

Subject Property: 3566 MT VERNON AVE

APN: 251-244-005

AB 38 NOTICE - WHAT YOU NEED TO DO NEXT

This property is located IN either a State and/or Local **High or Very High Fire Hazard Zone** and may qualify for AB 38 Disclosures. Please consult the Summary Page of this report (page 2), which indicates the specific fire zones. If the home is in a qualifying fire zone as noted and was built prior to January 1st, 2010, it may qualify for additional disclosures including C.A.R. form FHDS. The property also may require a Defensible Space Inspection and certificate.

To request a Defensible Space Inspection from Cal Fire visit: https://survey123.arcgis.com/share/e659f03a6e8447af8663e42cf48f60fd



For more information on Defensible Space visit:

https://www.fire.ca.gov/dspace

AGENCY	ADDRESS	CITY	ZIP	TELEPHONE
STN19 HIGHGROVE FS	469 CENTER ST	HIGHGROVE	92507	951-686-5260
STN48 SUNNYMEAD RANCH FS	10511 VILLAGE RD	MORENO VALLEY	92557	951-924-6825

Note: "Not all Defensible Space Inspections are performed by Cal Fire. After requesting an inspection from Cal Fire where the inspection is out of Cal Fire's jurisdiction, you can contact your local fire department above to request your inspection."



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005

Page Number: 1 (Signature Page)

NATURAL HAZARD DISCLOSURE STATEMENT

NOTICE: This acknowledgement page does not represent the entire natural hazard disclosure report issued by MyNHD. Buyer acknowledges receipt of the entire NHD report and agrees to be bound by the terms and conditions thereof.

APN: 251-244-005 ADDRESS: 3566 MT VERNON AVE RIVERSIDE, CA 92507-4623

The transferor and his or her agent(s) or a third-party consultant disclose the following information with the knowledge that even though this is not a warranty, prospective transferees may rely on this information in deciding whether and on what terms to purchase the subject property. Transferor hereby authorizes any agent(s) representing any principal(s) in this action to provide a copy of this statement to any person or entity in connection with any actual or anticipated sale of the property.

The following are representations made by the transferor and his or her agent(s) based on their knowledge and maps drawn by the state and federal governments. This information is a disclosure and is not intended to be part of any contract between the transferee and transferor.

		LLOWING HAZARDOUS AREA(S):		
A SPECIAL FLOO	D HAZARD AREA (Any type	· Zone "A" or "V")designated by the Fed	deral Emergency Management Agency.	
Yes		ormation is not available from local jur		
AN AREA OF PO	TENTIAL FLOODING shown	on a dam failure inundation map purs	uant to Section 8589.5 of the Government Co	ode.
Yes	_X_ No Inf	ormation is not available from local jur	risdiction	
A VERY HIGH FIF	RE HAZARD SEVERITY ZONI	Ē pursuant to Section 51178 or 51179 c	of the Government Code. The owner of this p	roperty is subject to the maintenance
requirements of	Section 51182 of the Gove	rnment Code.		
X Yes	No			
A WILDLAND AR	REA THAT MAY CONTAIN S	UBSTANTIAL FOREST FIRE RISKS AND I	HAZARDS pursuant to Section 4125 of the Pu	blic Resources Code. The owner of this property
is subject to the	maintenance requirements	s of Section 4291 of the Public Resource	es Code. Additionally, it is not the state's resp	consibility to provide fire protection services to
			orestry and Fire Protection has entered into a	a cooperative agreement with a Local agency for
those purposes p	pursuant to Section 4142 o	f the Public Resources Code.		
Yes	_X_ No			
AN EARTHQUAK	KE FAULT ZONE pursuant to	Section 2622 of the Public Resources (Code.	
Yes	_X_ No			
A SEISMIC HAZA	ARD ZONE pursuant to Secti	ion 2696 of the Public Resources Code.		
Yes (Landsli	de Zone) No	X Map is not yet released by stat	te	
Yes (Liguefa	action Zone) No	X Map is not yet released by stat	te	
				TANCE AFTER A DISASTER. THE MAPS ON WHICH
				HETHER OR NOT A PROPERTY WILL BE AFFECTED
	, ,	AND TRANSFEROR(S) WAY WISH TO O	DETAIN PROFESSIONAL ADVICE REGARDING	THOSE HAZARDS AND OTHER HAZARDS THAT
MAY AFFECT TH				
	er(s)		Signature of Seller(s)	
Signature of Age	ent(s)	Date	Signature of Agent(s)	Date
Check only one	of the following:			
Transferor(s) (Seller(s) and their agent	(s) represent that the information here	ein is true and correct to the best of their kno	wledge as of the date signed by the transferor(s)
and agent(s	5).			
X Transferor	s) (Seller(s) and their agent	(s) acknowledge that they have exercis	sed good faith in the selection of a third-party	report provider as required in Civil Code Section
			- '	ded by the independent third-party disclosure
	·		either transferor(s) nor their agent(s) (1) has	
•	·		- · · · · ·	
	·		rs or inaccuracies in the information containe	
	• •			he representations made in this Natural Hazard
		of the transferor's or agent's disclosure		
This statement v			•	
	PI FASE VER	ing provider: Third-Party Disclosure Prov	vider(s) MyNHD, Inc. Date <u>3/20/2023</u>	ID FOR ACCURACY
There are other		IFY THE STREET ADDRESS AND ASSESS	•	
	statutory disclosures, deter	IFY THE STREET ADDRESS AND ASSESS rminations and legal information in the	vider(s) MyNHD, Inc. Date <u>3/20/2023</u> SOR'S PARCEL NUMBER PROVIDED TO MyNH	disclosures, determinations and legal
information. Wit	statutory disclosures, deter th their signature below, Tr	IFY THE STREET ADDRESS AND ASSESS rminations and legal information in the ransferee(s) also acknowledge(s) they h	vider(s) MyNHD, Inc. Date <u>3/20/2023</u> SOR'S PARCEL NUMBER PROVIDED TO MyNH e Report. Refer to Report for these additional	disclosures, determinations and legal ument, the Terms and Conditions, and the
information. Wit additional disclo	statutory disclosures, detei th their signature below, Tr sures, determinations and	IFY THE STREET ADDRESS AND ASSESS rminations and legal information in the ransferee(s) also acknowledge(s) they h legal information provided in this Repo	vider(s) MyNHD, Inc. Date <u>3/20/2023</u> SOR'S PARCEL NUMBER PROVIDED TO MyNH e Report. Refer to Report for these additional nave received, read, and understand this docu	disclosures, determinations and legal ument, the Terms and Conditions, and the the tax disclosures (Mello-Roos and Special
information. Wit additional disclo Assessments), in	statutory disclosures, detei th their signature below, Tr sures, determinations and the Environmental Report	IFY THE STREET ADDRESS AND ASSESS rminations and legal information in the ransferee(s) also acknowledge(s) they have legal information provided in this Report (if ordered), and in the required notice	wider(s) MyNHD, Inc. Date 3/20/2023 SOR'S PARCEL NUMBER PROVIDED TO MyNH Report. Refer to Report for these additional have received, read, and understand this docu	disclosures, determinations and legal ument, the Terms and Conditions, and the the tax disclosures (Mello-Roos and Special unmental Hazards, Earthquake Safety, Home





Subject Property: 3566 MT VERNON AVE

APN: 251-244-005

Page Number: 2 (Summary Page)

NATURAL HAZARD DISCLOSURE REPORT SUMMARY

Subject Property: 3566 MT VERNON AVE RIVERSIDE, CA 92507-4623

APN: 251-244-005

This property is located in/within:	Yes No		Details:
A Special Flood Hazard Area	X		Page 3
An Area of Potential Flooding Due to Dam Inundation			Page 3
A Very High Fire Hazard Severity Zone (AB 38)	$\overline{\mathbf{x}}$		Page 3
A State of California Fire Responsibility Area (SRA)			Page 3
A High/Very High Fire Hazard Zone in the SRA			Page 3
An Earthquake Fault Zone			Page 3
A Landslide Seismic Hazard Zone		Data Not Available	Page 4
A Liquefaction Seismic Hazard Zone		Data Not Available	Page 4
1 Mile of a Former Military Ordnance Site			Page 4
1 Mile of a Commercial/Industrial Use Zone	\square		Page 4
2 Miles of FAA Approved Landing Facility			Page 4
An Airport Influence Area	\square		Page 4
Tsunami Inundation Hazard			Page 4
Right to Farm/Important Farmland	\square		Page 5
A Naturally Occurring Asbestos Area			Page 5
Critical Habitats			Page 5
1 Mile of a Mining Operation			Page 5
Sustainable Groundwater Management Act			Page 5
Within an Oil Field Boundary			Page 6
Gas and Hazardous Liquid Transmission Pipelines	Included		Page 7
City/County Hazard Disclosures	\square	Fire	Page 8, 9
Supplemental Fire Hazard Severity Zone (AB 38)	\square	Very High	Page 8, 9
A Mello-Roos Community Facility District			<u>Page 10</u>
A Special Tax Assessment District			<u>Page 11</u>
Property Tax Breakdown/Tax Calculator	Included		Page 12, 13
Notice of Supplemental Property Tax Bill/Transfer Tax Disclosure	Included		<u>Page 14</u>
Notice of Database Disclosure/Duct Sealing Requirements	Included		<u>Page 16</u>
Contaminated Water Advisory	Included		<u>Page 16</u>
Notice of Energy Efficiency Standards/Tax Credit Advisory	Included		<u>Page 17</u>
Notice of Williamson Act	Included		Page 17
Mold Addendum/Notice of Methamphetamine Contamination	Included		Page 18
Notice of Abandoned Water Wells and Oil/Gas Wells	Included		Page 18
Notice of Naturally Occurring Asbestos / Radon Gas Advisory	Included		Page 19
Notice of Abandoned Mines/Wood-Burning Heater Advisory	Included		Page 19
Environmental Report	Included		Page 26
Notice of Terms and Conditions	Included		Page 26

This Report Summary merely summarizes the research results contained in this full MyNHD Report, and does not, in any way, reduce or eliminate the need to read the Report in its entirety. Please verify the street address and APN for accuracy.



SPECIAL FLOOD HAZARD AREAS

geologist.

Report Date: 3/20/2023 **Report Number:** 21688-18618

Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 3

EXPLANATIONS AND NOTICES

SUBJECT PROPERTY IS IS NOT LOCATED IN A SPECIAL FLOOD HAZARD AREA
Special Flood Hazard Areas have been mapped by the Federal Emergency Management Agency (FEMA) on their Flood Rate Insurance maps. Special Flood Hazard Areas are located with the 100-year flood plain and are designated as either Zone A (Inland area) or Zone V (Coastal areas). Flood insurance is required by lenders for properties located within a Zone A or Zone V.FEMA periodically removes a property or a group of properties from a Special Flood Hazard Area based on information provided by cities, counties, or homeowners. The revised status of the property or properties is provided in a Letter of Map Amendment (LOMA) or in a Letter of Map Revision (LOMR). A search for a specific LOMA or LOMR is outside the scope of this report. Please visit www.fema.gov to search for a specific LOMA or LOMR.
Irrespective of the FEMA Flood Cert. determination as to whether the structure or property have been removed from the Special Flood Hazard Area, the property may be subject to limitations on development due to concerns over potential flooding. If there are concerns relative to the viability of potential development on the subject property an inquiry should be made with the local building and safety department.
AREAS OF POTENTIAL FLOODING FROM DAM FAILURES SUBJECT PROPERTY IS X IS NOT LOCATED IN A DAM INUNDATION ZONE
Maps have been prepared for most dams in the State of California that show the potential flooding areas due to dam failure. The maps are reviewed and approved by the California Office of Emergency Services. Local offices of emergency services have prepared evacuation plans in the areas affected by potential dam failure inundation. VERY HIGH FIRE HAZARD SEVERITY ZONES View Map SUBJECT PROPERTY X IS IS NOT LOCATED IN A VERY HIGH FIRE SEVERITY ZONE
Very High Fire Hazard Severity Zones have been mapped by the California Department of Forestry and Fire Protection to indicate area with increase fire risk. The Map by the California Department of Forestry and Fire Protection (CDF), dated January 2006, does not reflect changes made at the local level. Therefore, the CDF recommends verifying status with the local fire department. Brush clearing and other fire defense improvements are required for properties located in Very High Fire Hazard Severity Zones. Please contact the local fire department for fire defense and maintenance requirements. STATE OF CALIFORNIA FIRE RESPONSIBILITY AREA SUBJECT PROPERTY IS IS IN NOT LOCATED IN A STATE FIRE RESPONSIBILITY AREA
SUBJECT PROPERTY IS X IS NOT LOCATED IN A HIGH/VERY HIGH FIRE HAZARD ZONE PER 2007/8 SRA ZONE MAP
Wildland areas that may contain substantial forest fire risk and hazards have been mapped by the California Department of Forestry and Fire Protection to indicate areas with increased fire risk. These areas are also known as State Fire Responsibility Areas because the State of California has primary responsibility for fire prevention and suppression. In addition, the property owner may be responsible for structure protection and is responsible for brush clearing and other fire defense improvements. Please contact the county fire department for fire defense and maintenance requirements. If subject property is in a High/Very High Fire Hazard Zone per 2007/8 SRA zone map, the State may not have fire fighting responsibility. Please check with your local fire authority.
ALQUIST-PRIOLO EARTHQUAKE FAULT ZONES SUBJECT PROPERTY S IS X IS NOT LOCATED IN AN ALQUIST-PRIOLO FAULT ZONE
The purpose of the Alquist-Priolo Earthquake Fault Zoning Act is to regulate development near active faults in order to mitigate hazards associated with ground rupture. The State Geologist through the California Geological Survey has provided maps that show specific zones around active faults. Development of a property located within an Earthquake Fault Zone will likely require a fault study by State-licensed geologist. The determination made in

this report does not indicate whether or not an active fault is located on the subject property and is not a substitute for a fault study by a State Licensed



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 4

SEISMIC HAZARD ZONES
SUBJECT PROPERTY IS IS NOT LOCATED IN A LANDSLIDE HAZARD ZONE X MAP NOT YET RELEASED BY STATE
SUBJECT PROPERTY IS IS NOT LOCATED IN A LIQUEFACTION HAZARD ZONE X MAP NOT YET RELEASED BY STATE
The purpose of the Seismic Hazards Mapping Act is to regulate development in areas determined to have increased risk of the seismic hazards of liquefaction and earthquake-induced land sliding. The California Geological Survey provides maps delineating liquefaction hazard zones and earthquake-induced landslide hazard zones. Although not all areas of the state have been mapped, the California Geological Survey is currently mapping additional areas. Liquefaction is a seismic hazard in which sediments below the water table lose strength as a result of strong earthquake ground shaking. Saturated soils comprised of sands and silts that are within 40 feet of the ground surface have a higher potential for liquefaction. Liquefaction is a rare, but real phenomenon that can result in damage to structures.
FORMER MILITARY ORDNANCE SITE DISCLOSURE SUBJECT PROPERTY IS IS NOT WITHIN 1 MILE OF A KNOWN FORMER MILITARY ORDNANCE SITE
Military Ordnance sites are areas that were previously used for military training and that may contain unexploded munitions or other hazardous materials. Sites closed prior to 1989 are part of the Formerly Used Defense Sites database maintained by the United States Department of Defense. Current military bases or those closed after 1989 are not a part of the Formerly Used Defense Sites database.
COMMERCIAL/INDUSTRIAL DISCLOSURE SUBJECT PROPERTY X IS IS NOT LOCATED WITHIN 1 MILE OF A PROPERTY ZONED FOR COMMERCIAL/INDUSTRIAL USE
The disclosure regarding the Subject Property's proximity to a zone or district allowing heavy commercial Industrial use zones is based upon currently available public records and excludes entirely agricultural properties. A physical inspection of the Subject Property has not been made. The calculation of the one-mile proximity measurement is based upon the distance between the Subject Property's street address and the street address of the next closet property allowing heavy commercial Industrial use. This is an actual knowledge disclosure required by the seller on the Transfer Disclosure Statement. There could be other nuisances not covered by this commercial industrial zoning.
FAA APPROVED LANDING FACILITY SUBJECT PROPERTY IS IS IS NOT LOCATED WITHIN 2 MILES OF AN FAA APPROVED LANDING FACILITY
A search of data from the Federal Aviation Administration was made to determine if the property is located within two miles of a public/private FAA approved landing facility (i.e., an airport). Properties within proximity to airports/flight paths may experience airport noise and/or other nuisances. For more information please visit https://www.faa.gov/airports/environmental/airport_noise/ .
AIRPORT INFLUENCE AREA "AIA" SUBJECT PROPERTY X IS IS IS NOT LOCATED IN AN AIRPORT INFLUENCE AREA "AIA"
An Airport Influence Area is determined and mapped by the local Airport Land Use Commission. A property with an Airport Influence Area may be subject to annoyances and inconveniences associated with proximity to airport operations. Concerns about an Airport Influence Area should be addressed to the local Airport Land Use Commission. Inclusion of private and military airports vary by county and may or may not be included in this disclosure report.
TSUNAMI INUNDATION HAZARD SUBJECT PROPERTY IS IS NOT LOCATED IN A TSUNAMI INUNDATION AREA
A tsunami is a sea wave typically generated by a submarine earthquake, but may be caused by an offshore landslide or volcanic action. A large offshore earthquake, typically a magnitude 7 or greater, may generate a tsunami. Properties located along the California coastline have a potential for inundation from a tsunami. Although early warning systems may provide sufficient warning from distant tsunamis, near-shore generated tsunamis may reach the coast in a matter of minutes. Therefore, homeowners should contact their local emergency management agency and become knowledgeable about tsunami warning signs and local evacuation plans.



Subject Property: 3566 MT VERNON AVE

Priority:

Very Low

APN: 251-244-005 **Page Number:** 5

RIGHT TO FARM/IMPORTANT FARMLAND SUBJECT PROPERTY X IS IS NOT LOCATED WITHIN 1 MILE OF A FARM OR RANCH LAND
The search determines if the subject property is located within one mile of a property containing agricultural activity, operation or facility, or appurtenances thereof. These facilities may contain agricultural nuisances that may conflict with non-agricultural uses. Agricultural practices may include noise from farm equipment and machinery, dust, pesticides, and odors associated with animals, manure, and fertilizers.
NATURALLY OCCURRING ASBESTOS SUBJECT PROPERTY IS X IS NOT LOCATED WITHIN AN AREA OF NATURALLY OCCURRING ASBESTOS
Asbestos refers to naturally-occurring fibrous minerals found throughout the State of California. Serpentine, an ultra-mafic rock, contains asbestos and is commonly found in the Sierra foothills, the Coast Ranges, and the Klamath Mountains. On residential properties, naturally-occurring asbestos sources are typically dust from unpaved roads or driveways. Paving the unpaved driveways or roads can help to reduce exposure to asbestos. For more information please visit the Air Resources Board of the California Environmental Protection Agency website: http://www.arb.ca.gov/homepage.htm .
CRITICAL HABITATS SUBJECT PROPERTY IS X IS NOT LOCATED WITHIN AN AREA OF CRITICAL HABITATS
The Endangered Species Act establishes critical habitats for any species listed under the Act. A critical habitat is defined as a specific area within the geographical area occupied by the species at the time of listing, if the area contains physical or biological features essential to conservation. Those features may require special management considerations or protection even in areas outside their geographical area if the agency determines the area itself essential for conservation.
MINING OPERATION SUBJECT PROPERTY IS X IS NOT LOCATED WITHIN 1 MILE OF A MINING OPERATION
If the property is located within one mile of a mine operation for which the mine owner or operator has reported mine location data to the Department of Conservation pursuant to Section 2207 of the Public Resources Code, the property may be subject to inconveniences resulting from mining operations. The impacts of these practices should be considered when such mining operations are present within one mile of the property.
Effective January 1, 2012 Senate Bill 110 amends Section 1103.4 of the Civil Code and requires disclosure if the subject property is within one mile of a mining operation. The widespread degradation of land and water resources caused by strip mining and the failure of the states to effectively regulate the industry resulted in the passage of the Surface Mining Control and Reclamation Act ("SMCRA") of 1977. The Office of Surface Mining ("OSM") was created in 1977 when Congress enacted the SMCRA Act. OSM works with the states and Indian Tribes to assure that citizens and the environment are protected during coal mining and that the land is restored to beneficial use when mining is finished. OSM and its partners are also responsible for reclaiming and restoring lands and water degraded by mining operations before 1977. For more information, please visit https://www.conservation.ca.gov/dmr .
SUSTAINABLE GROUNDWATER MANAGEMENT ACT SUBJECT PROPERTY X IS IS NOT LOCATED WITHIN A GROUNDWATER BASIN
Basin Prioritization is a technical process that utilizes the best available data and information to classify California's 515 groundwater basins into one of four categories high-, medium-, low-, or very low-priority. Each basin's priority determines which provisions of California Statewide Groundwater Elevation Monitoring (CASGEM) and the Sustainable Groundwater Management Act (SGMA) apply. SGMA requires medium- and high-priority basins to develop

groundwater sustainability agencies (GSAs), develop groundwater sustainability plans (GSPs) and manage groundwater for long-term sustainability. See:

https://water.ca.gov/programs/groundwater-management/basin-prioritization For more information.

Basin Name: UPPER SANTA ANA VALLEY



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 6

OIL FIELD BOUNDARY

SUBJECT PROPERTY		IS	X	IS NOT	LOCATED WITHIN AN OIL FIELD BOUNDARY		NOT MAPPED
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This property is has been identified as within an Administrative Boundary that represent certain areas in California where specific oil and gas operators hold rights to explore for oil and gas minerals or is near an oil or gas well. As a result, the property may be subject to developmental restrictions and/or may be impacted by methane gas, environmental contaminants, noxious odors, offensive sights, excessive noise or any other potential nuisance associated with oil and/or gas operations.

For more information on mitigation standards check with your local agency City or County.





Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 7

NOTICE REGARDING GAS AND HAZARDOUS LIQUID TRANSMISSION PIPELINES

This notice is being provided simply to inform you that information about the general location of gas and hazardous liquid transmission pipelines is available to the public via the National Pipeline Mapping System (NPMS) Internet Web site maintained by the United States Department of Transportation at https://www.npms.phmsa.dot.gov/. To seek further information about possible transmission pipelines near the property, you may contact your local gas utility or other pipeline operators in the area. Contact information for pipeline operators is searchable by ZIP Code and county on the NPMS Internet Web site.

Upon delivery of the notice to the transferee of the real property, the seller or broker is not required to provide information in addition to that contained in the notice regarding gas and hazardous liquid transmission pipelines. The information in the notice shall be deemed to be adequate to inform the transferee about the existence of a statewide database of the locations of gas and hazardous liquid transmission pipelines and information from the database regarding those locations.

Nothing in this section shall alter any existing duty under any other statute or decisional law imposed upon the seller or broker, including, but not limited to, the duties of a seller or broker under this article, or the duties of a seller or broker under Article 1.5 (commencing with Section 1102) of Chapter 2 of Title 4 of Part 4 of Division 2.





IS $\overline{|\mathbf{X}|}$ IS NOT Located in a Supplemental Flood Hazard Zone.

IS IS NOT Located in a Supplemental Fire Hazard Zone (Very High).

The Subject Property:

Report Date: 3/20/2023 **Report Number:** 21688-18618

Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 Page Number: 8

NOT MAPPED

NOT MAPPED

View Map

CITY/COUNTY HAZARD DISCLOSURE EXPLANATIONS

MyNHD provides information on locally identified natural hazards as an additional service because their disclosure to purchasers is either required by ordinance or the information is available on maps publicly available from various City and County sources. This service also supplements and completes the natural hazard information required by the California Civil Code 1103.

IS X IS NOT Located in a Supplemental Earthquake Fault Hazard Zone.	■ NOT MAPPED
IS X IS NOT Located in a Supplemental Seismic Geologic Hazard Zone.	☐ NOT MAPPED
IS X IS NOT Located in an Expansive/Subsidence Soil Area.	☐ NOT MAPPED
Flood Hazard Zones: Supplemental flood zones include information not covered by Special Flood Management Agency or by Dam Inundation zones as reported by the California State Office of Emericans Alberta Agency or by Dam Inundation and Idike failure hazards.	
Fire Hazard Zones: Local agencies m <mark>ay, at th</mark> eir discretion, include or exclude certain areas from t	the requirements of California Government Code Section
51182 (imposition of fire prevention <mark>measur</mark> es on property owners), following a finding supported l	by substantial evidence in the record that the
requirements of Section 51182 either are, or are not necessary for effective fire protection within the	he area. Any additions to these maps that MyNHD has
neen able to identify and substantiate are included in this Report	

An answer of "IN" on the supplemental Fire Zone would indicate that the property is in a high, very high or other high fire-risk areas. More information may be found on the FIRE HARDENING AND DEFENSIBLE SPACE ADVISORY. (C.A.R. form FHDS, 5/21) if provided by owner.

Even though the Answer to the Supplemental Fire may show "NOT IN", if the property is in or near a mountainous area, forest-covered lands brush covered lands, grass-covered lands or land that is covered with flammable material additional disclosures may be warranted. More information may be found on the FIRE HARDENING AND DEFENSIBLE SPACE ADVISORY. (C.A.R. form FHDS, 5/21) if provided by owner. Petrochemical complex area determinations do not qualify as high fire hazards in reference to California Assembly Bill 38.

This information should be verified and available through the local agency where the property is located.

Earthquake Fault Hazard Zones: Many local jurisdictions have different or higher standards then the State of California for the identification of active earthquake fault zones. These jurisdictions have created their own maps which indicate the active faults according to these alternate standards. Some jurisdictions also recommend or require the disclosures of potentially active faults. MyNHD has attempted to include all official and publicly available maps indicating earthquake faults identified by these jurisdictions.

Seismic/Geologic Hazard Zones: The California Division of Mines and Geology ("DMG") has not completed the project assigned it by Section 2696 of the California Public Resources Code to identify areas of potential seismic hazards within the State of California. The DMG and the United States Geological Survey have performed many valuable studies that supplement the Section 2696 maps and fill many missing areas. These maps were reviewed in the preparation of this Report. Also included in this Report is the review of maps that indicate many hazards that may or may not be seismically related, including, but not limited to, landslides, debris flows, mudslides, coastal cliff instability, volcanic hazards, and avalanches. Many cities and counties require geologic studies before any significant construction if the subject property is in or near a geologic hazard known to them. MyNHD has attempted to include all official and publicly available maps indicating geologic hazards identified by these jurisdictions.



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 9

CITY/COUNTY HAZARD DISCLOSURE EXPLANATIONS (CONTINUED)

Expansive/Subsidence Soils: Expansive soils are soils which have a potential to undergo significant changes in volume, either shrinking or swelling, with changes in moisture content. Periodic shrinking and swelling of expansive soils can cause extensive damage to buildings, other structures and roads. Soils containing clays have variable potential for volume changes. High, or Expansive, indicates the dominant soil condition. Detailed investigations are required to fully evaluate the shrink-swell characteristics of soils at any given site. Check with your local building department if there is a question as to special requirements for various soils conditions in their jurisdiction as they may impose additional requirements for new or additional construction.

The main cause of subsidence in California is groundwater pumping. The effects of subsidence include damage to buildings and infrastructure, increased flood risk in low-lying areas, and lasting damage to groundwater aquifers and aquatic ecosystems.

SB-63 FIRE PREVENTION NOTICE REGARDING MAPS

On September 28, 2021, California passed SB-63 which creates additional disclosures in real estate transactions for the purposes of fire prevention, vegetation management, and defensible space. The new law required disclosure to buyers in real estate transactions relative to transactions in certain state and local fire hazard severity zones. Disclosure is required based upon the maps available and MyNHD is providing fire hazard severity zone notices in this report based upon those maps. Cal Fire has advised MyNHD that new maps are in process in many areas. As new maps become available, MyNHD will be including them in reports.





Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 10

MELLO-ROOS COMMUNITY FACILITIES DISTRICT(S)

SUBJECT PROPERTY IS IS NOT SUBJECT TO MELLO-ROOS COMMUNITY FACILITIES DISTRICT SPECIAL TAX LIEN(S).
Mello-Roos Community Facilities Districts ("CFD") provide a method of financing certain public capital facilities and services especially in developing areas and areas undergoing
and a bilitation. Dublic in a great and add to Malla Dana CEDs are simpled to the same at limited to great and solve a great and at a great and at a great and a facilities. Dublic and in a

rehabilitation. Public improvements funded by Mello-Roos CFDs may include, but are not limited to, roads, schools, water, sewer and storm drain facilities. Public services funded by Mello-Roos CFDs may include, but are not limited to, police and fire protection services, recreation program services, and flood or storm protection services. Mello-Roos CFDs commonly fund the construction of public improvements through the issuance of bonds. A special tax lien is placed on property within the district for the annual payment of principal and interest as well as administrative expenses. Typically, the annual special tax continues until the bonds are repaid, or until special taxes are no longer needed. In most instances, but not all, the special tax is collected with regular property taxes.

This property is within the Mello-Roos CFD(s) listed below and is subject to a special tax that will appear on the property tax bill. This special tax is in addition to the regular property taxes and any other charges and benefit assessments that will be listed on the property tax bill. This special tax may not be imposed on all parcels within the city or county where the property is located. This special tax is used to provide public facilities or services that are likely to particularly benefit the property.

The maximum tax rate, the maximum tax rate escalator, and the authorized facilities which are being paid for by the special taxes and by the money received from the sale of bonds which are being repaid by the special taxes, and any authorized services are indicated below. These facilities may not yet have all been constructed or acquired and it is possible that some may never be constructed or acquired.



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 11

1915 BOND ACT ASSESSMENT DISTRICT(S)

SUBJECT PROPERTY SUBJECT TO IMPROVEMENT BOND ACT OF 1915 SPECIAL ASSESSMENTS LIEN(S).

1915 Bond Act Assessment Districts ("AD") provide a method of financing certain public capital facilities. Public improvements funded by 1915 Bond Act Assessment Districts
may include, but are not limited to, roads, sewer, water and storm drain systems, and street lighting. 1915 Bond Act Assessment Districts commonly fund the construction of

may include, but are not limited to, roads, sewer, water and storm drain systems, and street lighting. 1915 Bond Act Assessment Districts commonly fund the construction of public improvements through the issuance of bonds. A special assessment lien is placed on property within the Assessment District. The lien amount is calculated according to the specific benefit that an individual property receives from the improvements and is amortized over a period of years. 1915 Bond Act Assessments Districts can be prepaid at any time. In most instances, but not all, the assessment is collected with regular property taxes.

This property is within the 1915 Bond Act Assessment District(s) named below and is subject to annual assessment installments levied by the assessment district that will appear on the property tax bill. The annual assessments are in addition to the regular property taxes and any other charges and benefit assessments that will be listed on the property tax bill. The assessment district(s) has issued bonds to finance the acquisition or construction of certain public improvements that are of direct and special benefit to property within the assessment district. The bonds will be repaid from annual assessment installments on property within the assessment district. The special assessment is used to provide public facilities that are likely to particularly benefit the property.

The annual assessment installment and public facilities that are being paid for by the money received from the sale of bonds that are being repaid by the assessments are indicated below. These facilities may not yet have all been constructed or acquired and it is possible that some may never be constructed or acquired.



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 12

BREAKDOWN OF THE 2022-2023 PROPERTY TAX BILL

This report is an estimate of the original secured property tax bill charges for the above-mentioned property using information obtained from the County on a given date. Changes made by the County or the underlying public agencies levying charges against this property after the date of this Report may not be reflected in this Report.

1.	Basic 1% Levy	Basic 1% Levy	\$3,222.10
	County of Riverside (951) 955-6200	General	
Vo	ter Approved Ad Valorem Taxes		
2.	General Obligation Bonds, Election of 2001	General Obligation Bond	\$289.12
	Riverside Unified School District (951) 788-7554	School Facilities	
3.	General Obligation Bonds, Election of 2004	General Obligation Bond	\$47.36
	Riverside City Community College District (951) 222-8047	School Facilities	
4.	City of Riverside Debt Service	General Obligation Bond	\$14.50
	City of Riverside (951) 826-5750	Facilities	
5.	General Obligation Bonds, Election of 1966	General Obligation Bond	\$11.28
	Metropolitan Water District of Southern California (213) 217-7517	Water Facilities	
	Basic Prop 13 Levy & Voter Approved Ad Valorem Taxes:	\$3,584.36	
	Estimated Tax Rate:	1.112429%	
Dir	ect Assessments		
6.	Lighting District	1927 Act Municipal Lighting Maintenance District	\$31.44
	City of Riverside (951) 826-5750	Lighting	
7.	Mosquito Abatement Charge	Abatement District	\$11.70
	Northwest Mosquito Abatement District (951) 340-9792	Mosquito and Vector Abatement	
8.	County Service Area No. 152 (Water Riverside)	County Service Area	\$10.00
	County of Riverside (951) 955-8916	County Services	
9.	Water Standby Charge (West)	Standby Charge	\$9.22
	Metropolitan Water District of Southern California (213) 217-7517	Water & Sewer Service	
10.	Flood Control NPDES (Santa Ana)	Flood Control/Storm Drainage Assessment	\$3.74
	Riverside County Flood Control and Water Conservation District (951) 955-4390	Flood Control	
	935-4390		

Total Direct Assessment Charges: \$66.10

Total 2022-2023 Amount \$3,650.46



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 13

Subject Property: 3566 MT VERNON AVE RIVERSIDE, CA 92507-4623

THIS IS A NOTIFICATION TO YOU PRIOR TO YOUR PURCHASING THIS PROPERTY.

On July 1, 1983, California State law was changed to require the reassessment of property following a change of ownership or the completion of new construction. This reassessment may result in one or more supplemental tax bills being mailed to the assessed owner, in addition to the annual property tax bill. The calculator below is provided an estimate of the potential amount of supplemental taxes to be billed on the listed property.

Instantly calculate estimated property taxes and supplemental taxes on our website: (or manually calculate below). Instant Tax Calculator: https://www.mynhd.com/suptax/calculator/932135/3cc5a197a942454d4b2f3fb62da27f02

SUPPLEMENTAL TAX CALCULATOR (ESTIMATE ONLY)

1. Estimated Sales Price	\$	
2. Estimated Current Assessed Value	\$	322,210.00
3. Subtract line #2 from line #1. Estimated Supplemental Assessed Value	\$_	
4. Ad Valorem Tax Rate		1.11
5. Multiply line #3 by line #4. Estimated Supplemental Tax Amount Obligation	\$_	
If a supplemental event occurs between June 1 and December 31, only one supplemental tax bill or refund check is issued. This bill of	or ref	und accounts for
the property's change in value for the period between the first day of the month following the event date and the end of the curren	t fisc	al year (i.e., the
following June 30). If, however, a supplemental event occurs between January 1 and May 31, two supplemental tax bills or refund of	necks	are issued. The
second bill or refund accounts for the property's change in value for the entire 12 months of the coming fiscal year, beginning on the	e foll	owing July 1.
IF SALE DATE FOR THE RESIDENTIAL PROPERTY IS BETWEEN THE MONTHS OF JANUARY THROUGH MAY:		
6. Enter Proration Month Factor (See TABLE 1. below)		
7. Multiply line #5 by line #6. Estimated Supplemental Tax Bill #1	\$	-
8. Enter the amount from line #5. Estimated Supplemental Tax Bill #2	\$	
9. Add lines #7 and line #8. Total Estimated Supplemental Tax Bill	\$_	
IF SALE DATE FOR THE RESIDENTIAL PROPERTY IS BETWEEN THE MONTHS OF JUNE THROUGH DECEMBER:		
10. Enter Proration Month Factor (See TABLE 2. below)		
11. Multiply line #5 by line #10. Total Estimated Supplemental Tax Bill	\$_	

Proration Month-of-Sale Factor

TABLE 1.		TAI	3LE 2.
January	0.4167	June	1.0000
February	0.3333	July	0.9167
March	0.2500	August	0.8333
April	0.1667	September	0.7500
May	0.0833	October	0.6667
		November	0.5833
		December	0.5000

Real Property Taxes in California are influenced by several factors, including but not limited to the reassessment rules pursuant to Proposition 13, appraisal values, and bonds. As such, this calculator is not intended to provide a representation of the actual tax amounts that will be assessed. This information is provided for informational and planning purposes only, and should not be relied upon to make a determination regarding acquisition of a property. This calculator does not account for supplemental taxes that may be due as a result of the sale of a property or construction at a property which could result pursuant to Proposition 13. MyNHD, Inc. makes no representation regarding the actual amount of tax that will be assessed on any particular property. For specific questions or actual tax calculations, please call the tax assessor's office for the county in which the subject property is located.



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 14

NOTICE OF SUPPLEMENTAL PROPERTY TAX BILL

In accordance with Section 1102.6c of the Civil Code, it is the sole responsibility of the seller of any real property, or his or her agent, to deliver to the prospective purchaser a disclosure notice of the following:

California property tax law requires the Assessor to revalue real property at the time the ownership of the property changes. Because of this law, you may receive one or two supplemental tax bills, depending on when your loan closes.

The supplemental tax bills are not mailed to your lender. If you have arranged for your property tax payments to be paid through an impound account, the supplemental tax bills will not be paid by your lender. It is your responsibility to pay these supplemental bills directly to the Tax Collector. If you have any question concerning this matter, please call your local Tax Collector's Office.

As stated above, California law requires that the Assessor re-appraise property upon a change of ownership or the completion of new construction (the "Triggering Event"). This re appraisal results in a supplemental tax assessment which is based on the difference between the new value and the old value of the property, multiplied by the property's Ad Valorem tax rate. The resulting Supplemental Tax amount is then pro-rated, based upon the number of months remaining in the fiscal year in which the Triggering Event occurred.

The number of tax bills which will be issued also depends on the date the event Triggering Event occurred. If the change of ownership or new construction is completed between January 1st and May 31st, the result will be two supplemental assessments levied on two supplemental tax bills. If the event occurs between June 1st and December 31st, then only one supplemental bill will be issued.

MANDATORY PRIVATE TRANSFER FEE DISCLOSURE PURSUANT TO CIVIL CODE SECTION 1102.6E

A "Private Transfer Fee" is a fee imposed by a private entity such as a property developer, home builder, or homeowner association, when a property within a certain type of subdivision is sold or transferred. A Private Transfer Fee may also be imposed by an individual property owner. Private Transfer Fees are different from and are charged in addition to any Documentary Transfer Taxes levied by a City or County Government upon sale or transfer of a property.

Civil Code Section 1098 defines a "Transfer Fee" as "any fee payment requirement imposed within a covenant, restriction, or condition contained in any deed, contract, security instrument, or other document affecting the transfer or sale of, or any interest in, real property that requires a fee be paid upon transfer of the real property." Certain existing fees such as governmental fees, court ordered fees, mechanic lien fees, common interest development fees, etc. are specially excluded from the definition of "Transfer Fee".

To determine if the property is subject to a Transfer Fee, OBTAIN COPIES OF ALL THE EXCEPTIONS LISTED ON THE PRELIMINARY (TITLE) REPORT FROM THE TITLE COMPANY AND READ THEM TO DETERMINE IF ANY TRANSFER FEES ARE APPLICABLE. Please be aware that private transfer fees may be difficult to identify by simply reading the title report.

Effective January 1, 2008, Civil Code Section 1102.6e requires the Seller to notify the Buyer of whether a private transfer fee applies and if present, to disclose certain specific information about the fee.

Content of Disclosure: Civil Code Section 1102.6e requires the Seller to disclose specific information about any Transfer Fee that may affect the property. Please refer to the Section 1102.6e or the California Association of Realtors Notice of Private Transfer Fee Form, for a standard format to use in making the Transfer Fee Disclosure if such a disclosure is required.



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 15

How to Determine the Existence of a Transfer Fee: If a Transfer Fee does exist affecting the property, the document creating the fee may be on file with the County Recorder as a notice recorded against the property and should be disclosed in the preliminary (title) report on the property. However, the preliminary (title) report will merely disclose the existence of the documents affecting title, not the content of the documents. The title of a document may also not be sufficient to disclose that a transfer fee is included in its terms. Accordingly Seller should (a) request the title company which issued the preliminary (title) report to provide copies of the documents shown as "exceptions," and (b) review each document to determine if it contains a transfer fee.

Documentary Transfer Taxes

This is a government tax imposed by a City or County when a property within the jurisdiction is sold or transferred. It is NOT the same as a Private Transfer Fee, which may be imposed by a private entity such as a property developer, home builder, or homeowner association. However, it is a similar fee due upon closing, calculated based on a percentage of the purchase price.

Transfer Tax Defined. Pursuant to Revenue and Taxation Code Sections 11911-11929, Counties and Cities are authorized to impose a tax on the transfer of property located within their jurisdiction. The tax is commonly known by various names, including the Documentary Transfer Tax, Real Property Transfer Tax, or Real Estate Transfer Tax (hereinafter, the "Transfer Tax").

How Much? Transfer Tax is due at closing and payable through escrow. This tax does not expire. All future sales of this property will be charged this tax at close of escrow. The amount of the Transfer Tax is based on the value or sale prices of the property that is transferred. The County rate is one dollar and ten cents (\$1.10) for each one thousand dollars (\$1.000) of value. The rate for noncharter ("general law") cities is one-half of the County rate and is credited against the County tax due. Charter cities may impose a transfer tax at a rate higher than the County rate.

For any City or County in California, the Transfer Tax rate ("Tax Rate Table") is available at no charge from many sources, most conveniently on the website of the California Local Government Finance Almanac (sponsored by the California League of Cities): http://www.californiacityfinance.com/
PropTransfTaxRates.pdf.

To estimate the Transfer Tax for the property, multiply the Property's estimated sales price (in thousands of dollars) by the amount shown in the Tax Rate Table for the City and County in which the property is located.

Who Pays? The law states that, "the Transfer Tax must be paid by the person who makes signs or issues any document subject to the tax, or for whose use or benefit the document is made, signed or issued." In practice, this means that the payment of the Transfer Tax is customarily made by the Seller or the Buyer, or shared by both, depending on the jurisdiction in which the transferred property is located.

Are there any exemptions? The Revenue and Taxation Code, which provides the statutory authority for counties to impose the Transfer Tax, specifically exempts from the transfer tax the following transactions:

- 1. Instruments in writing given to secure a debt.
- 2. Transfers whereby the federal or any state government, or agency, instrumentality or political subdivision thereof, acquires title to realty.
- 3. Transfers made to effect a plan of reorganization or adjustment (i) confirmed under the Federal Bankruptcy Act, (ii) approved in certain equity receivership proceedings or (iii) whereby a mere change in identity, form or place of organization is effected.
- 4. Certain transfers made to effect an order of the Securities and Exchange Commission relating to the Public Utility Holding Company Act of 1935.
- 5. Transfers of an interest in a partnership (or, beginning January 1, 2000, an entity treated as a partnership for federal income tax purposes) that holds realty, if (i) the partnership is treated as continuing under IRC § 708 and (ii) the continuing partnership continues to hold the realty.
- 6. Certain transfers in lieu of foreclosure.
- 7. Transfers, divisions or allocations of community, quasi-community or quasi-marital property between spouses pursuant to, or in contemplation of, a judgment under the Family Code.
- 8. Transfers by the State of California, or any political subdivision, agency or instrumentality thereof, pursuant to an agreement whereby the purchaser agrees to immediately reconvey the realty to the exempt agency.
- 9. Transfers by the State of California, or any political subdivision, agency or instrumentality thereof, to certain nonprofit corporations.
- 10. Transfers pursuant to certain inter vivos gifts or inheritances.



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 16

NOTICE OF DATABASE DISCLOSURE

Pursuant to Section 290.46 of the Penal Code, information about specified registered sex offenders is made available to the public via an Internet Website by the Department of Justice at www.meganslaw.ca.gov. Depending on an offender's criminal history, this information will include either the address at which the offender resides or the community of residence and Zip Code in which he or she resides. California Law (AB 488), signed by the Governor on September 24, 2004, provides the public with Internet access to detailed information on registered sex offenders. The Sex Offender Tracking Program of the California Department of Justice maintains the database of the locations or persons required to register pursuant to paragraph (1) of subdivision (a) of Section 290.46 of the Penal Code. The online database is updated with data provided by local sheriff and police agencies on an ongoing basis. It presents offender information in 13 languages; may be searched by sex offender's specific name, zip code, or City/County provides access to detailed personal profile information on each registrant; and includes a map of the neighborhood surrounding any particular property.

California Department of Justice Information Sources:

Megan's Law Sex Offender Locator Web Site: http://www.meganslaw.ca.gov. California Department of Justice Megan's Law Email Address: meganslaw@doj.ca.gov.

Local Information Locations for the Subject Property:

All sheriffs' departments and every police department in jurisdiction with a population of 200,000 or more are required to make a CD-ROM available free to the public for viewing. Although not required, many other law enforcement departments in smaller jurisdictions make the CD-ROM available as well. Please contact the local law enforcement department to investigate availability.

NOTICE OF MINIMUM ENERGY CONSERVATION STANDARDS FOR RESIDENTIAL CENTRAL AIR CONDITIONERS AND HEAT PUMPS

Manufacturers have been required to comply with the Department of Energy's ("DOE") energy conservation standards for residential central air conditioners and heat pumps since 1992. From time to time the DOE amends the minimum seasonal energy efficiency ratio ("SEER") for such equipment for the purpose of saving energy. Equipment manufactured after January 1, 1992, and before January 23, 2006, must meet a minimum SEER rating of 10. Equipment manufactured between January 23, 2006 and January 1, 2015, must meet a minimum SEER rating of 13. After January 1, 2015, equipment installed in California must meet a minimum SEER rating of 14. The law does not require a seller to replace non-compliant existing equipment upon transfer. For more information about the new standards please visit https://www1.eere.energy.gov/buildings/appliance_standards/product.aspx/productid/75.

CONTAMINATED WATER ADVISORY

According to the Public Policy Institute of California almost 400 small rural water systems and schools are unable to provide safe drinking water. In some areas, nitrate produced by nitrogen fertilizers and manure—is polluting local groundwater basins. Chemicals such as arsenic, chromium-6 and lead are also a challenge.

The San Joaquin Valley is particularly hard hit by nitrate: 63 percent of the state's public water systems that report violations of health standards for the contaminant in 2015 were in the Valley. Nitrate is the most critical and immediate contaminant in the San Joaquin Valley according to Thomas Harter University of California, Davis.

About 1 million Californians can't safely drink their tap water. Approximately 300 water systems in California currently have contamination issues ranging from nitrates, arsenic lead and uranium at levels that create severe health issues.

In particular the city of Fresno has Lead contamination in the northeast portion of the city.



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 17

NOTICE OF CALIFORNIA'S 2013 ENERGY EFFICIENCY STANDARDS

Public Resources Code Sections 25402 and 25402.1 were enacted in 1975 as part of the enabling legislation establishing the California Energy Commission and its basic mandates. These sections require the Energy Commission to adopt, implement, and periodically update energy efficiency standards for both residential and nonresidential buildings.

The Standards must be cost effective based on the life cycle of the building, must include performance and prescriptive compliance approaches, and must be periodically updated to account for technological improvements in efficiency technology. Accordingly, the California Energy Commission has adopted and periodically updated the Standards (codified in Title 24, Part 6 of the California Code of Regulations) to ensure that building construction, system design and installation achieve energy efficiency and preserve outdoor and indoor environmental quality. The Standards establish a minimum level of building energy efficiency. A building can be designed to a higher efficiency level, resulting in additional energy savings.

The 2013 Building Energy Efficiency Standards, which are effective July 1, 2014, focus on several key areas to improve the energy efficiency of newly constructed buildings and additions and alterations to existing buildings, and include requirements that will enable both demand reductions during critical peak periods and future solar electric and thermal system installations. The most significant efficiency improvements to the residential Standards are proposed for windows, envelope insulation and HVAC system testing. The most significant efficiency improvements to the nonresidential Standards are proposed for lighting controls, windows, unitary HVAC equipment and building commissioning. New efficiency requirements for process loads such as commercial refrigeration, data centers, kitchen exhaust systems and compressed air systems are included in the nonresidential Standards. The 2013 Standards include expanded criteria for acceptance testing of mechanical and lighting systems, as well as new requirements for code compliance data to be collected in a California Energy Commission-managed repository. Compliance with the standard is assured by hiring a contractor who is properly licensed, and doing the installation with a building permit so that the City Building Inspector can check the work when completed. For more information, visit https://www.energy.ca.gov/programs-and-topics/programs/building-energy-efficiency-standards.

NOTICE OF HOME ENERGY EFFICIENCY IMPROVEMENTS TAX CREDIT ADVISORY

According to the DOE, the higher replacement cost of SEER compliant air conditioning system will be offset by a savings of up to 23 percent in monthly energy costs. The California Energy Commission notes that leaking ductwork accounts for up to 25 percent of the heating costs of a typical home. Therefore, compliance with the new Federal and State standards offers substantial benefits to the property owner, as well as significant environmental benefits through decreased energy consumption, compared with older systems. In addition, consumers who purchase and install specific products, such as energy efficient windows, insulation, doors, roofs, and heating and cooling equipment in the home can receive a tax credit of up to \$500 beginning January 2006. For more information visit http://www.energy.gov/taxbreaks.htm.

NOTICE OF WILLIAMSON ACT

The <u>Williamson Act</u> (California Land Conservation Act of 1965: Government Code Section 51200 et. seq.) is a state agricultural land protection program in which local governments elect to participate. The intent of the program is to preserve agricultural lands by discouraging their premature and unnecessary conversion to urban uses. No later than 20 days after a city or county enters into a contract with a landowner pursuant to this chapter, the clerk of the board or council, as the case may be, shall record with the county recorder a copy of the contract which would impart notice and therefore appear in the title report.



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 18

MOLD ADDENDUM

All prospective home and condominium purchasers are advised to thoroughly inspect the Property for mold. Mold may appear as discolored patches or cottony or speckled growth on walls, furniture, or floors, and it often has an earthy or musty odor. Mold may also grow beneath water-damaged surfaces and floors, behind walls and above ceilings. Therefore, if a property has an earthy smell or musty odor, mold contamination may exist even if no actual mold growth is visible.

Mold only needs a food source (any organic material such as wood, paper, dirt or leaves) and moisture to grow. There are many potential food sources for mold in homes. Therefore, preventing excess moisture is the key to preventing mold growth. Excess moisture can come from many sources, including flooding, plumbing or roof leaks, lawn sprinklers hitting the house, air conditioner condensation, humidifiers, overflow from sinks and sewers, steam, and wet clothes drying indoors. Be sure to inspect the Property for sources of excess moisture, current water leaks and evidence of past water damage. Once mold is found and the contaminated area properly cleaned up, mold growth is likely to recur unless the source of moisture is also eliminated.

If it is suspected that the Property has a mold problem, be sure to have a qualified inspector conduct a more thorough inspection. All areas contaminated with mold should be properly and thoroughly remediated.

Additional information can be found in the Homeowner's Guide to Earthquake Safety and Environmental Hazards and in the following publication:

Mold In My Home: What Do I Do?

Available online at http://www.cdph.ca.gov/programs/IAQ/Documents/MIMH 2012-07-05.pdf.

For more information visit: www.cal-iaq.org

NOTICE OF METHAMPHETAMINE CONTAMINATION

The Methamphetamine Contaminated Property Act of 2005 requires the clean up of the property so it can be safe for occupancy if the property is found to be contaminated. In addition the bill provides for the imposition of a civil penalty (fines up to \$5,000) upon a property owner who does not provide a notice or disclosure in writing and acknowleged by the buyer as required by the act, or upon a person who violates an order issued by the local health officer prohibiting the use or occupancy of a property contaminated by a methamphetamine laboratory activity.

This law also requires the Department of Environmental Health (DEH) to respond to complaints of potentially contaminated property which includes evaluating the property, testing for contamination, notifying and posting of warning notices, issuing orders prohibiting occupancy if the site is not safe, as well as overseeing the ultimate return of the property to a safe environment. Property owners are responsible for all the costs that may be associated with these actions.

NOTICE OF ABANDONED WELLS

According to the California Department of Water Resources an abandoned or "permanently inactive well" is a well that has not been used for a period of one year. Abandoned wells that are not properly sealed are a potential hazard to people and animals and may be a potential site of illegal waste disposal. Abandoned wells may allow contamination of groundwater. Abandoned wells should be destroyed in accordance with methods developed by the Department of Water Resources pursuant to Section 13800 of the Water Code.

NOTICE OF OIL AND GAS WELLS

California is a leading oil producer with most production in Los Angeles, Kern, Fresno, and Ventura Counties. There are thousands of idle and "orphan" wells. An idle well is a well that has not produced oil and/or gas or has not been used for fluid injection for six months during the last five years. The Division of Oil, Gas, and Geothermal Resources tracks and maintains an idle-well inventory. According to the Division an abandoned or "orphan" well is a well that has been deserted and has no viable operator or owner. The Division plugged 1,062 orphan wells from 1977 to 2004 at a cost of 14.8 million dollars. Oil and gas wells pose a threat to humans for fall hazard, fire hazard, groundwater contamination, methane gas seeps, and other hazards.



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 19

NOTICE OF NATURALLY OCCURRING ASBESTOS

Asbestos refers to naturally-occurring fibrous minerals found throughout the State of California. Serpentine, an ultra-mafic rock, contains asbestos and is commonly found in the Sierra foothills, the Coast Ranges, and the Klamath Mountains. On residential properties, naturally-occurring asbestos sources are typically dust from unpaved roads or driveways. Paving the unpaved driveways or roads can help to reduce exposure to asbestos. Asbestos is a known carcinogen and exposure may increase the risk of lung cancer. It is recommended that prospective buyers in an area designated as a Naturally Occurring Asbestos Zone consult an appropriate expert(s) who can test and identify naturally occurring asbestos rocks, on or near the property, which are exposed and may present a health risk. For more information please visit the Air Resources Board of the California Environmental Protection Agency website: http://www.arb.ca.gov/homepage.htm.

RADON GAS ADVISORY

THE COUNTY IN WHICH THE SUBJECT PROPERTY IS LOCATED IS DESIGNATED ZONE 2 FOR RADON GAS POTENTIAL

Radon is a gas that is produced from the radioactive decay of uranium and thorium found in certain rock and soil types. Radon, an odorless and colorless gas, can move from the soil into buildings. Exposure to concentrated levels of radon can increase a person's risk of developing lung cancer.

The Highest Radon Potential, Zone 1, is set at 4.0pCi/l and above by the U.S. Environmental Protection Agency ("EPA"). Moderate Radon Potential, Zone 2, is set at between 2.0pCi and 4.0pCi/l. Low Radon Potential, Zone 3, is set at less than 2.0pCi/l. The EPA recommends indoor radon testing for all homes and recommends radon reduction measures for homes with radon levels of 4.0pCi/l and above. Radon testing kits can be purchased by homeowners or homeowners can hire contractors to provide the testing. For more information please visit http://www.MyNHD.com/booklets/RadonInformation.pdf.

NOTICE OF ABANDONED MINES ADVISORY

According to the Abandoned Mine Lands Unit of the State of California Department of Conservation, there are more than 165,000 mines features on more than 47,000 abandoned mine sites in the State of California. Approximately 84 percent of those sites contain physical safety hazards. The public is warned against entering any open shafts or mine openings. For more information please visit the Abandoned Mine Lands Unit website: https://www.conservation.ca.gov/dmr/abandoned_mine_lands.

WOOD-BURNING HEATER ADVISORY

The Clean Air Act is the law that defines EPA's responsibilities for protecting and improving the nation's air quality and the stratospheric ozone layer. Using a nationwide network of monitoring sites, EPA has developed ambient air quality trends for particle pollution, also called Particulate Matter (PM). Under the <u>Clean Air</u> Act, EPA sets and reviews national air quality standards for PM. Air quality monitors measure concentrations of PM throughout the country. EPA, state, tribal and local agencies use that data to ensure that PM in the air is at levels that protect public health and the environment.

"Particulate matter," also known as particle pollution or PM, is a complex mixture of extremely small particles and liquid droplets. Particle pollution is made up of a number of components, including acids (such as nitrates and sulfates), organic chemicals, metals, and soil or dust particles. The size of particles is directly linked to their potential for causing health problems. EPA is concerned about particles that are 10 micrometers in diameter or smaller because those are the particles that generally pass through the throat and nose and enter the lungs. Once inhaled, these particles can affect the heart and lungs and cause serious health effects. "Fine particles," such as those found in smoke and haze, are 2.5 micrometers in diameter and smaller. Approximately 10 million wood stoves are currently in use in the United States, and 70 to 80 percent of them are older, inefficient, conventional stoves that pollute.

The Great American Woodstove Changeout is a voluntary program designed to reduce particle pollution from woodstoves by encouraging people to replace older, more polluting stoves with EPA-certified stoves and fireplace inserts. It also provides information on building more efficient, less polluting fires. Certain jurisdictions have established legal requirements to reduce wood smoke. For example, some communities have restrictions on installing woodburning appliances in new construction. For more information on possible regulations in your area go to https://www.epa.gov/residential-wood-heaters.





Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 20

ENVIRONMENTAL REPORT

Report Summary

Subject Property: 3566 MT VERNON AVE RIVERSIDE, CA 92507-4623

APN: 251-244-005

Federal and state databases list numerous sites within California that have actual or potential environmental contamination associated with them. This Report identifies whether the subject property is located within a specific distance from sites listed within these databases. However, these databases are not all-inclusive and may be inaccurate; some environmental hazards have not yet been located or their location has been inaccurately recorded in the database. There may be errors or inaccuracies in the databases. Moreover, not all properties containing environmental contamination are listed in these databases. There are additional environmental concerns that may affect the subject property. Although data for these concerns are not provided in databases, brief descriptions of them are provided below. It should be noted that this does not constitute a complete listing of all environmental concerns. Therefore, no representations or warranties, express or implied, are made in connection with this environmental report, and all implied warranties are disclaimed. This Report is not a substitute for a Phase I Environmental Assessment. All of the Terms and Conditions applicable to the MyNHD Natural Hazard Disclosure Report are equally applicable to the MyNHD Environmental Report and are incorporated herein by reference.

			DISTANCE SEARCH	<u>View Map</u>
SUBJECT PROPERTY IS IN PROXIMITY TO:	YES	NO	FROM PROPERTY	DETAILS
EPA Final Superfund Site ("NPL")		X	1 Mile	<u>Page 1</u>
Landfill and/or Waste Transfer St <mark>ations ("SWIS")</mark>		X	½ Mile	<u>Page 1</u>
Leaking Underground Storage Tanks ("LUST")		X	¼ Mile	Page 1
The Resource Conservation and Recovery Act ("RCRA")		X	1 Mile	Page 2
Toxics Release Inventory ("TRI")		X	1 Mile	Page 2
EnviroStor	X		1 Mile	Page 2
Emergency Planning Zone ("RADIATION")		X		Page 3
Spills, Leaks, Investigation, and Cleanups sites ("SLIC")		X	1 Mile	Page 3
CERCLIS		X	½ Mile	Page 3
Oil Wells		X	¼ Mile	Page 3
Major Natural Gas Pipeline	X		1 Mile	Page 4
Gas and Hazardous Liquid Transmission Pipelines	Inclu	ided		Page 4
Notice of Noise Pollution	Inclu	ıded		Page 5
Notice of Air Pollution	Inclu	ıded		Page 5
Notice of Electrical and Magnetic Fields ("EMF")	Inclu	ıded		Page 5
Notice of Light Pollution	Inclu	ıded		Page 5



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 21

EPA FINAL SUPERFUND SITE ("NPL")

SUBJECT PROPERTY IS X IS NOT LOCATED WITHIN 1 MILE OF AN EPA FINAL SUPERFUND SITE ("NPL")
Superfund Site Information from the Environmental Protection Agency ("EPA") provides data on hazardous waste sites, potentially hazardous waste sites and remedial activities across the nation. It also contains sites that are on the National Priorities List ("NPL"). NPL is the list of known releases or threatened releases of hazardous substances, pollutants, or contaminants. According to the EPA, inclusion of a site on the NPL does not in itself reflect a judgment of the activities of its owner or operator, it does not require those persons to undertake any action, nor does it assign liability to any person. The NPL serves primarily informational purposes, identifying for the States and the public those sites or releases that appear to warrant remedial actions. For more information visit http://www.epa.gov/superfund .
LANDFILLS AND/OR WASTE TRANSFER STATIONS ("SWIS") SUBJECT PROPERTY IS X IS NOT LOCATED WITHIN ½ MILE OF A LANDFILL AND/OR WASTE TRANSFER STATION ("SWIS")
The Solid Waste Information System ("SWIS") database contains data on solid waste facilities, operations, and disposal sites in California. Types of facilities include transfer stations, composting sites, landfills, material recovery sites, waste tire sites, as well as closed disposal

sites. The database provides data on owner, location, operator, facility type, regulatory and operational status, authorized waste types, local enforcement agency, and inspection and enforcement records. The data is regularly updated. Enforcement and inspection data are current

LEAKING UNDERGROUND STORAGE TANKS ("LUST")

SUBJECT PROPERTY IS	IS NOT	LOCATED WITHIN	1 ¼ MILE OF	A LEAKING UND	ERGROUND STORA	GE TANK ("LUST")	
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to the preceding quarter. For more information visit http://www.calrecycle.ca.gov/SWFacilities/Directory.

According to the State Water Resources Control Board ("SWRCB"), leaking underground storage tanks are a significant source of petroleum impacts to groundwater. They may pose potential risks to health and safety such as exposure from impacts to soil and/or groundwater, contamination of drinking water, contamination of water wells, and inhalation of vapors. The SWRCB maintains a database, Leaking Underground Storage Tank Information System ("LUSTIS"), which contains information investigation and cleanup data that is updated quarterly. All of the information formerly contained in the LUSTIS database now resides in the SWRCB Geotracker database. For more information visit http://www.swrcb.ca.gov or www.geotracker.waterboards.ca.gov.



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 22

SUBJECT PROPERTY SUBJEC
The Resource Conservation and Recovery Act ("RCRA"), enacted in 1976, is the principal federal law in the United States governing the disposal of solid waste and hazardous waste. Hazardous waste generators, transporters, treaters, storers and disposers of hazardous waste are required to provide information on their activities to state environmental agencies. These agencies then provide the information to regional and national EPA offices through the Resource Conservation and Recovery Act Information System ("RCRAInfo"). Information on cleaning up after accidents or other activities that result in a release of hazardous materials to the water, air or land must also be reported through RCRAInfo. For more information visit https://www.epa.gov/rcra .
TOXICS RELEASE INVENTORY ("TRI")
SUBJECT PROPERTY IS IS NOT LOCATED WITHIN 1 MILE OF A TOXICS RELEASE INVENTORY ("TRI") SITE
The Toxics Release Inventory ("TRI") is a publicly available EPA database that contains information on specific toxic chemical releases and other waste management activities reported annually by certain covered industry groups as well as federal facilities. This inventory was established under the Emergency Planning and Community Right-to-Know Act of 1986, which requires facilities to use their best readily available data to calculate their releases and waste management estimates. If facilities do not have actual monitoring data, submitted values are derived from various estimation techniques. This report incorporates original TRI reports since 2001 and any updates that are available. To view the data that has been submitted more recently than the published updates, please access EPA Envirofacts at https://www3.epa.gov/enviro/ .
ENVIROSTOR SUBJECT PROPERTY X IS IS NOT LOCATED WITHIN 1 MILE OF A HAZARDOUS WASTE AND CORRECTIVE ACTION FACILITY
("ENVIROSTOR") SITE
The mission of the California Environmental Protection Agency's Department of Toxic Substances Control ("DTSC") is to protect California's

The mission of the California Environmental Protection Agency's Department of Toxic Substances Control ("DTSC") is to protect California' people and environment from the harmful effects of toxic substances by restoring contaminated properties, identifying and promoting safer ingredients in consumer products, and ensuring stewardship through enforcement, regulation and pollution prevention. The EnviroStor database contains detailed information on hazardous waste permitted and corrective action facilities, as well as existing site cleanup information. The DTSC manages this database and has developed a public website for informational searches on investigation, cleanup, permitting, and/or corrective actions that are planned, being conducted or have been completed under DTSC's oversight. The EnviroStor database can be accessed through the DTSC Web Page located at: http://www.envirostor.dtsc.ca.gov. Sites listed on the EnviroStor website within one mile of the Property are listed below:

PROJECT NAME	PROGRAM TYPE	STATUS	DISTANCE (IN MILES) FROM SUBJECT PROPERTY
UNIVERSITY OF CALIFORNIA, RIVERSIDE	CORRECTIVE ACTION	REFER: SMBRP	0.77



dog/.

Emergency Planning Zone ("RADIATION")

Report Date: 3/20/2023 **Report Number:** 21688-18618

Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 23

SUBJECT PROPERTY IS IS NOT LOCATED IN AN EMERGENCY PLANNING ZONE
The Radiation Information Database (RADINFO) contains basic information about certain facilities that the U.S. Environmental Protection Agency (EPA) regulates for radiation and radioactivity. For more information see: https://www.epa.gov/radiation .
Spills, Leaks, Investigation, and Cleanups sites ("SLIC") SUBJECT PROPERTY IS X IS NOT LOCATED WITHIN 1 MILE OF A KNOWN SPILLS, LEAKS, INVESTIGATIONS & CLEANUP SITE
In the Spills, Leaks, Investigations & Cleanup (SLIC) Program, Water Board staff oversee soil and water investigations, corrective actions, and human health risk assessments at sites with current or historic unauthorized discharges, which have adversely affected or threaten to adversely affect waters of the state. The program covers all types of pollutants (such as solvents, petroleum fuels, heavy metals, pesticides, etc) and all environments (including surface water, groundwater, sediment, and soil). Public participation is conducted and tailored to the needs of the community.
CERCLIS SUBJECT PROPERTY IS NOT LOCATED WITHIN 1/2 MILE OF A KNOWN CERCLIS FACILITY.
The CERCLIS (Comprehensive Environmental Response, Compensation and Liability Information System) Database is now known as "SEMS" (Superfund Enterprise Management System) and includes all potential and confirmed hazardous waste sites at which the EPA Superfund program has some involvement. The EPA retired CERCLIS in November 2013 and has been transitioning to SEMS, which contains the same content as CERCLIS. SEMS contains information such as the current status of cleanup efforts, cleanup milestones reached, and amounts of liquid and solid media treated at sites on the National Priorities List (NPL) or under consideration for the NPL. Oil Wells
SUBJECT PROPERTY IS X IS NOT LOCATED WITHIN 1/4 MILE OF A KNOWN OIL WELL
This list includes oil wells which were used for production, exploration, injection, etc., and which may have been abandoned or are still in use. The requirements for abandonment of such wells have become more stringent since the 1970s. In some situations, formerly abandoned wells must be re-abandoned pursuant to such newer, more stringent requirements. We have divided the wells into "active"

OILWELL-A and "plugged and abandoned" OILWELL-P. Further information on these wells can be obtained from: http://www.consrv.ca.gov/



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 24

MAJOR NATURAL GAS PIPELINE

SUBJECT PROPERTY	Χ	IS	IS NOT	located within 1 mile of a major natural gas pipeline according to the California Energy
Commission Map of	Major	Natural	Gas Pipe	elines.

Only 13.5 percent of the natural gas California used came from in-state production in 2006; the rest was delivered by pipelines from several production areas in the western United States and western Canada. California is at the end of those pipelines, forcing it to compete with other states for supplies. Once the gas arrives in California, it is distributed by the state's three major gas utilities - San Diego Gas & Electric, Southern California Gas Company, and Pacific Gas and Electric - that provide a collective total of 98 percent of the state's natural gas. Long Beach and Palo Alto are the only municipal utilities in California that operate city-owned utility services for natural gas customers.

On September 9, 2010, a 30-inch Pacific Gas and Electric Company natural gas transmission pipeline in San Bruno exploded, claiming the lives of eight residents, injuring numerous others, and destroying many homes. As the state agency charged with overseeing the operation of the state's utilities, the California Public Utilities Commission immediately had an inspector on-site in San Bruno, and has since been working closely with the National Transportation Safety Board to investigate the cause of the explosion, and take other actions in the interest of public safety. The National Pipeline Mapping System ("NPMS") has provided a map viewer that shows pipeline locations throughout the United States at https://www.npms.phmsa.dot.gov/.

Source: California Energy Commission

NOTICE REGARDING GAS AND HAZARDOUS LIQUID TRANSMISSION PIPELINES

(a) Every contract for the sale of residential real property entered into on or after July 1, 2013, shall contain, in not less than 8-point type, a notice as specified below:

NOTICE REGARDING GAS AND HAZARDOUS LIQUID TRANSMISSION PIPELINES

This notice is being provided simply to inform you that information about the general location of gas and hazardous liquid transmission pipelines is available to the public via the NPMS Internet Web site maintained by the United States Department of Transportation at https://www.npms.phmsa.dot.gov/. To seek further information about possible transmission pipelines near the property, you may contact your local gas utility or other pipeline operators in the area. Contact information for pipeline operators is searchable by ZIP Code and county on the NPMS Internet Web site.

(b) Upon delivery of the notice to the transferee of the real property, the seller or broker is not required to provide information in addition to that contained in the notice regarding gas and hazardous liquid transmission pipelines in subdivision (a). The information in the notice shall be deemed to be adequate to inform the transferee about the existence of a statewide database of the locations of gas and hazardous liquid transmission pipelines and information from the database regarding those locations.

(c) Nothing in this section shall alter any existing duty under any other statute or decisional law imposed upon the seller or broker, including, but not limited to, the duties of a seller or broker under this article, or the duties of a seller or broker under Article 1.5 (commencing with Section 1102) of Chapter 2 of Title 4 of Part 4 of Division 2.



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 25

Notice of Noise Pollution

Environmental sounds that impede daily activities are considered noise pollution. Sources of noise that can diminish the quality of life include automobile traffic, trains, aircraft and construction operations. Health effects from noise pollution can include stress related illnesses, sleep loss, high blood pressure, and even hearing loss. For more information: https://www.epa.gov/clean-air-act-overview/clean-air-act-overview/clean-air-act-title-iv-noise-pollution.

Notice of Air Pollution

The burning of fossil fuels in automobiles, trucks, and industrial concerns contributes to reduced air quality. Ultraviolet light in the atmosphere acts on the traffic and industrial emissions to create photochemical smog. Air pollution can affect the respiratory system and cardiovascular system in the human body. It is an increased risk factor in respiratory infections, heart disease, and lung cancer. Asthma can be exacerbated by air pollution. For more information: www.epa.gov/air/urbanair.

Notice of Electrical and Magnetic Fields ("EMF")

Electrical and magnetic fields ("EMF") are natural forces caused by electricity. Sources of EMF include high voltage transmission lines, distribution lines, and household electronic devices. Health concerns from EMF have been studied. According to the EPA and the California Department of Public Health ("CDPH") these studies do not show a clear pattern of health hazards. However, the CDPH provides information regarding decreases of EMF at given distances. They indicate that the EMF from household electronic device decreases to background levels at a distance of 3 to 4 feet. The EMF from electricity distribution lines decreases to background levels at a distance of 300 to 1000 feet. For more information: https://www.epa.gov/radtown/electric-and-magnetic-fields-power-lines.

Notice of Light Pollution

Street lights, lighted commercial signs, and commercial buildings are examples of unnatural light that may diminish quality of life. An overly bright night time environment may cause sleep deprivation and may reduce scenic views.

For more information: https://en.wikipedia.org/wiki/Light pollution.



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 26

TERMS AND CONDITIONS

- 1. This Natural Hazard Disclosure Report ("Report") was prepared solely for one transaction and one escrow, as described on page 1 (collectively, the "Transaction"). This Report was prepared by ("MyNHD"). This Report may be used solely between this seller and this buyer for that single Transaction related to the property address and assessor's parcel number ("Property") provided to MyNHD.
- 2. Only the Owner of the Property, the seller, the buyer, listing agent (s), real estate broker(s) and settlement agent(s), and their respective employees or agents, including office managers, if any, and involved in the Transaction (collectively, the "Recipients") may use and rely on this Report and only after they have paid in full for the Report. Neither lenders nor subsequent buyers of the Property may use or rely on this Report. There are no third party beneficiaries to this Report even if they have a foreseeable relationship with any of the Recipients, or with the Property. This Report is time-sensitive; its information is accurate only as of the date referenced on Page 1 (the "Effective Date"). Taxes, governmental legislation and other matters affecting the Property after the Effective Date are not disclosed, and MyNHD expressly disclaims any duty to supplement this Report to disclose any taxes, legislation, changes or charges becoming effective after the Effective Date. If the Transaction does not close within a reasonable time after the Effective Date, MyNHD strongly recommends that a new report be ordered.
- 3. MyNHD has not physically or visually inspected the property and this Report should not be used as a substitute for a physical or visual inspection of the Property. This Report is based solely on the Property address or and Assessor's Parcel Number provided by the Owner, Seller, or their respective agent(s). In order to prepare this Report, either the owner, seller, or their respective agent(s) provided MyNHD with the address and/or Assessor's Parcel Number for the subject Property. It is the responsibility of the Owner, Seller, or their respective agent(s) to confirm that the Property, which is the subject of the Report, is correctly identified, located, and characterized as being residential property. It is also the responsibility of the Owner, Seller, or their respective agent(s), to disclose to the Buyer and MyNHD: (a) any incorrect or incomplete features of this Report and (b) any matters which are known or should be known by the Owner, Seller, or their respective brokers/agent(s) which may not be disclosed in this Report. The property search is on a single residential parcel and does not include a search of secondary parcels or easements or common areas (in the case of condominium properties). This Report is not a title report or insurance policy and makes no opinion regarding the existence of liens or encumbrances against the property. This Report does not disclose whether the Property is contaminated with hazardous substances.
- 4. This Report may not be used in conjunction with any Natural Hazard Disclosure Statement ("NHDS") other than the NHDS issued as part of this Report. This Report may have an effect on the value of the Property; nevertheless, this Report may not be used in connection with any appraisal or valuation of the Property, or for any other valuation purposes. This Report is protected by copyright, trademark and other intellectual property laws and may not be copied or reproduced in any manner. Violators will be prosecuted as permitted by law.
- 5. This Report refers specifically to certain records, statutes and other information provided by various governmental agencies and third parties. In particular, the information contained in the tax disclosures are obtained from independent third parties. MyNHD has no way to verify the accuracy or completeness of this information, but has assumed the information is accurate and complete. If such information is not accurate or complete, MyNHD cannot and shall not be liable or responsible for such omissions or inaccuracies. MyNHD further shall not be liable or responsible for omissions or inaccuracies in the Report that the Recipients, or any of them, knew or should have known as of the Effective Date. This Report does not disclose whether the Property is contaminated with hazardous substances.
- 6. This Report is subject to the terms, limitations and conditions stated in this Report. In the event that the Recipient(s) report any inaccuracies, errors, or omissions, MyNHD's only obligation is to provide a corrected report. In the event of any claim tendered concerning the information in this Report, MyNHD's liability in any case other than gross negligence, is limited to actual proven damages as a result of an error or omission in the Report. Actual proven damages shall be measured by the difference between the fair market value of the Property without the error or omission and the fair market value of the Property with the error or omission as of the Effective Date of this Report ("Actual Proven Damages"). Said Actual Proven Damages liability maximum shall be determined by a retrospective appraisal performed by an MAI Designated Member of the Appraisal Institute specializing in the subject Property category (i.e. commercial or residential). In no case shall MyNHD have any liability for speculative damages, lost profits, or any direct or indirect, incidental or consequential damages arising in any way whatsoever with the preparation or use of this Report. Any action initiated relative to the Report shall be governed by the laws of the State of California without regard to conflicts of law principles. If any dispute arises in connection with this Report, the parties agree that the jurisdiction to deciding such dispute shall be venued in Los Angeles County, California.



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 27

7. There may be other disclosures required by California law; MyNHD makes no representations or warranties as to the adequacy or accuracy of any other representations, warranties or disclosures required under other such laws. MyNHD shall not be liable or responsible for failing to disclose any matters not known to MyNHD, not shown on the maps used by MyNHD, not recorded in the public record as of the Effective Date, or not included within the categories of items included in the Report. In the event of any error, omission or inaccuracy in the MyNHD Report for which MyNHD is liable, MyNHD reserves the right to assume defense of the action and/or, compromise or settle the matter with the Recipients, or any of them. The Recipients, and each of them, expressly waive the benefits of Civil Code Section 2778.

- 8. This Report is not an Insurance Policy. This MyNHD Report is not a replacement for a title report, a title insurance policy, or any other type of insurance policy. Recipients are encouraged to obtain a title report, purchase a title insurance policy, and to contact a local insurance agent regarding earthquake insurance, fire insurance and flood insurance. Recipients also may contact the National Flood Insurance Program regarding flood insurance. If there is a dispute involving a FEMA flood determination, MyNHD shall obtain a "Flood Certificate" from a flood insurance company admitted and licensed to do business in California. The determination shown on the Flood Certificate shall be final and binding as to whether the Property is or is not in Zone "A" or "V" as shown on Flood Insurance Rate Map panels. The issuance of a "Flood Certificate" showing that a property is not in Zone "A" or "V" does not guarantee that the entire parcel of property is outside of the area designated by FEMA as at risk of a flood. MyNHD is not and shall not be responsible or liable for any costs, losses, or compensatory or consequential damages arising from earthquakes, fires or floods.
- 9. If the Transaction involves multiple adjacent parcels, the parcel shown on Page 1 of this Report is regarded as the "Primary Parcel," and the disclosures contained in the Report operate as if only a single parcel is involved. In other words, even if a matter affects only one parcel, it will be disclosed as affecting all of the parcels. For parcel-by-parcel disclosures, individual reports must be ordered separately for each parcel. With regard to Mello-Roos Community Facilities Districts, Special Assessment Districts (1915 Bond Act) (collectively, "Mello-Roos/SAD") tax disclosures and the property tax breakdown (if included), the tax information is provided only for the Primary Parcel.
- 10. Only current tax-year Mello-Roos/SAD assessments are disclosed. However, accurate or complete Mello-Roos/SAD information sometimes is unavailable for a number of reasons, including (a) if a property is in foreclosure because a Mello-Roos/SAD assessment is delinquent, (b) if the secured property tax bill information is unavailable or has not been released by the county where the property is located. In addition, this Report may not disclose certain items because (i) they are not levied on the current tax bill, (ii) if the owner has applied for an exemption, certain items may not appear on the current tax bill, (iii) judicial foreclosure lawsuits sometimes cause items to be removed from the current tax bill, (iv) the property owner was billed directly for an item, e.g., apart from the secured property tax bills, and (v) the relevant County has not yet released the applicable tax information. The information in this Report comes from what MyNHD believes to be reliable sources. However, MyNHD shall not be responsible or liable for errors in the tax data it obtains from third party suppliers.
- 11. The maximum tax amounts specified in this Report are estimates only, calculated based on available County assessor data and/or third party data. MyNHD does not review of the relevant County recorder's or other jurisdictions' files to determine the presence of any other taxes or assessments affecting the Property. The levy amounts are subject to change for many reasons, including different interpretations of the Special Tax Formula, availability of data, and changes or corrections to classifications from year-to-year. The Report provides an estimate of items not included on the current tax bill, but the estimates are not comprehensive. For example, there may exist taxes and assessments which have not yet been levied on the tax bill or during the tax year described in the Report. MyNHD updates its information annually reasonably after updated information is released. Assessment districts also are subject to change, and therefore, this Report cannot be used or relied upon for nearby properties or future transactions involving this Property. Each Recipient is encouraged to contact the appropriate agents representing the local Mello-Roos/SAD with any specific questions they may have.



Subject Property: 3566 MT VERNON AVE

APN: 251-244-005 **Page Number:** 28

12. This Report is intended to satisfy the disclosure obligations related to Civil Code Sections 1103.2, 1102.6b, 1102.6c, 1102.6e, 1102.15, 1102.17, and 2079.10a. MyNHD has been asked by the seller to provide this Report to assist the seller, and both the buyer's and seller's agents, in availing itself/ themselves of the protections contained in Civil Code Section 1103.4. However, MyNHD cannot guaranty the availability of such protections, and makes no representations or warranties in connection therewith. California law also requires sellers to disclose a continuing lien securing the levy of special taxes pursuant to the Mello-Roos Community Facilities Act (Chapter 2.5 (commencing with Section 53311) of Part 1 of Division 2 of Title 5 of the Government Code) and of a fixed lien assessment collected in installments to secure bonds issued pursuant to the Improvement Bond Act of 1915 (Division 10 (commencing with Section 8500) of the Streets and Highways Code) in connection with the sale of real property in California. MyNHD strongly recommends that the buyer obtain a title report and title insurance covering the Property; the MyNHD Report is not a replacement for a title report or a title insurance policy.

13. This Report discloses certain earthquake zones, flood zones, fire zones, and special tax assessment matters. Nothing in this Report relates to (a) title or title defects, (b) encroachments, geological issues or matters that would be disclosed by a land surveyor, soil survey or geological survey, (c) land use or zoning related matters, (d) parcel maps or subdivisions under the California Subdivided Land Acts or the Subdivision Map Act, (e) compliance with the Americans with Disabilities Act, local building codes or other federal, state or local laws, ordinances or restrictions that may affect the Property, (f) the use, occupancy or development of the Property, including any restrictions resulting from any state, local or federal governmental agency, such as school districts, water districts, joint power districts, flood control districts, or the California Coastal Commission, (g) building permits or any other permits that may be required for the Property or its current or future anticipated uses, or (h) any other matter potentially affecting the Property.

14. BY SIGNING, ACCEPTING OR USING THE NATURAL HAZARD DISCLOSURE STATEMENT OR THIS REPORT, THE RECIPIENTS, AND EACH OF THEM AND THEIR AGENTS AND REPRESENTATIVES, HEREBY ACKNOWLEDGE AND AGREE (AND SHALL BE DEEMED TO HAVE ACKNOWLEDGED AND AGREED) THAT THEY HAVE REVIEWED, APPROVED AND ACCEPTED ALL OF THE TERMS, CONDITIONS AND LIMITATIONS CONTAINED HEREIN. MYNHD SHALL NOT BE LIABLE OR RESPONSIBLE FOR ANY INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES, INCLUDING WITHOUT LIMITATION LOST PROFITS OR ANY REDUCTION IN THE VALUE OF THE PROPERTY, ARISING OUT OF OR RELATED TO THE PREPARATION, ISSUANCE, USE OF OR RELIANCE UPON THIS REPORT, EVEN IF SUCH DAMAGES ARE FORESEEABLE.

15. MyNHD, Inc. hereby agrees to indemnify the Owner or Seller, real estate broker(s) and agent(s),transaction coordinator(s), the escrow company, and/or settlement agent(s) and each of their respective employees, including office managers, ordering this Report as covered by our Professional Liability Insurance Policy for damages to the extent they are caused by our negligent acts, errors or omissions in the performance of our services and subject to the limitations of this Report. The Owner or Seller, real estate broker(s) and agent(s), transaction coordinator(s), the escrow company, and/or settlement agent(s) and each of their respective employees, including office managers, will not be liable for any error in this information as long as ordinary care is exercised in transmitting it. (Cal. Civ. Code §1102.4.)



FIRE HARDENING AND DEFENSIBLE SPACE DISCLOSURE AND ADDENDUM

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

l hi	s is a	isclosure and addendum to the Purchase Agreement, OR □ Other("Agreement")
dat	ed	, on property known as <u>3566 MT VERNON AVE_RIVERSIDE, CA 92507-4623</u> ("Property")
n v	vhich	is referred to as Buyer
anc	l	is referred to as Seller
1.	A. B.	APPLICABILITY: If this property does not meet the conditions stated in paragraph 1A or 1B, there is no requirement to complete absequent applicable paragraphs. Home Fire Hardening Disclosure: The Notice and disclosure of vulnerabilities in paragraph 2 are only required for sellers of esidential 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 NOT MET, SELLER DOES NOT HAVE TO ANSWER THE QUESTIONS IN PARAGRAPH 2B. Defensible Space Compliance: The disclosures and requirements specified in paragraph 3 are only required for sellers of esidential 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); and (iii) the Property is located in either a high or very high fire hazard severity zone FANY OF THESE THREE CONDITIONS IS NOT MET, PARAGRAPH 3 DOES NOT HAVE TO BE COMPLETED. Fire Hazard Severity Zone Status: It may be possible to determine if a property is in a high or very high fire hazard severity cone by consulting with a natural hazard zone disclosure company or reviewing the company's report. This information may also be available through a local agency where this information should have been filed. Cal Fire has a "Fire Hazard Severity Zone Viewer" where you can input the Property address to determine which fire hazard zone, if any, that the Property is located in. And the viewer can be found on CalFire's website at https://www.fire.ca.gov/dspace/.
2.		HARDENING DISCLOSURE (Paragraph 2B is only required to be completed if all four conditions in paragraph 1A are
		TIRE HARDENING STATUTORY NOTICE: "THIS HOME IS LOCATED IN A HIGH OR VERY HIGH FIRE HAZARD SEVERITY ONE 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.READYFORWILDFIRE.ORG". FIRE HARDENING VULNERABILITIES: Are you (Seller) aware of the following features that may make the home vulnerable to vildfire and flying embers 1) Eave, soffit, and roof ventilation where the vents have openings in excess of one-eighth of an inch or are not flame and ember resistant
3.	in p info	ENSIBLE SPACE DISCLOSURE AND ADDENDUM: (Paragraph 3 is only required to be completed if all three conditions tragraph 1B are met) (The Defensible Space Decision Tree (C.A.R. Form DSDT) may be consulted for additional mation on how to complete this paragraph): OCAL COMPLIANCE REQUIREMENTS: The Property (IS, Is NOT) subject to a local vegetation management ordinance equiring defensible space around an improvement on the Property. (Paragraphs 3B and 3C must be completed regardless on the answer to paragraph 3A if the conditions in paragraph 1B are met.) SELLER REPRESENTATION OF PROPERTY COMPLIANCE with the applicable State defensible space requirement or local regetation management ordinance (hereafter, State or local defensible space law) at the time of Seller signature: 1) Seller is UNAWARE of whether the Property is in compliance with the applicable State or local defensible space law. Selled does NOT have a report prepared by an Authorized Defensible Space Inspector. 2) Property IS in compliance with State or local defensible space law, whichever is applicable. If ONLY State law applies, Sellemust have obtained compliance within the last 6 months. Seller shall Deliver to Buyer documentation of compliance within 3 (or) Days after Seller's execution of this FHDS form or the time specified in paragraph 3N(1) of the Agreement whichever occurs last. If this paragraph is checked, also check paragraph 3C(5) below.
	C.	 3) Property is NOT in compliance with State or local defensible space law, whichever is applicable. If Seller has, or agrees to obtain, a report prepared by an Authorized Defensible Space Inspector, Seller shall Deliver such report to Buyer within 3 (or) Days after Seller's execution of this FHDS form or the time specified in paragraph 3N(1) of the Agreement whichever occurs last. BUYER AND SELLER AGREEMENT REGARDING WHICH PARTY SHALL OBTAIN COMPLIANCE WITH APPLICABLE STATE OR LOCAL DEFENSIBLE SPACE REQUIREMENTS: BUYER RESPONSIBILITY - NO LOCAL ORDINANCE. Buyer shall obtain documentation of compliance with the State
		defensible space law within one year of Close Of Escrow.*

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OR (2) BUYER RESPONSIBILITY - LOCAL VEGETATION MANAGEMENT ORDINANCE IN EFFECT which recompliance as a result of a sale of the Property. The local ordinance <u>allows either Seller or Buyer</u> to obtain document.	
	compliance. Buyer shall comply with the requirements of the ordinance after Close Of Escrow.	
OR (3) □ BÜYER RESPONSIBILITY – LOCAL VEGETATION MANAGEMENT ORDINANCE IN EFFECT which does NOT compliance as a result of a sale of the Property. Buyer shall obtain documentation of compliance with the State def	
	space law within one year of Close Of Escrow * or if applicable comply with the local requirement after Close Of Escr	OW.
OR (4		equires
	compliance as a result of a sale of the Property. The local ordinance requires <u>Seller</u> to obtain documentation of comprior to Close of Escrow. Seller shall obtain document of compliance prior to the time for Buyer's final verification of compliance.	ndition.
OR (5) □ SELLER RESPONSIBILITY – STATE OR LOCAL COMPLIANCE ALREADY COMPLETE. If ONLY state law a	applies,
	Seller has obtained documentation of compliance with State defensible space requirement within the last 6 month either State or local law, Seller shall Deliver documentation of compliance to Buyer;	ıs. For
OR (6) 🗆 SELLER RESPONSIBILITY – AGREEMENT TO OBTAIN STATE COMPLIANCE. Seller shall obtain document	ation of
	compliance and Deliver to Buyer prior to the time for Buyer's final verification of condition.	
	ne local agency from which a copy of the documentation in paragraph 3B(2), 3B(3), 3C(4), 3C(5), or 3C(6), as applicab	
	e obtained is, whi	cn may
	e contacted at	·
* The	requirement to provide documentation of compliance with State defensible space requirements only applies if there is	a state
or io auth	cal agency, or other governmental entity, or qualified non-profit entity in the jurisdiction where the Property is located orized to inspect the Property and provide documentation of compliance ("Authorized Defensible Space Inspector").	tnat is
	,	
4. □ FIN	AL INSPECTION REPORT DISCLOSURE: Seller has obtained a final inspection report addressing compliance with	n home
fire har	rdening or defensible space requirements as described in Government Code § 51182. Seller has a copy of the report, a ed, or □ Seller does not have a copy of the report and buyer may obtain a copy at	and it is
Seller reprion the dat	resents that Seller has provided the answers on paragraphs 2B and 3B of this form based on Seller's awa se of Seller's signature. Seller acknowledges receipt of this Fire Hardening and Defensible Space Disclosu	reness
Addendun	n and agrees to the applicable terms in paragraph 3C.	
Seller	Date	
Seller	Date	
applicable	mowledges receipt of this Fire Hardening and Defensible Space Disclosure and Addendum and agrees terms in paragraph 3C.	to the
Buyer	Date	
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	Direction	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 the 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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(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.]
(No local law applies) Does seller have a report prepared by an 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.]
(No local law applies and property not n compliance with State defensible space requirements Will seller pay to bring the property nto 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
n sp Wi	compliance with State defensible ace requirements ill seller pay to bring the property	THÉN 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 No, 3C(1) applies, and, if applicable, complete 4, THEN SIGN FORM. ■ ☐ If Yes, check 3C(6), if applicable,

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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