or trees within a bona fide fruit grove for the express purpose of
converting said bona fide fruit grove to another bona fide agricultural purpose, provided
however, that the owner of the real property upon which the bona fide fruit grove is
planted has entered into a covenant agreement with Miami-Dade County in the form
approved by the Board of County Commissioners, which covenant requires that said
property shall only be used for bona fide agricultural purposes for a period of five (5)
years from the date of execution. The form for said covenant agreement shall be
approved by the Board of County Commissioners by resolution concurrently with the
approval of this ordinance so that all covenant agreements submitted pursuant to this
provision can be executed and accepted by the Director and then recorded in the Official
Records of Miami-Dade County without the necessity of additional public hearings. In the
event that the provisions of said covenant are not complied with, the Director may
commence an action in law or equity to ensure adherence with the replanting
requirements contained in Section 24-49.4 of the Code of Miami-Dade County.