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CALIFORNIA FIRE MAKUENING AND DEFENSIBLE SPACE **DISCLOSURE AND ADDENDUM**

(C.A.R. Form FHDS, Revised 6/22)

	s a dis	closure and addendum to the Purch	ase Agreement, OR	Other	("Agreement"),
dated		, on property known as _	1869 Bro	okwood Dr, Vacaville, CA 956	is referred to as Buyer,
and	CII	Michael Cz	ajkowski , Hylarie Bo	scan Ortiz	is referred to as Seller.
1. L	AW A	APPLICABILITY: If this property do			or 1B , there is no requirement to
E	A. Ho res Dis (iv) NC De res Dis zor Zor als Zor	te the subsequent applicable parageme Fire Hardening Disclosure: The sidential properties if: (i) the Properticolosure Statement (C.A.R. Form TD) the improvement(s) on the Propertion MET, SELLER DOES NOT HAVE fensible Space Compliance: The sidential properties if (i) the Properticolosure Statement (C.A.R. Form The. IF ANY OF THESE THREE COINTER HERE COINTER STATES IT HESE THREE COINTER HERE COINTER STATES IT HESE THREE COINTER HERE COINTER HER	ne Notice and disclosury contains one to four S); (iii) the Property is by were constructed be TO ANSWER THE Q disclosures and requive contains one to four DS); and (iii) the Property and be possible to de ard zone disclosure oncy where this informance Property address	units; (ii) the seller is required to located in either a high or very efore January 1, 2010. IF ANY CUESTIONS IN PARAGRAPH 2E irements specified in paragraph units; (ii) the seller is required to perty is located in either a high ET, PARAGRAPH 3 DOES NOT etermine if a property is in a high company or reviewing the compation should have been filed. Cate determine which fire hazard	o complete a Real Estate Transfer high fire hazard severity zone; and F THESE FOUR CONDITIONS IS at a re only required for sellers of complete a Real Estate Transfer or very high fire hazard severity HAVE TO BE COMPLETED. In or very high fire hazard severity any's report. This information may all Fire has a "Fire Hazard Severity zone, if any, that the Property is
2. F		ARDENING DISCLOSURE (Parag		-	
Α	ZO CC NE ST. HC B. FIF to v	RE HARDENING STATUTORY NOT NOT AND THIS HOME WAS BUILT DOES WHICH HELP TO FIRE HAR ED TO CONSIDER IMPROVEMINES FROM WILDFIRES, CAN BE RE HARDENING VULNERABILITIES wildfire and flying embers Eave, soffit, and roof ventilation wont flame and ember resistant	BEFORE THE IMPLE DEN A HOME. TO BENTS. INFORMATION MINIMUM ANNUL OBTAINED ON THE INTES: Are you (Seller) a here the vents have o	MENTATION OF THE WILDFIR ETTER PROTECT YOUR HOM NON FIRE HARDENING, IN AL VEGETATION MANAGEMENTERNET WEBSITE HTTP://WWware of the following features the penings in excess of one-eighth	E URBAN INTERFACE BUILDING E FROM WILDFIRE, YOU MIGHT CLUDING CURRENT BUILDING INT STANDARDS TO PROTECT W.READYFORWILDFIRE.ORG". at may make the home vulnerable of an inch or are
	(3) (4)	Roof coverings made of untreated Combustible landscaping or other attached deck	materials within five formaterials within five formation in the second s	eet of the home and under the fo	ootprint of any Yes No Yes No Yes No Yes No Yes No
ii ii A	n para nforma L. LO ord reg 3. SE veg (1) OR (2)	within 3 (or) Days after S Agreement, whichever occurs last Property is NOT in compliance to obtain, a report prepared by an	rible Space Decision ragraph): ENTS: The Property around an improvement 3A if the conditions in OPERTY COMPLIAN ereafter, State or local the Property is in corresponded by an Authoriz State or local defension ance within the last 6 Seller's execution of the Market or local defension and the State	Tree (C.A.R. Form DSDT) in (S. is NOT) subject to ent on the Property. (Paragraph in paragraph 1B are met.) CE with the applicable State def defensible space law) at the time inpliance with the applicable State deformable Space Inspector. In the space law, whichever is applicable space law, whichever is applicable space law, whichever to Bhis FHDS form or the time specified, also check paragraph sensible space law, whichever is espace Inspector, Seller shall be form or the time specified in paragraph of the space Inspector, Seller shall be form or the time specified in paragraph sensible space Inspector, Seller shall be form or the time specified in paragraph sensible space Inspector, Seller shall be form or the time specified in paragraph.	a local vegetation management as 3B and 3C must be completed tensible space requirement or local e of Seller signature: ate or local defensible space law. Ilicable. If ONLY State law applies, uyer documentation of compliance ecified in paragraph 3N(1) of the 3C(5) below. applicable. If Seller has, or agrees Deliver such report to Buyer within aragraph 3N(1) of the Agreement, OMPLIANCE WITH APPLICABLE
		acionololo opace law within one y	Cai 01 01030 01 E30101	···	

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OR (2) BUYER RESPONSIBILITY – LOCAL VEGETATION MANAGEMENT OR compliance as a result of a sale of the Property. The local ordinance <u>allows either</u> of compliance. Buyer shall comply with the requirements of the ordinance after Clo OR (3) BUYER RESPONSIBILITY – LOCAL VEGETATION MANAGEMENT ORDINAN compliance as a result of a sale of the Property. Buyer shall obtain documentation	Seller or Buyer to obtain documentation ose Of Escrow. NCE IN EFFECT which does NOT require of compliance with the State defensible
space law within one year of Close Of Escrow,* or if applicable comply with the loc OR (4) SELLER RESPONSIBILITY – LOCAL VEGETATION MANAGEMENT OR compliance as a result of a sale of the Property. The local ordinance requires Selle prior to Close of Escrow. Seller shall obtain document of compliance prior to	DINANCE IN EFFECT which requires er to obtain documentation of compliance
condition. OR (5) SELLER RESPONSIBILITY – STATE OR LOCAL COMPLIANCE ALREADY Seller has obtained documentation of compliance with State defensible space re either State or local law, Seller shall Deliver documentation of compliance to Buye	equirement within the last 6 months. For r;
OR (6) SELLER RESPONSIBILITY – AGREEMENT TO OBTAIN COMPLIANCE. compliance and Deliver to Buyer prior to the time for Buyer's final verification of cond	
D. The local agency from which a copy of the documentation in paragraph 3B(2) , 3B(3) , 3	
be obtained is	
be contacted at	
4. FINAL INSPECTION REPORT DISCLOSURE: Seller has obtained a final inspection of fire hardening or defensible space requirements as described in Government Code § 51182 attached, or Seller does not have a copy of the report and buyer may obtain a copy at	. Seller has a copy of the report, and it is
Seller represents that Seller has provided the answers on paragraphs 2B and 3B of this the date of Seller's signature. Seller acknowledges receipt of this Fire Hardening ar	
Addendum and agrees to the applicable terms in paragraph 3C.	8/11/2022 9:04 PM P
Seller X Michael Czajkowaki	
Discussified by:	8/11/2022 6:57 PM P
Seller X J 115	Date
Hy lari ® Bosem 30 stiz	
Buyer acknowledges receipt of this Fire Hardening and Defensible Space Disclosure applicable terms in paragraph 3C.	e and Addendum and agrees to the
Buyer	Date
Buyer	Date
Buyer	שמוכ

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CALIFORNIA ASSOCIATION

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DEFENSIBLE SPACE DECISION TREE

(C.A.R. Form DSDT, 6/22)

The purpose of this form is to help a seller complete Paragraph 3 of the C.A.R. Form FHDS.

Paragraph 3 of the FHDS is only required if: (1) The Property contains one to four units; (2) The seller is required to complete a Real Estate Transfer Disclosure Statement (C.A.R. Form TDS); and (3) The Property is located in either a high or very high fire hazard severity zone. IF ANY OF THESE THREE CONDITIONS IS NOT MET, PARAGRAPH 3 of the FHDS DOES NOT HAVE TO BE COMPLETED.

If any step of the DSDT below instructs the Seller to "THEN SIGN FORM" no further questions should be answered.

	Question	er to "THEN SIGN FORM" no furtner qu	Additional Information
Step 1	Is property located in an area where a local (city or county) vegetation management ordinance requiring defensible space around the property applies (hereafter, defensible space law)?	 If Yes, check the "IS" box in 3A and then go to step 2. If No, check the "is NOT" box in 3A and then go to step 4. If seller does not know, see the next column and find out. 	How do you find out if your property is subject to a local defensible space law? The following sources can be helpful but may not know for sure. • Contact your local fire marshal; • Contact CalFire @ https://www.fire.ca.gov/dspace/ • Contact your Natural Hazard Disclosure Company rep;
Step 2	(If Yes to step 1) Does seller have a report prepared by a Authorized Defensible Space Inspector?	If Yes, and the report documents the property is in compliance, effective on the date of sale, check paragraphs 3B(2) and 3C(5) and, if applicable, complete 4, THEN SIGN FORM. If Yes, and the report documents the property is NOT in compliance or the compliance status will no longer be effective as of the date of sale, check paragraph 3B(3) and go to step 3. If No, paragraph 3B(1) applies and go to step 3.	
Step 3	(Skip if No to step 1) Does the local law require compliance with the law as a result of a sale of the property?	 If No, and seller does not know if the property is in compliance with the local law, and seller will not pay to bring the property into compliance with local law, 3B(1) applies and check 3C(3) and, if applicable, complete 4, THEN SIGN FORM. If No and seller knows the property is not in compliance with the local law and seller will not pay to bring the property into compliance with local law, check 3B(3) and 3C(3) and, if applicable, complete 4, THEN SIGN FORM If No and seller does not know if the property is in compliance with the local law, and seller agrees to bring the property into compliance with local law, 3B(1) applies and check 3C(6) and, if applicable, complete 4, THEN SIGN FORM. If No and seller knows the property is not in compliance with the local law, and seller agrees to bring the property into compliance with local law, and seller agrees to bring the property into compliance with local law, check 3B(3) and 3C(6) and, if applicable, complete 4, THEN SIGN FORM. If Yes, go to step 3.1. 	If 3C(3) is checked, before buyer agrees and signs the FHDS, buyer is advised to find out how much it will cost to bring the property into compliance with defensible space laws. [See notes below the chart to find out how.] If 3C(6) is checked, seller is advised to find out how much it will cost to bring the property into compliance with defensible space laws. [See notes below the chart to find out how.]

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EQUAL HOUSING

DEFENSIBLE SPACE DECISION TREE (DSDT PAGE 1 OF 2)

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How to find out if seller has obtained documentation of compliance?

- Buyer can ask seller for a copy of a report and certificate of compliance from an Authorized Defensible Space Inspector, such as CalFire.
- Seller who obtained a report but did not keep a copy can contact Authorized Inspector who prepared the report and certification of compliance, such as CalFire.

How to find out if property is in compliance with State or local law and how much it will cost to bring a property into compliance?

- Buyer or seller can review the report prepared for the seller;
- Buyer or seller can hire a non-governmental Authorized Defensible Space inspector to prepare a report;
- Buyer can, with seller's consent, hire a government Authorized Defensible Space Inspector (see https://www.fire.ca.gov/dspace/)
- Seller can hire a government Authorized Defensible Space Inspector (see https://www.fire.ca.gov/dspace/)

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notes below the chart to find out how.]