



COUNTY OF LOS ANGELES FIRE DEPARTMENT



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ANNUAL DEFENSIBLE SPACE INSPECTION PROGRAM DETAILS

The Los Angeles County Fire Department (Department) recently mailed the Annual Defensible Space Clearance Notice 2025 (Brush Clearance Program Notice) to residents in Fire Hazard Severity Zones (FHSZs). Some homeowners are receiving this notice for the first time, while others have been part of our Defensible Space Clearance program for many years. The following information provides an overview of the Defensible Space Inspection Program, including why parcels are Declared (included on the inspection list), how parcels have been identified in the past and how they are identified today, how the inspection fee was determined and approved, the inspection process, and new laws limiting vegetation or mandating an inspection (real estate sales in fire hazard severity zones).

OVERVIEW

Over the last three years, the Department integrated a geospatial database into the Defensible Space Inspection Program that is far more accurate than visual identification used in previous years. Using criteria-based mapping, numerous parcels have been identified within the Fire Hazard Severity Zone that have never been inspected.

WHY ARE PARCELS DECLARED: NEED AND AUTHORITY TO INSPECT

California Public Resources Code (PRC) 4291 requires: "(a) A person who owns, leases, controls, operates, or maintains a building or structure in, upon, or adjoining a mountainous area, forest-covered lands, shrub-covered lands, grass-covered lands, or land that is covered with flammable material, shall at all times do all of the following...." Simplified, this code requires all homeowners within FHSZs to maintain defensible space. The code then identifies specific requirements that are generally described on the Annual Notice. The Los Angeles County Fire Code Section 325.2.1 describes these specifics as well and works in parallel with PRC 4291. The need to inspect along with the authority to inspect is granted in these two codes.

HOW ARE PARCELS IDENTIFIED?

Prior to 2022, the need for inspection was determined by visual identification in known fire hazard areas (FHSZ). As this was a human process, the Department missed significant numbers of homes when compared to our updated GIS mapping program. The new mapping system uses FHSZ criteria and residential structures to determine inclusion on the inspection list.

SERVING THE UNINCORPORATED AREAS OF LOS ANGELES COUNTY AND THE CITIES OF:

AGOURA HILLS
ARTESIA
AZUSA
BALDWIN PARK
BELL
BELL GARDENS
BELLFLOWER
BRADBURY
CALABASAS

CARSON
CERRITOS
CLAREMONT
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PARAMOUNT

PICO RIVERA
POMONA
RANCHO PALOS VERDES
ROLLING HILLS
ROLLING HILLS ESTATES
ROSEMEAD
SAN DIMAS
SANTA CLARITA

SIGNAL HILL
SOUTH EL MONTE
SOUTH GATE
TEMPLE CITY
VERNON
WALNUT
WEST HOLLYWOOD
WESTLAKE VILLAGE
WHITTIER

State Responsibility Areas (SRAs) are unincorporated areas of the County having three FHSZs; Very High, High, and Moderate. Local Responsibility Areas (LRAs), or incorporated cities, only identify and map the Very High Fire Hazard Severity Zone (VHFHSZ). Using FHSZ GIS mapping criteria, our 2025 inspection list (Declaration) identified 129,543 parcels with single family residential and multi-family residential structures within these zones.

INSPECTION FEE

The Board of Supervisors (BOS) approved a defensible space inspection fee for the Los Angeles County Agricultural Commissioner-Weights and Measures (ACWM) in 1989. ACWM is our partner in the joint inspection program. ACWM inspects unimproved parcels, and the Fire Department inspects improved parcels in FHSZs. Until 2021, our Department resisted charging an inspection fee, but the increase in number and complexity of inspections requires cost-recovery to run this critical fire prevention program.

The California Health & Safety Code (HSC) Section 14902 allows fire departments to recover costs for their inspection program. An inspection fee of \$151 was reviewed by the Auditor/Controller. On December 7, 2021, the Department received BOS authorization to impose the inspection fee. Working with the BOS, the Department phased in the fee over a three-year period. In 2022, the fee was \$50 (to be billed on the November 2023 property tax bill), in 2023 the fee was \$100 (to be billed on the November 2024 property tax bill), and in 2024 the fee will be \$151 (to be billed on the November 2025 property tax bill).

With the significant increase in inspections and complexity, along with support of the Auditor/Controller, the inspection fee will offset the Department's costs in an effort to keep the Defensible Space Inspection Program cost neutral.

THE INSPECTION PROCESS

The Defensible Space Inspection Program begins with the BOS declaring by resolution (Declaration), parcels identified with potential brush hazards (the first BOS meeting is being held in February). The Declaration list is also known as the Inspection list. Upon the BOS's Inspection list approval, the Fire Department will mail the Annual Notice to residents on the third week of February.

Following the legal process codified in the California Health and Safety Code, HSC 14875-14931, residents are informed in the Annual Notice of Referee 'Protest' Hearings, allowing owners to dispute whether they should be included on the inspection list. Protest Hearings will be held on March 7, 2025, in Hacienda Heights, March 8, 2025, in Los Angeles, March 8, 2025, in Rancho Palos Verdes, March 12, 2025, in Arcadia, March 13, 2025, in Lancaster, March 14, 2025, in Agoura Hills and March 15, 2025, in Santa Clarita.

Homeowners with unresolved protests may be heard by the BOS at this time for due consideration. The BOS will accept or deny the homeowner's request and the final Declaration List will then be approved.

Inspections begin approximately April 1 for Desert communities; May 1 for Inland communities; and June 1 for Coastal communities. Owners are not required to be home for the inspection. All homeowners will receive a Compliance Letter (for parcels passing inspection) mailed to their home, or an inspection report showing violations that must be

corrected (non-compliant). Non-compliant owners are given at least 30 days to make corrections and can always call their inspector for clarification.

For non-compliant parcels, fire station personnel will complete a follow-up inspection after 30 days and will leave the homeowners an inspection report showing either compliance or non-compliance. Parcels remaining non-compliant after the second inspection are sent to the Department's Defensible Space Unit for enforcement and will be assessed a \$500 Administrative Fine and \$990 Abatement Enforcement Fee; traditionally, the number of parcels incurring fines is minimal. The Agriculture Weed Abatement/ Defensible Space vendor is then scheduled to clear the property with the costs being charged to the homeowner, however, homeowners may always clear their property prior to the vendor's arrival.

NEW LAWS IMPACTING THE DEFENSIBLE SPACE PROGRAM

Assembly Bill 38 (AB-38), commonly referred to as Real Estate Inspections, took effect on July 1, 2021. AB-38 requires the seller of a property in the FHSZs to submit documentation during escrow of a compliant defensible space inspection report prior to closing. Homes that received their annual defensible inspection within six months of closing can use that inspection, if compliant, to satisfy this requirement.

If you have any questions, please do not hesitate to contact the Defensible Space Unit, Community Risk Reduction Bureau, at (626) 969-2375.