

FIRE HARDENING AND DEFENSIBLE SPACE DISCLOSURE AND ADDENDUM

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

		addendum to the Purchase Ag				Agreement"),	
dated _ in which		on property known as	2438	B Oceanic Dr, Fairfield, Ca 9	4533	("Property"), to as Buyer,	
and		Vanessa Rios, Trustee of the	e Narimatsu Re	evocable Living Trust	is referred to		
	LAW APPLICABILITY: If this property does not meet the conditions stated in paragraph 1A or 1B, there is no requirement						
cor	nplete the subsequent applicable paragraphs.						
A.	residential prop Disclosure Stat	Home Fire Hardening Disclosure: The Notice and disclosure of vulnerabilities in paragraph 2 are only required for sellers of residential properties if: (i) the Property contains one to four units; (ii) the seller is required to complete a Real Estate Transfer Disclosure Statement (C.A.R. Form TDS); (iii) the Property is located in either a high or very high fire hazard severity zone; and (iv) the improvement(s) on the Property were constructed before January 1, 2010. IF ANY OF THESE FOUR CONDITIONS IS					
В.	Defensible Sp residential prop	pace Compliance: The disclorate or the contract of the contrac	sures and requains one to four	UESTIONS IN PARAGRAPH 2 irements specified in paragra units; (ii) the seller is required	ph 3 are only required fd to complete a Real Est	ate Transfer	
C.	zone. IF ANY C	OF THESE THREE CONDITIC	ONS`IŚ NOT ME	perty is located in either a hig ET, PARAGRAPH 3 DOES NO etermine if a property is in a hi	OT HAVE TO BE COMPL	LETED.	
	also be availab Zone Viewer"	ole through a local agency wh where you can input the Pro	ere this information	company or reviewing the compation should have been filed. (to determine which fire hazar beite at https://www.fire.ca.go	Cal Fire has a "Fire Haz rd zone, if any, that the	ard Severity	
2. FIF		DISCLOSURE (Paragraph 2	B is only requ	ired to be completed if all fo	ur conditions in parag	raph 1A are	
A.	FIRE HARDEN ZONE AND TH CODES WHICH NEED TO CO STANDARDS HOMES FROM	HIS HOME WAS BUILT BEFOR H HELP TO FIRE HARDEN A DNSIDER IMPROVEMENTS. AND INFORMATION ON MI I WILDFIRES, CAN BE OBTAI NING VULNERABILITIES: Are	RE THE IMPLE A HOME. TO B INFORMATIO INIMUM ANNU NED ON THE II	LOCATED IN A HIGH OR VE MENTATION OF THE WILDFI ETTER PROTECT YOUR HO N ON FIRE HARDENING, AL VEGETATION MANAGEN NTERNET WEBSITE HTTP://W ware of the following features	IRE URBAN INTERFACE ME FROM WILDFIRE, NINCLUDING CURRENT MENT STANDARDS TO WWW.READYFORWILDF	E BUILDING YOU MIGHT BUILDING PROTECT FIRE.ORG".	
	(1) Eave, soffinot flame a(2) Roof cover	it, and roof ventilation where the and ember resistantrings made of untreated wood	shingles or sha	penings in excess of one-eight		Yes No	
	attached d (4) Single pan	leckne or non-tempered glass wind	lows	set of the nome and under the		Yes No Yes No Yes No	
				ers.		Yes No	
in inf	paragraph 1B a	are met) (The Defensible S	pace Decision	graph 3 is only required to b Tree (C.A.R. Form DSDT) (IS, is NOT) subject	may be consulted for	r additional	
	ordinance requiregardless of the	uiring defensible space around he answer to paragraph 3A if	d an improvement the conditions i	ent on the Property. (Paragra n paragraph 1B are met.)	phs 3B and 3C must be	e completed	
Б.	vegetation mar (1) Seller is U	nagement ordinance (hereafter JNAWARE of whether the Pro	r, State or local operty is in cor	CE with the applicable State d defensible space law) at the timpliance with the applicable S	me of Seller signature: State or local defensible		
OF	R (2) Property Seller mus within 3 (o	y IS in compliance with State of the state of the state obtained compliance wor	or local defensi vithin the last 6 s execution of t	ed Defensible Space Inspector ble space law, whichever is an months. Seller shall Deliver to his FHDS form or the time s	pplicable. If ONLY State Buyer documentation of specified in paragraph 3	fcompliance	
OF	R (3) Property to obtain, a 3 (or	y is NOT in compliance with S a report prepared by an Autho _) Days after Seller's execution	tate or local det orized Defensibl	hecked, also check paragraph fensible space law, whichever e Space Inspector, Seller sha 6 form or the time specified in	is applicable. If Seller ha Il Deliver such report to	Buyer within	
C.	BUYER AND	occurs last. SELLER AGREEMENT REGICAL DEFENSIBLE SPACE R		CH PARTY SHALL OBTAIN	COMPLIANCE WITH A	PPLICABLE	
	(1) BUYER R		AL ORDINANC	E. Buyer shall obtain docume	ntation of compliance w	ith the State	
						_	

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0	R(2) BUYER RESPONSIBILITY - LOCAL VEGETATION MANAGEMENT ORDI	
	compliance as a result of a sale of the Property. The local ordinance allows either Se	
0	of compliance. Buyer shall comply with the requirements of the ordinance after Close R (3) BUYER RESPONSIBILITY - LOCAL VEGETATION MANAGEMENT ORDINANC	
O	compliance as a result of a sale of the Property. Buyer shall obtain documentation o	
	space law within one year of Close Of Escrow,* or if applicable comply with the local	
0	PR (4) SELLER RESPONSIBILITY - LOCAL VEGETATION MANAGEMENT ORDI	
O	compliance as a result of a sale of the Property. The local ordinance requires Seller	
	prior to Close of Escrow. Seller shall obtain document of compliance prior to the	
	condition.	time for Bayer's final vermeation of
OF	R (5) SELLER RESPONSIBILITY - STATE OR LOCAL COMPLIANCE ALREADY CO	OMPLETE. If ONLY state law applies.
	Seller has obtained documentation of compliance with State defensible space requ	
	either State or local law, Seller shall Deliver documentation of compliance to Buyer;	
0	OR (6) SELLER RESPONSIBILITY - AGREEMENT TO OBTAIN COMPLIANCE.	Seller shall obtain documentation of
	compliance and Deliver to Buyer prior to the time for Buyer's final verification of condition	
D.	The local agency from which a copy of the documentation in paragraph 3B(2), 3B(3), 3C(
	be obtained is	, which may
	be contacted at	
*	The war vivore and to provide decompositation of compliance with Otata defensible and a result	rements only applies if there is a state
	The requirement to provide documentation of compliance with State defensible space requi or local agency, or other governmental entity, or qualified non-profit entity in the jurisdiction	
	authorized to inspect the Property and provide documentation of compliance ("Authorized D	
	dution250 to inopost the Froporty and provide documentation of compilation (Addition250 E	referrible opade mopedior).
-		
4.	FINAL INSPECTION REPORT DISCLOSURE: Seller has obtained a final inspection rep	ort addressing compliance with home
	e hardening or defensible space requirements as described in Government Code § 51182. S	
	tached, or \square Seller does not have a copy of the report and buyer may obtain a copy at $__$	
	represents that Seller has provided the answers on paragraphs 2B and 3B of this fo	
	ate of Seller's signature. Seller acknowledges receipt of this Fire Hardening and	Defensible Space Disclosure and
Adden	idum and agrees to the applicable terms in paragraph 3C.	
Seller	VanezaRias	Date 10/19/23
Sellel	Vanessa Rios, Trustee of the Narimatsu Revocable Living Trust	Date 10/19/23
	valiessa 1110s, Trustee of the Natimatsu Nevocable Living Trust	
Seller		Date
	acknowledges receipt of this Fire Hardening and Defensible Space Disclosure	and Addendum and agrees to the
applica	able terms in paragraph 3C.	
Buyer		Date
Duyer		Batc
Buyer		Date
-		

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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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	Question	Direction	Additional Information
Step 3.1	(A local law applies and requires compliance as a result of the sale of the property) Does the law require seller to obtain documentation of compliance?	 If Yes, check 3B(3) and 3C(4), and complete 3D and 4, if applicable, THEN SIGN FORM. If No, and seller will not bring property into compliance before close of escrow, check 3B(3) and 3C(2), and, if applicable, complete 4, THEN SIGN FORM. 	If 3C(4) 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.] If 3C(2) 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.]
Step 4	(No local law applies) Does seller have a report prepared by a Authorized Defensible Space Inspector within 6 months prior to the contract for sale?	 If No, and seller will not pay to bring the property into compliance with the State law, 3B(1) and 3C(1) apply, and, if applicable, complete 4, THEN SIGN FORM. If No, and seller will agree to bring the property into compliance with the State law, 3B(1) applies and check 3C(6), and, if applicable, complete 4, THEN SIGN FORM. If Yes, and the report documents the property is in compliance with the State law, check paragraphs 3B(2) and 3C(5), complete 3D, and, if applicable, complete 4, THEN SIGN FORM. If Yes, and the report documents the property is NOT in compliance with the State law, check paragraph 3B(3) and go to step 4.1. 	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.] If 3C(1) applies, 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.]
Step 4.1	(No local law applies and property not in compliance with State defensible space requirements) Will seller pay to bring the property into compliance?	 If No, 3C(1) applies, and, if applicable, complete 4, THEN SIGN FORM. If Yes, check 3C(6), if applicable, complete 4, THEN SIGN FORM. 	If 3C(1) applies, 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.]

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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