SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

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FRUM:	ILIVIA -	· Planning	Departmen

SUBMITTAL DATE: January 10, 2011

SUBJECT: ORDINANCE NO. 348.4714 Amending Ordinance No. 348 relating to zoning.

RECOMMENDED MOTION:

That the Board of Supervisors Adopt Ordinance No. 348.4714, amending Specific Plan No. 265, zoning ordinance text in accordance with Change of Zone No. 7690.

Departmental Concurrence **Planning Director** Initials: CSL:ar **Current F.Y. Total Cost:** In Current Year Budget: \$0 N/A **FINANCIAL Current F.Y. Net County Cost: Budget Adjustment:** \$0 N/A DATA **Annual Net County Cost:** For Fiscal Year: \$0 N/A **SOURCE OF FUNDS: Positions To Be Deleted Per A-30** Requires 4/5 Vote C.E.O. RECOMMENDATION: APPROVE/ Jennifer L. Sarger **County Executive Office Signature**

Policy Policy

Consent

Dep't Recomm.: Per Exec. Ofc.:

Prev. Agn. Ref.

District: Third

Agenda Number:

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ORDINANCE NO. 348.4714

AN ORDINANCE OF THE COUNTY OF RIVERSIDE AMENDING ORDINANCE NO. 348 RELATING TO ZONING

The Board of Supervisors of the County of Riverside Ordains as follows:

Section 1. Article XVIIa, Section 17.70 of Ordinance No. 348 is hereby amended in its entirety to read as follows:

SECTION 17.70 S.P. ZONE REQUIREMENTS AND STANDARDS FOR SPECIFIC PLAN NO. 265.

a. Planning Area 1.0.

(1) The uses permitted in those portions of Planning Area 1.0 of Specific Plan No. 265 not within an agricultural preserve or under a Williamson Act contract shall be the same as those uses permitted in Article XI, Section 11.2 of Ordinance No. 348, except that the uses permitted pursuant to Section 11.2.b. (1) c) 1. through 4. and 6.; d) 1. through 4.; f) 1.; g) 1. and 5.; h) 1., 2., 7. and 8.; i) 1. and 2.; k) 2., 4., 5., 6., 7. and 8; m) 1., 4. and 9.; Section 11.2.b. (2) c), i), k), l), o), s), t), u), v), w), x) and y); Section 11.2.c. 2), 3), 6), 7), 8), 9), 10), 11), 13), 14), 15), 16) and 17); and Section 11.2.e. shall not be permitted. In addition, the permitted uses identified under section 11.2.b. of Ordinance 348 shall also include telephone exchanges and switching equipment, post offices, fire and police stations, water and gas company service facilities, parcel delivery services, and golf courses and driving ranges. The uses permitted in those portions of Planning Area 1.0 of Specific Plan No. 265 that are within an agricultural preserve or under a Williamson Act contract shall be the same as those uses permitted in Article XIII, Section 13.1 of Ordinance No. 348. Upon expiration of the Williamson Act contract and total diminishment of the agricultural preserve within Planning Area 1.0 of Specific Plan No. 265, all uses permitted in Planning Area 1.0 shall be the same as those uses permitted in Article XI, Section 11.2 of Ordinance No. 348, except that the uses permitted pursuant to Section 11.2.b. (1) c) 1. through 4. and 6.; d) 1. through 4.; f) 1.; g) 1. and 5.; h. (1), (2), (7) and (8); i. (1) and (2); k. (2), (4), (5), (6), (7) and (8); m. (1), (4) and (9); Section 11.2.b. (2), c., i., k., l., o., s., t., u., v., w., x and y.; Section 11.2.c. (2), (3), (6), (7), (8), (9), (10), (11), (13), (14), (15), (16) and (17);

and Section 11.2.e. shall not be permitted. In addition, the permitted uses identified under Section 11.2.b. of Ordinance No. 348 shall also include telephone exchanges and switching equipment, post offices, fire and police stations, water and gas company service facilities, parcel delivery services, and golf courses and driving ranges.

- (2) The development standards for those portions of Planning Area 1.0 of Specific Plan No. 265 not within an agricultural preserve or under Williamson Act contract shall be the same as those standards identified in Article XI, Section 11.4 of Ordinance No. 348 except that the development standard set forth in Article XI, Section 11.4 a shall be deleted and replaced by the following:
 - A. The minimum lot size shall be twenty thousand (20,000) square feet with a minimum average width of seventy-five feet (75').

The development standards for those portions of Planning Area 1.0 of Specific Plan No. 265 that are within an agricultural preserve or under a Williamson Act contract shall be the same as those standards identified in Article XIII, Section 13.2 of Ordinance No. 348 except that the development standard set forth in Article XIII, Section 13.2.a. shall be deleted and replaced by the following:

AA. Lot size shall not be less than ten (10) acres, with a minimum average lot width of two hundred feet (200') and minimum average lot depth of five hundred feet (500').

Upon expiration of the Williamson Act contract and total diminishment of the agricultural preserve within Planning Area 1.0 of Specific Plan No. 265, all development standards for Planning Area 1.0 shall be the same as those standards identified in Article XI, Section 11.4 of Ordinance No. 348 except that the development standard set forth in Article XI, Section 11.4.a. shall be deleted and replaced by the following:

- AAA. The minimum lot size shall be twenty thousand (20,000) square feet with a minimum average width of seventy-five feet (75').
- (3) Except as provided above, all other zoning requirements for those portions of Planning Area 1.0 of Specific Plan No. 265 not within an agricultural preserve or under Williamson Act contract shall be the same as those requirements identified in Article XI of Ordinance No. 348.

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Except as provided above, all other zoning requirements for those portions of Planning Area 1.0 of Specific Plan No. 265 that are within an agricultural preserve or under Williamson Act contract shall be the same as those requirements identified in Article XIII of Ordinance No. 348. Upon expiration of the Williamson Act contract and total diminishment of the agricultural preserve within Planning Area 1.0 of Specific Plan No. 265, all other zoning requirements shall be the same as those requirements identified in Article XI of Ordinance No. 348.

b. Planning Area 2.0.

(1) The uses permitted in those portions Planning Area 2.0 of Specific Plan No. 265 not within an agricultural preserve or under a Williamson Act contract shall be the same as those uses permitted in Article XI, Section 11.2 of Ordinance No. 348, except that the uses permitted pursuant to Section 11.2.b. (1) c) 1. through 4. and 6.; d) 1. through 4.; f) 1.; g) 1. and 5.; h) 1., 2., 7. and 8.; i) 1. and 2.; k) 2., 4., 5., 6., 7. and 8.; m) 1., 2. and 9.; Section 11.2.b. (2) c), i), k), l), o), s), t), u), v), w), x) and y); Section 11.2.c. (2), (3), (6), (7), (8), (9), (10), (11), (13), (14), (15), (16) and (17); and Section 11.2.e. shall not be permitted. In addition, the permitted uses identified under section 11.2.b. of Ordinance 348 shall also include aircraft taxiways, telephone exchanges and switching equipment, post offices, fire and police stations, water and gas company service facilities, parcel delivery services, and golf courses and driving ranges. The uses permitted in those portions of Planning Area 2.0 of Specific Plan No. 265 that are within an agricultural preserve or under a Williamson Act contract shall be the same as those uses permitted in Article XIII, Section 13.1 of Ordinance No. 348. Upon expiration of the Williamson Act contract and total diminishment of the agricultural preserve within Planning Area 2.0 of Specific Plan No. 265, all uses permitted in Planning Area 2.0 shall be the same as those uses permitted in Article XI, Section 11.2 of Ordinance No. 348, except that the uses permitted pursuant to Section 11.2.b. (1) c) 1. through 4. and 6.; d) 1. through 4.; f) 1.; g) 1. and 5.; h) 1., 2., 7. and 8.; i) 1. and 2.; k) 2., 4., 5., 6., 7. and 8.; m) 1., 4. and 9.; Section 11.2.b. (2), c), i), k), l), o), s), t), u), v), w), x) and y); Section 11.2.c. 2., 3., 6., 7., 8., 9., 10., 11., 13., 14., 15., 16. and 17.; and Section 11.2.e. shall not be permitted. In addition, the permitted uses identified under Section 11.2.b. of Ordinance No. 348 shall also include aircraft taxiways, telephone exchanges and switching equipment, post offices, fire and police stations, water and gas company service facilities.

parcel delivery services, and golf courses and driving range.

- (2) The development standards for those portions of Planning Area 2.0 of Specific Plan No. 265 not within an agricultural preserve or under Williamson Act contract shall be the same as those standards identified in Article XI, Section 11.4 of Ordinance No. 348 except that the development standard set forth in Arcticle XI, Section 11.4 a. shall be deleted and replaced by the following:
 - A. The minimum lot size shall be twenty thousand (20,000) square feet with a minimum average width of seventy-five feet (75').

The development standards for those portions of Planning Area 2.0 of Specific Plan No. 265 that are within an agricultural preserve or under the Williamson Act contract shall be the same as those standards identified in Article XIII, Section 13.2 of Ordinance No. 348except that the development standards set forth in Article XIII, Section 13.2 a shall be deleted and replaced by the following:

AA. Lot size shall not be less than ten (10) acres, with a minimum average lot width of two hundred feet (200') and minimum average lot depth of five hundred feet (500').

Upon expiration of the Williamson Act contract and total diminishment of the agricultural preserve within Planning Area 2.0 of Specific Plan No. 265, all development standards for Planning Area 2.0 shall be the same as those standards identified in Article XI, Section 11.4 of Ordinance No. 348 except that the development standard set forth in Article XI, Section 11.4.a. shall be deleted and replaced by the following:

AAA. The minimum lot size shall be twenty thousand (20,000) square feet with a minimum average width of seventy-five feet (75').

(3) Except as provided above, all other zoning requirements for those portions of Planning Area 2.0 of Specific Plan No. 265 not within and agricultural preserve or under Williamson Act contract shall be the same as those requirements identified in Article XI of Ordinance No. 348. Except as provided above, all other zoning requirements for those portions of Planning Area 2.0 of Specific Plan No. 265 that are within an agricultural preserve or under Williamson Act contract shall be the same as those requirements identified in Article XIII of Ordinance No. 348. Upon expiration

of the Williamson Act contract and total diminishment of the agricultural preserve within Planning Area 2.0 of Specific Plan No. 265, all other zoning requirements shall be the same as those requirements identified in Article XI of Ordinance No. 348.

c. Planning Areas 3.0, 4.0 and 5.0.

- (1) The uses permitted in Planning Areas 3.0, 4.0 and 5.0 of Specific Plan No. 265 shall be the same as those uses permitted in Article XI, Section 11.2 of Ordinance No. 348, except that the uses permitted pursuant to Section 11.2.b. (1) c) 1. through 4. and 6.; d) 1. through 4.; f) 1.; g) 1. and 5.; h) 1. through 9.; i) 1., 2. and 5.; k) 1. through 8.; m) 1., 4. and 9.; Section 11.2.b. (2), c), i), k), l), o), s), t), u), v), w), x) and y); Section 11.2.c. (2), (3), (6) and (17); and Section 11.2.e. shall not be permitted.
- (2) The development standards for Planning Areas 3.0, 4.0 and 5.0 of Specific Plan No. 265 shall be the same as those standards identified in Article XI, Section 11.4 of Ordinance No. 348.
- (3) Except as provided above, all other zoning requirements shall be the same as those requirements in Article XI of Ordinance No. 348.

d. Planning Areas 6.0 and 6.1.

(1) The uses permitted in those portions of Planning Areas 6.0 and 6.1 of Specific Plan No. 265 not within an agricultural preserve or under a Williamson Act contract shall be the same as those uses permitted in Article XI, Section 11.2 of Ordinance No. 348, except that the uses permitted pursuant to section 11.2.b. (1) c) 1. through 4. and 6.; d) 1. through 4.; f) 1.; g) 1. and 5.; h) 1., through 9.; i) 1., 2. and 5.; k) 1. through 8.; m) 1., 4. and 9.; Section 11.2.b. (2), c), i), k), l), o), s), t), u), v), w), x) and y); Section 11.2.c. (2), (3), (6) through (17); and Section 11.2.e. shall not be permitted. The uses permitted in those portions of Planning Areas 6.0 and 6.1 of Specific Plan No. 265 that are within an agricultural preserve or under a Williamson Act contract shall be the same as those uses permitted in Article XIII, Section 13.1 of Ordinance No. 348. Upon expiration of the Williamson Act contract and total diminishment of the agricultural preserve within Planning Areas 6.0 and 6.1 of Specific Plan No. 265, all uses permitted in Planning areas 6.0 and 6.1 shall be the same as those uses permitted in Article XI, Section 11.2 of Ordinance No. 348, except that the uses permitted pursuant to Section 11.2.b. (1) c) 1. through 4. and 6.; d) 1. through 4.; f) 1.; g) 1. and 5.; h)

- 1. through 9.; i) 1., 2. and 5.; k) 1. through 8.; m) 1., 4. and 9.; Section 11.2.b. (2), c), i), k), l), o), s), t), u), v), w), x) and y); Section 11.2.c. (2), (3), (6) through (17); and Section 11.2.e. shall not be permitted.
- (2) The development standards for those portions of Planning areas 6.0 and 6.1 of Specific Plan No. 265 not within an agricultural preserve or under Williamson Act contract shall be the same as those standards identified in Article XI, Section 11.4 of Ordinance No. 348. The development standards for those portions of Planning areas 6.0 and 6.1 of Specific Plan No. 265 that are within an agricultural preserve or under a Williamson Act contract shall be the same as those standards identified in Article XIII, Section 13.2 of Ordinance No. 348 except that the development standard set forth in Article XIII, Section 13.2 a. shall be deleted and replaced by the following:
 - A Lot size shall not be less than ten (10) acres, with a minimum average lot width of two hundred feet (200') and minimum average lot depth of five hundred feet (500').

Upon expiration of the Williamson Act contract and total diminishment of the agricultural preserve within Planning Areas 6.0 and 6.1 of Specific Plan No. 265, all development standards for Planning Areas 6.0 and 6.1 shall be the same as those standards identified in Article XI, Section 11.4 of Ordinance No. 348.

- Planning Areas 6.0 and 6.1 of Specific Plan No. 265 not within and agricultural preserve or under Williamson Act contract shall be the same as those requirements identified in Article XI of Ordinance No. 348. Except as provided above, all other zoning requirements for those portions of Planning Areas 6.0 and 6.1 of Specific Plan No. 265 that are within an agricultural preserve or under Williamson Act contract shall be the same as those requirements identified in Article XIII of Ordinance No. 348. Upon expiration of the Williamson Act contract and total diminishment of the agricultural preserve within Planning Areas 6.0 and 6.1 of Specific Plan No. 265, all other zoning requirements shall be the same as those requirements identified in Article XI of Ordinance No. 348.
- e. <u>Planning Areas 6.2, 10.0, 20.0 and 33.0</u>.
- (1) The uses permitted in Planning Areas 6.2, 10.0, 20.0 and 33.0 of Specific Plan No. 265 shall be the same as those uses permitted in Article XIII, Section 13.1 of Ordinance No. 348.

The development standards for Planning Areas 6.2, 10.0, 20.0 and 33.0 of Specific Plan No. 265 shall be the same as those standards identified in Article XIII, Section 13.2 of Ordinance No. 348 except that the development standard set forth in Article XIII, Section 13.2.a. shall be deleted and replaced by the following:

A. Lot size shall not be less than ten (10) acres, with a minimum average lot width of two hundred feet (200') and a minimum average lot depth of five hundred feet (500').

(3) Except as provided above, all other zoning requirements shall be the same as those requirements identified in Article XIII of Ordinance No. 348.

f. Planning Areas 11.0 and 11.2.

- (1) The uses permitted in Planning Areas 11.0 and 11.2 of Specific Plan No. 265 shall be the same as those uses permitted in Article IXb, Section 9.50 of Ordinance No. 348, except that the uses permitted pursuant to Section 9.50.a. (2), (3), (6), (7), (12), (13), (16), (18), (20), (21), (25), (26), (27), (31), (32), (34), (35), (36), (38), (40), (42), (43), (45), (46), (47), (48), (52), (53), (58), (62), (64), (65), (67), (68), (70), (76), (77), (78), (79), (80), (83), (84), (86), (87), (89), (92), (93), (95), (96), (97), (98) and (101) and b.(1) through (6), (8), (10), (11), (13) through (20), (22) and (23) shall not be permitted.
- (2) The development standards for Planning Areas 11.0 and 11.2 of Specific Plan No. 265 shall be the same as those standards identified in Article IXb Section 9.53 of Ordinance No. 348 except that the development standards set forth in Article IXb, Section 9.53.b. shall be deleted and replaced by the following:
 - A. Where the front, side or rear yard adjoins a street, the minimum setback shall be twenty-five (25') from the property line. Where the front, side or rear yard adjoins a lot zoned R-R, R-1, R-A, R-2, R-3, R-4, R-6, R-T, R-T-R, W-2-M, or SP with a residential use, the minimum setback shall be twenty-five feet (25') from the property line. Where the front, side, or rear yard adjoins a lot with zoning classification other than R-R, R-1, R-A, R-2, R-3, R-4, R-6, R-T, R-T-R, W-2-M, or SP with a residential use, there is no minimum setback.
- (3) Except as provided above, all other zoning requirements shall be the same as those requirements identified in Article IXb of Ordinance No. 348.

g. Planning Area 11.1.

- (1) The uses permitted in Planning Area 11.1 of Specific Plan No. 265 shall be the same as those uses permitted in Article IXd, Section 9.72 of Ordinance No. 348 except that the uses permitted pursuant to Section 9.72.a.(2), (9) and (10) and Section 9.72.b. (4) shall not be permitted. In addition, the permitted uses identified under Section 9.72.a. shall include laboratories including film, dental, medical, research or testing.
- (2) The development standards for Planning Area 11.1 of Specific Plan No. 265 shall be the same as those standards identified in Article IXd, Section 9.73 of Ordinance No. 348, except that the development standards set forth in Article IXd, Section 9.73.b. shall be deleted and replaced by the following:
 - A. Where the front, side or rear yard adjoins a street, the minimum setback shall be twenty-five (25') from the property line. Where the front, side or rear yard adjoins a lot zoned R-R, R-1, R-A, R-2, R-3, R-4, R-6, R-T, R-T-R, W-2, W-2-M, or SP with a residential zone, the minimum setback shall be twenty-five feet (25') from the property line. Where the front, side, or rear yard adjoins a lot zoned other than R-R, R-1, R-A, R-2, R-3, R-4, R-6, R-T, R-T-R, W-2, W-2-M, or SP with a residential zone, there is no minimum setback.
- (3) Except as provided above, all other zoning requirements shall be the same as those requirements identified in Article IXd of Ordinance No. 348.

h. Planning Areas 21.0 and 22.0.

(1) The uses permitted in those portions of Planning areas 21.0 and 22.0 of Specific Plan No. 265 not within an agricultural preserve or under a Williamson Act contract shall be the same as those uses permitted in Article IXb, Section 9.50 of Ordinance No. 348. The uses permitted in those portions of Planning Areas 21.0 and 22.0 that are within an agricultural preserve or under a Williamson Act contract shall be the same as those uses permitted in Article XIII, Section 13.1 of Ordinance No. 348. Upon expiration of the Williamson Act contract and total diminishment of the agricultural preserve within Planning Areas 21.0 and 22.0 of Specific Plan No. 265, all uses permitted in Planning Areas 21.0 and 22.0 shall be the same as those uses permitted in Article IXb, Section 9.50 of Ordinance No. 348.

(2) The development standards for those portions of Planning Areas 21.0 and 22.0 of Specific Plan No. 265 not within an agricultural preserve or under a Williamson Act contract shall be the same as those standards identified in Article IXb, Section 9.53 of Ordinance No. 348. The development standards for those portions of Planning Areas 21.0 and 22.0 of Specific Plan No. 265 that are within an agricultural preserve or under a Williamson Act contract shall be the same as those standards identified in Article XIII, Section 13.2 of Ordinance No. 348 except that the development standard set forth in Article XIII, Section 13.2 a. shall be deleted and replaced by the following:

A. Lot size shall not be less than ten (10) acres, with a minimum average lot width of two hundred feet (200') and minimum average lot depth of five hundred feet (500').

Upon expiration of the Williamson Act contract and total diminishment of the agricultural preserve within Planning Areas 21.0 and 22.0 of Specific Plan No. 265, all development standards for Planning Areas 21.0 and 22.0 shall be the same as those standards identified in Article IXb, Section 9.53 of Ordinance No. 348.

Planning Areas 21.0 and 22.0 of Specific Plan No. 265 not within and agricultural preserve or under Williamson Act contract shall be the same as those requirements identified in Article IXb of Ordinance No. 348. Except as provided above, all other zoning requirements for those portions of Planning Areas 21.0 and 22.0 of Specific Plan No. 265 that are within an agricultural preserve or under Williamson Act contract shall be the same as those requirements identified in Article XIII of Ordinance No. 348. Upon expiration of the Williamson Act contract and total diminishment of the agricultural preserve within Planning Areas 21.0 and 22.0 of Specific Plan No. 265, all other zoning requirements shall be the same as those requirements identified in Article IXb of Ordinance No. 348.

i. Planning Areas 21.1 and 21.2.

(1) The uses permitted in Planning Areas 21.1 and 21.2 of Specific Plan No. 265 shall be the same as those uses permitted in Article IXb, Section 9.50 of Ordinance No. 348, except that the uses permitted pursuant to Section 9.50.a (100) and (102) shall not be permitted. In addition, the permitted uses identified under Section 9.50.a. of Ordinance No. 348 shall also include offices, including business, law, medical, dental, chiropractic, architectural, engineering, community

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27 28 planning, and real estate. In addition, the permitted uses identified under Section 9.50.b. of Ordinance No. 348 shall include health and exercise centers, provided all facilities are located within an enclosed building.

- (2) The development standards for those portions of Planning Areas 21.1 and 21.2 of Specific Plan No. 265 shall be the same as those standards identified in Article IXb, Section 9.53 of Ordinance No. 348.
- (3) Except as provided above, all other zoning requirements for Planning Areas 21.1 and 21.2 of Specific Plan No. 265 shall be the same as those requirements identified in Article IXb of Ordinance No. 348.

j. Planning Areas 31.0 and 32.0.

- (1) The uses permitted in those portions of Planning Areas 31.0 and 32.0 of Specific Plan No. 265 not within an agricultural preserve or under a Williamson Act contract shall be the same as those uses permitted in Article VIIIe, Section 8.100 of Ordinance No. 348 except that the uses permitted pursuant to Section 8.100.a. and b. shall not be permitted. In addition, the permitted uses identified under Section 8.100.a. shall also include natural open space and trails. The uses permitted in those portions of Planning Areas 31.0 and 32.0 of Specific Plan No. 265 that are within an agricultural preserve or under a Williamson Act contract shall be the same as those uses permitted in Article XIII, Section 13.1 of Ordinance No. 348. Upon expiration of the Williamson Act contract and total diminishment of the agricultural preserve within Planning Areas 31.0 and 32.0 of Specific Plan No. 265, all uses permitted in Planning Areas 31.0 and 32.0 shall be the same as those uses permitted in Article VIIIe, Section 8.100 of Ordinance No. 348, except that the uses permitted pursuant to Section 8.100.a. and b. shall not be permitted. In addition, the permitted uses identified under Section 8.100 a. shall also include natural open space and trails.
- (2) The development standards for those portions of Planning Areas 31.0 and 32.0 of Specific Plan No. 265 not within an agricultural preserve or under a Williamson Act contract shall be the same as those standards identified in Article VIIIe of Ordinance No. 348. The development standards for those portions of Planning Areas 31.0 and 32.0 of Specific Plan No. 265 that are within an agricultural preserve or under a Williamson Act contract shall be the same as those standards

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identified in Article XIII, Section 13.2 of Ordinance No. 348 except that the development standard set forth in Article XIII, Section 13.2.a. shall be deleted and replaced by the following:

A. Lot size shall not be less than ten (10) acres, with a minimum average lot width of two hundred feet (200') and minimum average lot depth of five hundred feet (500').

Upon expiration of the Williamson Act contract and total diminishment of the agricultural preserve within Planning Areas 31.0 and 32.0 of Specific Plan No. 265, all development standards for Planning Areas 31.0 and 32.0 shall be the same as those standards identified in Article VIIIe of Ordinance No. 348.

(3) Except as provide above, all other zoning requirements for those portions of Planning Areas 31.0 and 32.0 of Specific Plan No. 265 not within an agricultural preserve or under a Williamson Act contract shall be the same as those requirements identified in Article VIIIe of Ordinance No. 348. Except as provided above, all other zoning requirements for those portions of Planning areas 31.0 and 32.0 of Specific Plan No. 265 that are within an agricultural preserve or under Williamson Act contract shall be the same as those requirements identified in Article XIII of Ordinance No. 348. Upon expiration of the Williamson Act contract and total diminishment of the agricultural preserve within Planning Areas 31.0 and 32.0 of Specific Plan No. 265, all other zoning requirements shall be the same as those requirements identified in Article VIIIe of Ordinance No. 348.

1	Section 2. This Ordinance shall tak	ce effect 30 d	lays after its date of	adoption.
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4	The state of the s	Ву:	Chairman	
5	ATTEST:		Chairman	
6	CLERK OF THE BOARD			
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8	By:			
9	Deputy			
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15	APPROVED AS TO FORM:			
16	May 24, 2010			
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18	By: Aun Walts. D			
19	KARIN WATTS-BAZAN Deputy County Counsel			
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