

FIRE HARDENING AND DEFENSIBLE SPACE ADVISORY AND DISCLOSURE

(C.A.R. Form FHDS, 6/21)

in which	erty")
 FIRE HARDENING AND DEFENSIBLE SPACE ADVISORY: LAW APPLICABILITY: (1) Fire Hardening Disclosure: The disclosures specified in paragraph 3 are only required for sellers of residential propertial that: (i) contain one to four units, (ii) constructed before January 1, 2010, and (iii) are located in either a high or very high hazard severity zone, if the seller is required to complete a Real Estate Transfer Disclosure Statement (C.A.R. Form Times) 	Buyer
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hazard severity zone, if the seller is required to complete a Real Estate Transfer Disclosure Statement (C.A.R. Form Tī	
	ÓS).
(2) Defensible Space Compliance: The disclosures and requirements specified in paragraph 4 are only required for sell-	
residential properties that (i) contain one to four units and (ii) are located in either a high or very high fire hazard se	verity
zone, if the seller is required to complete a Real Estate Transfer Disclosure Statement (C.A.R. Form TDS).	
(3) Inspection Report including Fire Hardening/Defensible Space Compliance: The disclosure of a final inspection report including Fire Hardening/Defensible Space Compliance: The disclosure of a final inspection report including Fire Hardening/Defensible Space Compliance: The disclosure of a final inspection report including Fire Hardening/Defensible Space Compliance: The disclosure of a final inspection report including Fire Hardening/Defensible Space Compliance: The disclosure of a final inspection report including Fire Hardening/Defensible Space Compliance: The disclosure of a final inspection report including Fire Hardening/Defensible Space Compliance: The disclosure of a final inspection report including Fire Hardening/Defensible Space Compliance: The disclosure of a final inspection report in the fire Hardening Fire Hardening/Defensible Space Compliance: The disclosure of the fire Hardening Fire Fire Fire Fire Fire Fire Fire Fire	epor
obtained under the specifications in paragraph 5 is only required for sellers of residential properties improved with one to	
units if the seller is obligated to complete a Real Estate Transfer Disclosure Statement (C.A.R. Form TDS). Any seller m	
required to provide a copy of such a final inspection report pursuant to a contractual or voluntary disclosure or as a ma	ateria
fact. P. WHERE TO LOCATE INCORMATION: Sollar has the obligation to determine if compliance with the fire hardening and defer	مالماد
B. WHERE TO LOCATE INFORMATION: Seller has the obligation to determine if compliance with the fire hardening and defer	
space requirements are applicable to Seller and the property. It may be possible to determine if a property is in a high or high fire hazard severity zone by consulting with a natural hazard zone disclosure company or reviewing the company's re	vei y
This information may also be available through a local agency where this information should have been filed.	Sport
C. Even if the Property is not in either of the zones specified above, or if the Seller is unable to determine whether the Property	v is ir
either of those zones, if the Property is in or near a mountainous area, forest-covered lands, brush covered lands, grass-covered lands	
lands or land that is covered with flammable material, a Seller may choose to make the disclosures below because a buyer	miah
consider the information material. A seller may voluntarily make the disclosures in paragraphs 3B and 4, even if not mandat	
law.	,
2. FIRE SEVERITY ZONE:	
A. The home is in a high or very high fire hazard severity zone.	

3B is completed below as a voluntary disclosure.

- FIRE HARDENING DISCLOSURE (only required to be completed if criteria in 1A(1) are met):

 A. FIRE HARDENING STATUTORY NOTICE: "THIS HOME IS LOCATED IN A HIGH OR VERY HIGH FIRE HAZARD SEVERITY ZONE AND THIS HOME WAS BUILT BEFORE THE IMPLEMENTATION OF THE WILDFIRE URBAN INTERFACE BUILDING CODES WHICH HELP TO FIRE HARDEN A HOME. TO BETTER PROTECT YOUR HOME FROM WILDFIRE, YOU MIGHT NEED TO CONSIDER IMPROVEMENTS. INFORMATION ON FIRE HARDENING, INCLUDING CURRENT BUILDING STANDARDS AND INFORMATION ON MINIMUM ANNUAL VEGETATION MANAGEMENT STANDARDS TO PROTECT HOMES FROM WILDFIRES, CAN BE OBTAINED ON THE INTERNET WEBSITE HTTP://www.readuyforwildfire.org".
- B. FIRE HARDENING VULNERABILITIES: Seller is aware of the following features that may make the home vulnerable to wildfire and flying embers (check all that apply):
 - (1) Eave, soffit, and roof ventilation where the vents have openings in excess of one-eighth of an inch or are not flame and

☐ The home is NOT in a high or very high fire hazard severity zone. Seller is providing this form as an advisory and, if paragraph

☐ Roof coverings made of untreated wood shingles or shakes.

This is an advisory and disclosure to the Purchase Agreement, OR □ Other _____

- ☐ Combustible landscaping or other materials within five feet of the home and under the footprint of any attached deck.
- (4) ☐ Single pane or non-tempered glass windows.
- (5) ☐ Loose or missing bird stopping or roof flashing.
- (6) 🗆 Rain gutters without metal or noncombustible gutter covers.
- DEFENSIBLE SPACE DISCLOSURE (only required to be completed if criteria in 1A(2) are met):

 A. DEFENSIBLE SPACE INFORMATION: Public Resources Code § 4291 requires that, in order to minimize the risk of fire affecting a building or structure on the Property, a defensible space around the improvement be maintained within 100 feet of the improvement. Many local governments have enacted a local vegetation management ordinance for that same purpose. (Collective, "defensible space laws.") Effective July 1, 2021, Civil Code § 1102.19 requires disclosures regarding compliance with defensible space for certain specified properties.

 B. DEFENSIBLE SPACE DISCLOSURE AND REQUIREMENTS ((1) applies unless (2), (3), or (4) is checked):
 - - (1) Buyer shall obtain documentation of compliance with the defensible space law; No local ordinance: There is no local ordinance requiring proof of compliance with defensible space laws. Buyer shall obtain documentation of compliance within one year of Close Of Escrow. This requirement only applies if there is a state or local agency, or other governmental entity, or qualified non-profit entity in the jurisdiction where the Property is located that is authorized to inspect the Property and provide documentation of compliance ("Authorized Inspector").
 - OR (2) Buyer shall obtain documentation of compliance with the defensible space law; Local Ordinance: There is a local ordinance requiring proof of compliance with defensible space laws and it allows either Seller or Buyer to obtain documentation of compliance. Buyer shall comply with the requirements of the ordinance after Close Of Escrow.



("Agreement"), ("Property")

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OR B.

	OR (3)	Seller shall provide docume Seller has already obtained d	locumentation withi	n the previous 6 n	nonths: There is no local ord	linance requiring Selle
		to provide proof of compliance months, from an Authorized Insp				
	OR (4)	☐ Seller shall provide docum	entation that Prope	rty is in complian	ce with defensible space I	aw; Local ordinance:
		There is a local ordinance requir If Seller has already obtained do Seller has not yet obtained docu	ocumentation, Seller's	shall deliver docume	entation to Buyer within 7 Da	ys after Acceptance. If
	(5)	If (3) or (4) is checked, the lo			, , ,	
				, which	may be contacted at	
0-	to Gove	d a final inspection report that increment Code § 51182. A copy of	the report is attached,	or □ a copy may be	e obtained at	
		sents that Seller has provided wledge. Seller acknowledges				
Se	ller		Date	Seller		
Bu	yer ackn	owledges receipt of this Home	Fire Hardening Ad	visory and Disclos	sure.	
Bu	yer		Date	Buyer		Date
	-			,		

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5 c L South Virgil Avenue, Los Angeles, California 90020

