

Temporary Entry Permit (TEP) Permission is hereby given by the Property Owner named below (hereafter referred to as "OWNER") to the Resource Conservation District of Tehama County (hereafter referred to as "RCDTC") and its officers, employees, agents, and any person authorized under contract with RCDTC (hereafter collectively and individually referred to as the "SPONSOR") to access its property with all necessary equipment in the County of Tehama, State of California, described as follows:

| | Assessor's Parcel | | |
|---|--|--|--|
| Property Owner: | Number (APN): | | |
| | | | |
| Site Address: | | | |
| OWNER: I agree to the following activities in support of the principles of Defensible Space (✓ check all that | | | |
| _ | to the following activities in support of the principles of Defensible space (* check un that | | |
| apply): | | | |
| | I agree to a consultation with the SPONSOR to discuss the 100' of Defensible Space protocol in advance of Program work. | | |
| | I agree to allow the SPONSOR to help construct 100 feet of Defensible Space surrounding habitable structure(s) on my property as discussed during consultation. I understand that the scope of Program work is subject to change from consultation at the discretion of trained Defensible Space field | | |
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| | technicians. Defensible Space will be constructed using trained field technicians and/or machinery. | | |
| | Brush and trees equal to or smaller than 10 inches in diameter at 4.5 feet above ground will be | | |
| | treated* to reduce the ignitable fuels within and near the understory. Woody material will be chipped | | |
| | and broadcast on-site. Grasses, not lawns, will be treated. | | |
| | I understand that the SPONSOR does not warrant, nor does it represent that any work done in | | |
| | connection with this Program will prevent destruction to property attributable to wildfire. | | |
| | I agree to remove yard items that may prohibit Defensible Space development in advance of | | |
| | treatment and recognize that this service does not include general yard clean-up or landscaping. | | |
| | I agree to provide access to water and power to complete the necessary work in cooperation with the SPONSOR. | | |
| | I agree to maintain the Defensible Space to the best of my ability for a minimum of 3 years after completion of the TCF's Program work. | | |
| | I agree to allow the SPONSOR to take photos, video, or other recordings of Project activity for reporting purposes and public display while avoiding address or street signs when possible. | | |

This Temporary Entry Permit is for the purpose described above, for such other purposes as may be incidental thereto, and subject to the following provisions:

- 1. SPONSOR shall exercise reasonable care while on the property.
- 2. OWNER shall not be liable for loss or damage to property of SPONSOR or injuries to or deaths of agents, contractors, or employees of SPONSOR by reason of SPONSOR's exercise of the privileges conferred herein.
- 3. Nothing in this permit shall preclude OWNER from filing a claim, or claims, for any loss or expense, which OWNER or their tenant may suffer, arising out of the negligent exercise by the SPONSOR of the privileges herein granted, subject to any applicable defenses of SPONSOR.
- 4. SPONSOR agrees to indemnify and hold harmless OWNER from any damage caused by SPONSOR's failure to use reasonable care while on said property. SPONSOR agrees to either compensate OWNER for any damage

^{*} Treatment will be performed by trained field technicians using hand tools, string trimmer, mower, chainsaw, masticator, and/or chipper to help create Defensible Space.

- or destruction to its roads or fences, or other property, occurring by reason of the negligent exercise of rights granted herein, or to replace or restore said property.
- 5. This Permit shall expire on March 15, 2026.
- 6. OWNER represents and warrants that they are legally authorized to consent to SPONSOR's entry and work on the property.
- 7. This permit is granted subject to the provisions set forth above.

| OWNER Signature: | Printed Name: | |
|-------------------------------|------------------|-------|
| | | |
| Mailing Address: | City, State Zip: | |
| | | |
| Email Address: | Phone: | Date: |
| | | |
| Permit Accepted by the RCDTC: | | Date: |

Drew Barnhart, Project Manager







The Manton/Mill Creek/Surrey Village & Wilcox Community Improvement program is part of California Climate Investments, a statewide program that puts billions of Cap-And-Trade Dollars to work reducing GHG emissions, strengthening the economy, and improving public health and the environment-particularly in disadvantaged communities. The Cap-and-Trade program also creates a financial incentive for industries to invest in clean technologies and develop innovative ways to reduce pollution. California Climate Investments projects include affordable housing, renewable energy, public transportation, zero-emission vehicles, environmental restoration, more sustainable agriculture, recycling, and much more. At least 35 percent of these investments are located within and benefiting residents of disadvantaged communities, low-income communities, and low-income households across California. For more CCI information visit: www.caclimateinvestments.ca.gov