

ITEM: 3.25 (ID # 26792) **MEETING DATE:** Tuesday, December 17, 2024

FROM : TLMA-PLANNING

SUBJECT: TRANSPORTATION AND LAND MANAGEMENT AGENCY/PLANNING: ADOPTION of Ordinance No. 348.5025 for Change of Zone No. 2000001. Change of Zone No. 2000001 is an amendment to Ordinance No. 348, Ordinance of the County of Riverside Providing for Land Use Planning and Zoning Regulations and Related Functions, Article XIX Advertising Regulations, Sections 19.2 through 19.5 regarding On-Site Advertising Structures and Signs, technical changes, and language clarifications. Change of Zone No. 2000001 will establish locations, development and operational standards, and a permitting process to allow for on-site digital signage. The intent of the digital signage is to provide information about onsite businesses only and is not for general advertising. Technical changes and language clarifications include the adjustment of formatting for defined terms, and the categorization or reorganization of text sections which do not change the intent or existing requirements within existing language. These changes apply to unincorporated areas of Riverside County. Nothing Further Required Under CEQA. All Districts. [Applicant Fees 100%]

RECOMMENDED MOTION: That the Board of Supervisors:

- 1. <u>Adopt</u> Ordinance No. 348.5025 approving Change of Zone No. 2000001, an amendment to Ordinance No, 348 (Land Use) updating Article XIX Advertising Regulations to establish regulations for the use digital on-site advertising displays in the unincorporated areas of Riverside County and make other non-substantive organizational, formatting, and clarifying revisions; and
- 2. <u>Direct</u> the Clerk of the Board to publish the summary of the ordinance pursuant to California Government Code Section 25124(b).

ACTION:Policy

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Gutierrez seconded by Supervisor Jeffries and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended and Ordinance 348.5025 is adopted with waiver of the reading.

Ayes:	Jeffries, Spiegel, Washington, Perez and Gutierrez
Nays:	None
Absent:	None
Date:	December 17, 2024
XC:	TLMA-Planning

Kimberly A. Rector Clerk of the Board By: Deputy

3.25

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:	Ongoing Cost	
COST	\$0	\$0	\$0	\$ 0	
NET COUNTY COST	\$ 0	\$ 0	\$ 0	\$ 0	
SOURCE OF FUNDS: Applicant Fees 100% Budget Adjustment: No					
			For Fiscal Y	ear: N/A	

C.E.O. RECOMMENDATION: Approve

On November 5, 2024, the Board of Supervisors ("Board") conducted a public hearing to consider the proposed revision to Article XIX of Ordinance No. 348. Public comments were related to enhanced concentration limits for Digital Displays, lumens (brightness) level of the Digital Displays, and the size of the Digital Display. The Board requested additional changes to the ordinance and continued the public hearing to December 3, 2024.

On December 3, 2024, the Board held the second public hearing, and after hearing all testimony, including updates from planning staff and the public, closed the public hearing and voted to approve Ordinance No. 348.5025 associated with Change of Zone No. 2000001 by a vote of 5 to 0. The Board also adopted the initial study and negative declaration for the project at that time. As such, there is nothing further required under CEQA for the proposed project.

BACKGROUND

Ordinance No. 348.5025, associated with Change of Zone No. 2000001, is an amendment to the County's Land Use Ordinance, Ordinance No. 348, to amend Article XIX Advertising Regulations ("Article XIX"), which regulates Outdoor Advertising Displays, On-Site Advertising Structures and Signs, Non-Commercial Structures or Signs, and other policy area signage requirements. The primary focus of the ordinance amendment is to propose new language in Section 19.4 to allow digital signage for on-site advertising only with approval of a plot plan at a public hearing, subject to specific requirements regarding zoning, size, and operations. This amendment does not allow for digital displays to be part of Outdoor Advertising Displays, commonly known as billboards, which allow for off-premises advertising. All other changes proposed in Article XIX are related to technical and language clarifications, adjustment of formatting for defined terms, and the categorization or reorganization of text sections which do not change the intent or existing requirements within the existing language.

Based on the Board's requests during the November 5, 2024 public hearing, Ordinance No. 348.5025 was revised to include the following changes related to Digital Displays:

1. <u>Concentration Limits Near Freeways</u>. (Section 19.4.D.)

In order to allow for more flexibility, the following concentration limit was removed:

"For Free Standing Signs within 660 feet of a Freeway, a Free Standing Sign with a Digital Display shall not be located within 1,000 feet of another Digital Display located on the same street."

Since Digital Displays must be approved with a plot plan at a public hearing, the Director still has the discretion to approve or deny the sign based on compatibility and concerns about overconcentration.

- Location Exceptions for Public Facilities. (Section 19.4.C.4.c.) Language was added to allow Digital Displays for a Child Day Care Center, K-12 school, public park, Youth Center, Place of Public Assembly, or public facility in areas that do not otherwise allow Digital Displays, subject to requirements for Digital Displays.
- 3. Colocation of Digital Displays. (Sections 19.2.M. & 19.4.E.4.a.)

The definition of "On-Site Advertising Structure or Sign" was amended to allow the content of the sign to include not just the business information or goods/services sold onsite but also that of an immediately adjacent property owner.

4. Maximum Surface Area of a Digital Display. (Section 19.4.C.2.b.)

The standard for maximum surface area for Digital Displays within 660 feet of a freeway was clarified to not exceed 150 square feet except that for those project sites in excess of 15 acres, subject to the following formula:

"1) Sites less than or equal to 15 acres shall not exceed 150 square feet;

2) Sites larger than 15 acres but less than 20 acres shall not exceed 200 square feet;

3) Sites 20 acres or more but less than 30 acres shall not exceed 300 square feet; and,

4) Sites 30 acres or more shall not exceed 400 square feet."

- 5. <u>Emergency Information and County Announcements</u>. (Section 19.4.E.4)
 - Language was added to allow the County to utilize Digital Displays in the case of an emergency, as follows:

"Upon reasonable request by the County, the Digital Display may be required to display emergency information on behalf of the County."

• Language was also added allowing the applicant to voluntarily display community information on behalf of the County, as follows:

"The applicant may request to have their Digital Display become part of a County-maintained list to voluntarily display community information on behalf of the County."

6. <u>Hours of Operation Near Residential Zones or Conservation Areas</u>. (Section 19.4.E.6.) Language was added clarifying the 300-foot setback for Digital Displays from residential or conservation zones or *areas described for conservation*. Additional language was added clarifying how to measure the 300-foot setback, as follows:

> "The 300 foot distance is measured from the nearest points of the respective property lines, using a direct straight line measurement without regard to intervening structures."

7. Transitions Between Brightness Levels. (Section 19.4.E.9.)

The proposed ordinance amendment prescribes specific daytime and two specified nighttime brightness levels for Digital Displays (7,500, 600, and 450 Candelas/meter squared, respectively). Language was modified to prescribe a 15 minute transition period between different brightness levels, with the exception of the nighttime to daytime transition period taking at least 45 minutes, as follows:

"The luminance of any Digital Display shall transition smoothly from one luminance level to another, beginning 15 minutes before the next luminance level, with the exception of the transition from the nighttime luminance level to daytime luminance, which shall begin no sooner than 7:00 am and conclude no sooner than 7:45 am."

8. Additional Staff Clarifications.

In addition to the requested changes, staff made additional clarifications, as follows:

- Added language explicitly clarifying Outdoor Advertising Displays (billboards) may not have Digital Displays (Section 19.3.C.13.),
- Added language explicitly clarifying Digital Displays are only allowed for Free Standing Signs (Section 19.4.E.),
- Reorganized the multiple sections regarding Display Face requirements in one section under Digital Displays (Section 19.4.E.3.),
- Reorganized the sections stating On-Site Advertising Structures and Signs and Digital Displays may not be placed to interfere with the effectiveness of official traffic control devices or signs or the vision or drivers (Section 19.4.C.1. & 19.4.E.2.), and,
- Reorganized and added language clarifying that the current standards for signage for Shopping Center uses remain in place as an alternative to the maximum surface area per the location (Section 19.4.C.5.).

PROJECT ELEMENTS

Type of Sign

Digital displays are proposed to be permitted for on-site advertising only, not outdoor advertising displays (commonly known as billboards). Additionally, digital displays are only proposed for free-standing signs (which include pylon signs and ground-mounted monument signs), not signs affixed to buildings. Mobile signs are also prohibited.

Location

Allowable Areas

Digital displays are proposed to be allowed in the following areas:

(1) Within 660 feet of the freeway, allowed in the zones where on-site advertising signs are allowed, excluding the Temecula Valley Wine Country Policy Area, as follows: R-R (Rural Residential), C-1/C-P (General Commercial), C-T (Commercial Tourist), C-P-S (Scenic Highway Commercial), C-R (Rural Commercial), C-O (Commercial Office), I-P (Industrial Park), M-SC (Manufacturing Service Commercial), M-M (Manufacturing Medium), M-H (Manufacturing – Heavy), M-R (Mineral Resources), M-RA (Mineral

Resources and Related Manufacturing), C/V (Citrus Vineyard), C-C/V (Commercial Citrus Vineyard).

- (2) **Beyond 660 feet of the freeway**, only the within commercial or industrial zones listed above, as follows:
 - Commercial Zones: C-1/C-P (General Commercial), C-T (Tourist Commercial), C-P-S (Scenic Highway Commercial), C-R (Rural Commercial), C-O (Commercial Office), R-VC (Rubidoux-Village Commercial).
 - Industrial Zones: I-P (Industrial Park), M-SC (Manufacturing Service Commercial), M-M (Manufacturing – Medium), M-H (Manufacturing – Heavy), M-R (Mineral Resources), M-R-A (Mineral Resources and Related Manufacturing).
- (3) **All other locations**, only allowed for a Child Day Care Center, K-12 school, public park, Youth Center, Place of Public Assembly, or public facility.

Prohibited Areas

Within the permitted zones, digital displays are further prohibited within the following geographical areas:

- Mount Palomar Special Light District Zone "A" (described in Riverside County Ordinance No. 655);
- (2) Within the proposed Chuckwalla National Monument Area, when established; and,
- (3) Temecula Valley Wine Country Policy Area.

Buffers From Residential and Conservation Zones

Residential and conservation zones will be protected by restricting operating hours for digital displays which are located within 300 feet of residential or conservation zones to between 6 am and 10 pm.

Density Limits for Digital Displays

No more than one freestanding sign is permitted on a property, except for shopping centers, within certain prescribed limitations.

Permitting and Development Standards

Digital Displays are permitted pursuant to a discretionary public hearing at Director's Hearing. Development standards for Digital Displays include maximum height and surface area limits to the display face, limits to number of display faces, design requirements, and operational requirements, as follows:

- Maximum luminance, dimming, and brightness levels.
- No sounds, odors, or particulate matter.
- No movement, rotation, blinking, or embellishment of the sign (Static digital images are permitted only).
- No obstruction of traffic signs or impairing vision of drivers approaching, merging, or intersecting with traffic.

 Compliance with Airport Land Use Compatibility Plan, Riverside County Ordinance No. 655 (Regulating Light Pollution), and Riverside County Ordinance No. 915 (Regulating Outdoor Lighting).

ATTACHMENTS:

- A. Revised Ordinance No. 348.5025 (Clean)
- B. Revised Ordinance No. 348.5025 (Redlined)
- C. Initial Study/Negative Declaration
- D. Planning Commission Package
- E. Public Hearing Notice
- F. Public Comments

Jason Farin, Principal Management Analyst 12/12/2024

12/11/2024

1				<u>ORDINANCE NO. 348.5025</u>
2		<u>AN OI</u>	RDINANCE	E OF THE COUNTY OF RIVERSIDE AMENDING
3	ORDINA	NCE N	0. 348.5018	8 PROVIDING FOR LAND USE PLANNING AND ZONING
4			REGUL	ATIONS AND RELATED FUNCTIONS
5				
6	The Board	l of Su	pervisors of	the County of Riverside ordains as follows:
7	Section 1.	Se	ection 19.2 o	of Ordinance No. 348.5018 is amended to read as follows:
8	"SECTIO	N 19.2	. DEFINITI	ONS.
9	For purpo	oses of	this section	n of the ordinance, the following words or phrases shall have the
10	following	definit	ions.	
11	A.	A	bandoned. A	Any of the following:
12		1.	Any C	Outdoor Advertising Display that
13			a.	Is allowed to continue for more than one year without a poster, bill,
14				printing, painting, or other form of advertisement or message; or,
15			b.	Does not appear on the inventory required by Section 19.3.B.12. of
16				this ordinance; or,
17		2.	Any C	On-Site Advertising Structure or Sign that is allowed to continue for
18			more t	han 90 days without a poster, bill, printing, painting, or other form of
19			advert	ising or message for the purposes set forth in Section 19.2.M. of this
20			ordina	nce.
21	В.	D	igital Displa	y. An electronic message display that advertises the business name,
22		bu	isiness cond	ucted, services rendered, or goods produced or sold upon the property
23				display is placed and exhibits static images through the use of grid
24		lig	ghts, cathode	e ray projections, light emitting diode displays, plasma screens, liquid
25				ys, fiber optics, or other electronic media or technology, that may be
26			U	otely through electronic means. The ability to have a digital display
27				On-Site Advertising Structures or Signs, which are defined in Section
28		19	.2.M. of this	s ordinance.
	12/17/2024 3	.25		1

1	C.	Display Face. The surface area available for the purpose of displaying an advertising
2		message. Display Face does not include the structural supports or lighting.
3	D.	Edge of the Right-of-Way. A measurement from the Edge of the Right-of-Way line
4		horizontally along a line normal or perpendicular to the centerline of the Freeway or
5		Highway.
6	E.	Free Standing Sign. Any sign which is supported by one or more columns or uprights
7		imbedded in the ground, and which is not attached to any building or structure.
8	F.	Freeway. A divided arterial Highway for through traffic with full control of access
9		and with grade separations at intersections.
10	G.	Highway. Roads, streets, boulevards, lanes, courts, places, commons, trails, ways or
11		other rights-of-way or easements used for or laid out and intended for the public
12		passage of vehicles or persons.
13	H.	Illegal Outdoor Advertising Display. Any of the following:
14		1. An Outdoor Advertising Structure or outdoor advertising sign erected
15		without first complying with all applicable county ordinances and
16		regulations in effect at the time of its construction, erection or use.
17		2. An Outdoor Advertising Structure or Outdoor Advertising Sign that was
18		legally erected but whose use has ceased, or the structure upon which the
19		advertising display is placed has been Abandoned by its owner, and not
20		maintained or used for a period of not less than one year.
21		3. An Outdoor Advertising Structure or Outdoor Advertising Sign that was
22		legally erected which later became nonconforming as a result of the adoption
23		of an ordinance; the amortization period for the display provided by the
24		ordinance rendering the display nonconforming has expired; and
25		conformance has not been accomplished.
26		4. An Outdoor Advertising Structure or Outdoor Advertising Sign which does
27		not comply with this Article, the Outdoor Advertising Display Permit
28		referenced in Section 19.3.A. of this ordinance, the State Outdoor

1		Advertising permit referenced in Section 19.3.B.4. of this ordinance or any
2		related building permit.
3		5. An Outdoor Advertising Structure or Outdoor Advertising Sign which is a
4		danger to the public or is unsafe.
5	I.	Illegal On-Site Advertising Structure or Sign. Any of the following.
6		1. An On-Site Advertising Structure or Sign erected without first complying
7		with all applicable County ordinances and regulations in effect at the time of
8		its construction, erection or use.
9		2. An On-Site Advertising Structure or Sign that was legally erected, but whose
10		use has ceased, or the structure upon which the advertising display is placed
11		has been Abandoned by its owner, and not maintained or used to identify or
12		advertise an ongoing business for a period of not less than 90 days.
13		3. An On-Site Advertising Structure or Sign that was legally erected which later
14		became nonconforming as a result of the adoption of an ordinance; the
15		amortization period for the display provided by the ordinance rendering the
16		display nonconforming has expired; and conformance has not been
17		accomplished.
18	J.	Maximum Height. The highest point of the structure or sign measured from the
19		average natural ground level at the base of the supporting structure. However, within
20		the boundaries of the R-VC Zone (Rubidoux-Village Commercial), Maximum
21		Height shall mean the height measured from the average adjacent finish grade
22		(excluding artificial berms and raised planters) to the uppermost portion of the
23		border of the surface area of the sign, except that:
24		1. Structural supports and non-sign architectural features may project above the
25		maximum height limit to the limits prescribed in the applicable zoning
26		ordinances and,
27		2. Signs affixed to the building may be placed at any height as long as the sign
28		conforms to the other regulations of this ordinance.

1	К.	Noise Attenuation Barrier. A sound wall or other structure built by the California
2		Department of Transportation to reduce noise impacts.
3	L.	Non-Commercial Structure or Sign. Any structure, housing, sign, device, figure,
4		statuary, painting, display, message, placard or other contrivance, which is designed,
5		constructed, created, engineered, intended or used to provide data or information
6		that does not do any of the following:
7		1. Advertise a product or service for profit or for a business purpose;
8		2. Propose a commercial transaction; or,
9		3. Relate solely to economic interests.
10	М.	On-Site Advertising Structure or Sign. Any structure, housing, sign, device, figure,
11		statuary, painting, display, message placard, or other contrivance, or any part
12		thereof, which is designed, constructed, created, engineered, intended, or used to
13		advertise, or to provide data or information that does either of the following:
14		1. Designates, identifies, or indicates the name of the business of the owner or
15		occupant of the premises upon which the structure or sign is located or an
16		immediately adjacent property with consent of the owner or occupant of that
17		property.
18		2. Advertises the business conducted, services available or rendered, or the
19		goods produced, sold, or available for sale, upon the premises where the
20		structure or sign is located or an immediately adjacent property with consent
21		of the owner or occupant of that property.
22	N.	Outdoor Advertising Display. Commonly known or referred to as an "off-site" or
23		an "off-premises" billboard, an Outdoor Advertising Structure or Outdoor
24		Advertising Sign used for outdoor advertising purposes, not including On-Site
25		Advertising Signs, as herein defined, and directional sign structures, as provided in
26		Ordinance No. 679, as amended from time to time.
27	О.	Outdoor Advertising Sign. Any card, cloth, paper, metal, painted, plastic, or wooden
28		sign of any character placed for outdoor advertising purposes and affixed to an

1		Outdoor Advertising Display or Outdoor Advertising Structure.
2	Р.	Outdoor Advertising Structure. A structure of any kind or character erected, used or
3		maintained for outdoor advertising purposes, upon which any poster, bill, printing,
4		painting or other advertisement of any kind whatsoever may be placed, including
5		statuary, for outdoor advertising purposes. Such structure shall be constructed or
6		erected upon a permanent foundation or shall be attached to a structure having a
7		permanent foundation.
8	Q.	Scenic Highway. Any officially designated state or county scenic highway as
9		defined in Streets and Highway Code sections 154 and 261 et seq.
10	R.	Shopping Center. A parcel of land not less than three acres in size, on which there
11		exists four or more separate business uses that have mutual parking facilities.
12	S.	Significant Resources. Any County, State or Federal site which has significant or
13		potentially significant social, cultural, historical, archaeological, recreational or
14		scenic resources, or which plays or potentially could play a significant role in
15		promoting tourism. For the purposes of this Article, significant resources shall
16		include, but not be limited to, the following:
17		1. Riverside National Cemetery.
18		A strip, 660 feet in width, measured from the Edge of the Right-of-Way line
19		on both sides of I-215 from the intersection of Van Buren Boulevard
20		southerly to Nance Road, and on both sides of Van Buren Boulevard from
21		the intersection of I-215 westerly to Wood Road.
22		2. Scenic Highways.
23		3. A corridor 500 feet in width adjacent to both sides of all Highways within
24		three-tenths (3/10) of a mile of any Regional, State, or Federal park or
25		recreation area.
26		4. A corridor 500 feet in width adjacent to both sides of State Highway 74 (State
27		Route 74) extending from its intersection with Interstate 15 to its intersection
28		with Winchester Road (State Route 79), and from there easterly to the city

1			limits of the City of Hemet, on both sides of the road.
2		5.	A corridor 500 feet in width adjacent to both sides of I-15 from the Riverside/
3		5.	San Diego County line northerly to the city limits of the City of Temecula.
4		6.	A corridor 500 feet in width adjacent to both sides of Grand Avenue from
5		0.	the city limits of the City of Lake Elsinore, just northerly of Bonnie Lea
			Drive, to Clinton Keith Road, and adjacent to both sides of Clinton Keith
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7			Road from Interstate 15 to the city limits of the City of Murrieta.
8		7.	A corridor 550 feet in width, measured from the Edge of the Right-of-Way
9			line adjacent to both sides of Interstate 15, extending from its intersection
10			with state Highway 60 southerly to the city limits of the City of Norco."
11	Section 2.	Sectio	on 19.3 of Ordinance No. 348 is amended to read as follows:
12	"SECTION	19.3. Ol	JTDOOR ADVERTISING DISPLAYS.
13	А.	APPI	JCABILITY.
14		1.	Prohibited Activities
15			In addition to all other applicable Federal, State, and local laws, rules,
16			regulations, and ordinances, no Outdoor Advertising Display shall be placed,
17			erected, used, or maintained unless the Outdoor Advertising Display is in
18			compliance with all provisions of this ordinance and an Outdoor Advertising
19			Display permit has been issued by the County Planning Director in
20			accordance with the provisions of this Section.
21		2.	Zoning
22			Notwithstanding any other provision in this Ordinance, Outdoor Advertising
23			Displays shall be permitted provided the use is permitted in the underlying
24			zone and the standards of this Article are met.
25	В.	PERN	AIT PROCEDURE.
26		1.	Land Use Entitlement Required.
27			a. Outdoor Advertising Displays are permitted provided a plot plan is
28			approved in accordance with the provisions of this Section.
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1		b.	The changing of an advertising message or customary maintenance
2			of a legally existing Outdoor Advertising Display shall not require a
3			plot plan pursuant to this Section.
4	2.	Appli	ication.
5		a.	Applications for Outdoor Advertising Displays shall be submitted to
6			the Planning Department on a form provided and accompanied by the
7			filing fee set forth in Ordinance No. 671, as amended from time to
8			time.
9		b.	The application shall consist of ten copies of a plot plan drawn to
10			scale, containing the name, address or telephone number of the
11			applicant, a copy of the current valid State Outdoor Advertising
12			Display permit referenced in Section 19.3.B.4. of this ordinance and
13			a general description of the property upon which the Outdoor
14			Advertising Display is proposed to be placed.
15		c.	The plot plan shall show the precise location, type, and size of the
16			proposed Outdoor Advertising Display, all property lines, zoning,
17			and the dimensions, location of and distance to the nearest
18			advertising displays, building, business districts, Significant
19			Resources as defined by Section 19.2.S. of this ordinance, public and
20			private roads, and other rights-of-way, building setback lines, and
21			specifically planned future road right-of-way lines, and any and all
22			other information required by the Planning Director such that the
23			proposed display may be readily ascertained, identified, and
24			evaluated.
25	3.	Issuar	nce/Denial.
26		The F	Planning Director shall, within forty-five (45) days of the filing of a
27		comp	lete permit application, approve and issue the Outdoor Advertising
28		Displa	ay permit if the standards and requirements of this ordinance have been

met; otherwise, the permit shall be denied. Judicial review of a decision denying the permit shall be made by a petition for writ of administrative mandamus filed in the Riverside County Superior Court, in accordance with the procedure set forth in California Code of Civil Procedure, section 1094.8.

4. Building Permit Required.

In the event that the Planning Director issues an Outdoor Advertising Display permit, no person shall place, erect, use, maintain, alter, repair or relocate an Outdoor Advertising Display or connect an Outdoor Advertising Display to a power supply without first obtaining a building permit from the Riverside County Department of Building and Safety.

5. <u>Revocation</u>.

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Any Outdoor Advertising Display permit which has been issued as a result of a material misrepresentation of fact by the applicant or his agent, whether or not a criminal prosecution is initiated therefore, or which does not comply with this Article, the State Outdoor Advertising Display permit referenced in Section 19.3.B.4. of this ordinance or any related building permit may be revoked by the Planning Director. The Planning Director shall forthwith give written notice of revocation to the applicant. Unless the permittee files with the Planning Department a written request for a hearing within 10 days of the date the notice was mailed, the Planning Director's decision to revoke will be considered final. Failure to timely file a written request for a hearing constitutes a waiver of the right to a hearing. Notice of the hearing shall be given by mail to the permittee. The timely filing of a written notice to appeal shall stay the revocation until such time as the Planning Director issues their decision to grant or deny the appeal. Within 30 days after notice is given, or if a hearing is requested, within 30 days from the date of mailing the Planning Director's decision to deny the appeal, any Outdoor Advertising Display authorized by the Outdoor Advertising Display permit shall be removed at

1			the permittee's expense. Failure to remove the display within 30 days shall
2			be deemed a separate violation of this ordinance.
3	C.	PERM	MIT STANDARDS.
4		1.	General Plan.
5			Outdoor Advertising Displays shall be consistent with the Riverside County
6			Comprehensive General Plan.
7		2.	Zoning.
8			Outdoor Advertising Displays are permitted only in the C-1/C-P, M-SC, M-
9			M, and M-H Zones provided that the display meets all of the other
10			requirements of the zoning classification and this Article. Outdoor
11			Advertising Displays are expressly prohibited in all other zones.
12		3.	Height.
13			The Maximum Height of an Outdoor Advertising Display shall not exceed a
14			height of 25 feet from the roadbed of the adjacent Freeway or Highway to
15			which the display is oriented, or a Maximum Height of 25 feet from the grade
16			on which it is constructed, whichever is greater.
17		4.	Setbacks.
18			No Outdoor Advertising Display shall be erected within an established
19			setback or building line, or within road right-of-way lines or future road
20			right-of-way lines as shown on any Specific Plan of Highways. A minimum
21			setback from the property line of one foot shall be required. No person shall
22			place, erect, use or maintain any Outdoor Advertising Display located within
23			660 feet from the Edge of the Right of Way line of, and the copy which is
24			visible from, any primary Highway without first obtaining a valid State
25			Outdoor Advertising Display permit.
26		5.	Poles.
27			A maximum of two steel poles are allowed for support of an Outdoor
28			Advertising Display.

1	6.	Roof Mounts.
2		No Outdoor Advertising Display shall be affixed on or over the roof of any
3		building and no display shall be affixed to the wall of a building so that it
4		projects above the parapet of the building. For the purposes of this Section,
5		a mansard style roof shall be considered a parapet.
6	7.	Number of Displays.
7		No more than one proposed Outdoor Advertising Display per application
8		shall be permitted.
9	8.	Number of Display Faces.
10		No more than two display faces per Outdoor Advertising Display shall be
11		permitted. Only single face, back-to-back and V-type displays shall be
12		allowed provided that they are on the same Outdoor Advertising Structure
13		and provided that the V-type displays have a separation between display
14		faces of not more than 25 feet.
15	9.	Display Face Size.
16		No Outdoor Advertising Display shall have a total surface area of more than
17		300 square feet.
18	10.	Display Movement.
19		No Outdoor Advertising Display shall move or rotate, to display any moving
20		and/or rotating parts. No propellers, flags, or other noise creating devices,
21		and no architectural embellishments which utilize mechanical or natural
22		forces for motion, shall be permitted. Use of daylight reflective materials or
23		electronic message boards using flashing, intermittent or moving light or
24		lights is prohibited, provided, however, that electronic message boards
25		displaying only time and/or temperature for periods of not less than 30
26		seconds is permitted.
27	11.	Mobile Displays.
28		No person shall place, use, maintain, or otherwise allow a mobile vehicle,
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trailer, or other advertising display not permanently affixed to the ground, as defined in Section 19.2.N. of this ordinance, to be used as an Outdoor Advertising Display.

12. Display Inventory.

In order to evaluate and assess Outdoor Advertising Displays within the unincorporated area of Riverside County, within 180 days of the effective date of this ordinance and on each fifth anniversary after the effective date of this ordinance, and upon notice, each display company with Outdoor Advertising Displays within the unincorporated area of the County shall submit to the Riverside County Department of Building and Safety, a current Inventory of the Outdoor Advertising Displays they currently own and/or maintain within the unincorporated area of the County. Failure to submit a current or accurate inventory shall be deemed to be a separate violation of this ordinance.

Lighting and Illumination of Displays.

An Outdoor Advertising Display may be illuminated, unless otherwise specified, provided that the displays are so constructed that no light bulb, tube, filament, or similar source of illumination is visible beyond the display face. Displays making use of lights to convey the effect of movement or flashing, intermittent, or variable intensity shall not be permitted. Displays shall use the most advanced methods to insure the most energy efficient methods of display illumination. Within the Palomar Observatory Special Lighting Area, all displays shall comply with the requirements of Ordinance No. 655, as amended from time to time. An Outdoor Advertising Display may not have any Digital Display.

14. Spacing.

No Outdoor Advertising Display shall be located within 500 feet in any direction from any other Outdoor Advertising Display on the same side of

the Highway; provided, however, that if in a particular zone a different interval shall be stated, the spacing interval of the particular zone shall prevail. No Outdoor Advertising Display shall be erected within the boundary of any Significant Resource as defined in Section 19.2.S. of this ordinance. No Outdoor Advertising Display shall be located within 150 feet of property for which the zoning does not allow advertising displays; provided, however, that an Outdoor Advertising Display may be placed within 150 feet of property for which zoning does not allow displays, if at the time an application for an Outdoor Advertising Display permit is applied for, there is no existing residential structure or an approved building permit for a residential structure within 150 feet of the location of the proposed Outdoor Advertising Display.

15. Identification.

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No person shall place, erect, use or maintain an Outdoor Advertising Display and no Outdoor Advertising Display shall be placed, erected, used or maintained anywhere within the unincorporated area of the County unless there is securely fastened thereto and on the front display face thereof, the name of the Outdoor Advertising Display owner in such a manner that the name is visible from the Highway. Any display placed, erected, or maintained without this identification shall be deemed to be placed, erected, and maintained in violation of this Section.

D. HEIGHT ADJUSTMENTS.

The owner of an existing Outdoor Advertising Display that complied with all applicable federal, state, and local laws, rules, and regulations in effect at the time it was erected may apply for a height adjustment on the form provided by the Planning Department accompanied by the filing fee set forth in Ordinance No. 671, as amended from time to time. The Planning Director shall, within forty-five (45) days of the filing of a complete height adjustment application, approve the height

1		adjust	ment if the height adjustment standards set forth in Subsection D. of this
2		Sectio	on are met; otherwise, the height adjustment shall be denied.
3	E.	HEIG	HT ADJUSTMENT STANDARDS.
4		A he	ight adjustment in excess of the Maximum Height authorized under this
5		ordina	ance shall be approved if all of the following height adjustment standards are
6		met:	
7		1.	The Outdoor Advertising Display is not an Illegal Outdoor Advertising
8			Display;
9		2.	The Outdoor Advertising Display is oriented towards a Freeway;
10		3.	The Outdoor Advertising Display is within one hundred (100) feet of the
11			nearest Edge of the Right-of-Way line of the Freeway;
12		4.	A Noise Attenuation Barrier was fully constructed between the Outdoor
13			Advertising Display and the Edge of the Right-of-Way line of the Freeway
14			after the Outdoor Advertising Display was fully constructed;
15		5.	A line-of-sight study shows that the Noise Attenuation Barrier prevents the
16			display face of the Outdoor Advertising Display from being completely
17			visible to vehicles in one or more approaching Freeway traffic lanes at a
18			point six hundred and sixty (660) feet from the Outdoor Advertising Display.
19			The six hundred and sixty (660) feet shall be measured from the middle of
20			the display face to the middle of each approaching Freeway traffic lane. The
21			line-of-sight study shall be prepared at the owner's expense in accordance
22			with the Planning Department's line-of-sight study protocol;
23		6.	The Maximum Height adjustment shall be no more than what is required to
24			make the display face of the Outdoor Advertising Display completely visible
25			to vehicles in all approaching Freeway traffic lanes at a point six hundred
26			and sixty (660) feet from the display as shown by the line-of-sight study. In
27			no event, however, shall the Maximum Height of an Outdoor Advertising '
28			Display adjusted under this Section exceed a height of forty (40) feet from
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the roadbed of the adjacent Freeway towards which the Outdoor Advertising Display is oriented, or a Maximum Height of forty (40) feet from the grade on which it is constructed, whichever is greater;

- 7. The owner of any Outdoor Advertising Display that obtains a height adjustment pursuant to this Section shall also obtain a building permit from the Riverside County Department of Building & Safety before increasing the height of the Outdoor Advertising Display;
- 8. Other than the increase in height, nothing in this Section shall be deemed to allow the relocation or enlargement of an existing Outdoor Advertising Display. Nor shall this Section be deemed to allow the angle of orientation of the Outdoor Advertising Display to be altered or to allow an increase in the number of display faces on the existing Outdoor Advertising Display.

F. ENFORCEMENT.

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Wherever the officials responsible for the enforcement of administration of this ordinance or their designated agents, have cause to suspect a violation of this article, or whenever necessary to investigate either an application for the granting, modification, or any action to suspend or revoke an Outdoor Advertising Display permit, or whenever necessary to investigate a possible violation, such persons may lawfully gain access to the appropriate parcel of land upon which a violation is believed to exist. The following provisions shall apply to the violations of this article:

- 1. All violations of this article committed by any person, whether as agent, employee, officer, principal, or otherwise, shall be a misdemeanor.
- Every person who knowingly provides false information on an Outdoor Advertising Display permit application shall be guilty of a misdemeanor.
- 3. Every person who fails to stop work on an Outdoor Advertising Display, when so ordered by the Director of the Riverside County Building and Safety Department or the Planning Director, or their designees shall be guilty of a

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1			misdemeanor.
2		4.	Every person who, having received notice to appear in court to answer a
3			related charge, willfully fails to appear, shall be guilty of a misdemeanor.
4		5.	A misdemeanor may be prosecuted by the County in the name of the People
5			of the State of California or may be redressed by civil action. Each violation
6			is punishable by a fine of not more than one thousand dollars (1,000.00), or
7			by imprisonment in the County jail for a term of not more than six months,
8			or by both fine and imprisonment.
9		6.	Every person found guilty of a violation shall be deemed guilty of a separate
10			offense for every day during a portion of which the violation is committed,
11			continued, or permitted by such person.
12		7.	Every Illegal Outdoor Advertising Display and every abandoned Outdoor
13			Advertising Display is hereby declared to be a public nuisance and shall be
14			subject to abatement by repair, rehabilitation, or removal in accordance with
15			the requirements of Ordinance No. 457, as amended from time to time.
16	G.	NON	CONFORMING OUTDOOR ADVERTISING DISPLAYS.
17		Every	Outdoor Advertising Display which does not conform to this ordinance shall
18		be de	emed to be a nonconforming sign and shall be removed or altered in accordance
19		with t	his ordinance as follows:
20		1.	Any Outdoor Advertising Display which was lawfully in existence prior to
21			the effective date of the enactment of Ordinance No. 348.2496 (July 16,
22			1985) shall be abated or brought into conformance with these provisions by
23			July 17, 1990.
24		2.	Any Outdoor Advertising Display which was lawfully in existence prior to
25			the effective date of the enactment of Ordinance No. 348.2856 (June 30,
26			1988) but after the effective date of the enactment of Ordinance No.
27			348.2496 (July 16, 1985) shall be abated or brought into conformance with
28			these provisions by July 1, 1993.

1	3.	Any Outdoor Advertising Display which was lawfully in existence prior to
2		the effective date of Ordinance No. 348.2989 but after the effective date of
3		the enactment of Ordinance No. 348.2856 (June 30, 1988) shall be abated or
4		brought into conformance with these provisions within eleven years of the
5		effective date of Ordinance No. 348.2989 (June 20, 1989).
6	4.	If Federal or State law requires the County to pay just compensation for the
7		removal of any such lawfully erected but nonconforming Outdoor
8		Advertising Display, it may remain in place until just compensation as
9		defined in the Eminent Domain Law (Title 7, of Part 3 of the Code of Civil
10		Procedure) is paid.
11	H. ILL	EGAL AND ABANDONED OUTDOOR ADVERTISING DISPLAYS.
12	1.	All Illegal Outdoor Advertising Displays and all abandoned Outdoor
13		Advertising Displays shall be removed or brought into conformance with
14		this ordinance immediately.
15	2.	The procedures, remedies, and penalties for violation of this Article and
16		Illegal Outdoor Advertising Displays and Abandoned Outdoor Advertising
17		Displays for recovery of costs related to enforcement are provided for in
18		Ordinance No. 725, as amended from time to time, which is incorporated
19		herein by this reference.
20	3.	In enforcing Ordinance No. 725 as it relates to Illegal Outdoor Advertising
21		Displays and Abandoned Outdoor Advertising Displays, the notice required
22		to be given to owner of the property shall also be given to all of the following:
23		a. The owner of the sign, if the identification plate required by Business
24		and Professions Code sections 5362 and 5363 is affixed; and,
25		b. The advertiser, if any, identified on the sign provided the address of
26		the advertiser can reasonably be determined.
27	I. REI	OCATED OUTDOOR ADVERTISING DISPLAYS.
28	1.	Approved Outdoor Advertising Displays may be relocated to another area
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1	on the same property or another property subject to an approved relocation
2	agreement with the County in accordance with the provisions of this
3	Subsection. Except as provided in this Subsection, a relocated Outdoor
4	Advertising Display shall be subject to all the permit procedures and
5	standards described in this Article.
6	2. The County may, at its discretion, enter into a relocation agreement with the
7	property owner for Outdoor Advertising Display relocation agreement when:
8	a. The original location of the Outdoor Advertising Display is within a
9	contemplated public right-of-way; and,
10	b. The Outdoor Advertising Display complied with all applicable
11	County ordinances and regulations in effect at the time it was erected.
12	3. An Outdoor Advertising Display located on a parcel that is zoned to prohibit
13	Outdoor Advertising Displays may be relocated to another place on that
14	same parcel pursuant to a relocation agreement in accordance with the
15	provisions of this Subsection.
16	4. An Outdoor Advertising Display located in an area defined in this Article as
17	a Significant Resource may also, pursuant to such an agreement, be relocated
18	to an area defined as a Significant Resource whether the area is on the same
19	parcel or a different parcel in accordance with the provisions of this
20	Subsection."
21	Section 3. Section 19.4 of Ordinance No. 348 is amended to read as follows:
22	"SECTION 19.4. ON-SITE ADVERTISING STRUCTURES AND SIGNS.
23	A. APPLICABILITY.
24	1. <u>Prohibited Activities.</u>
25	In addition to all other applicable Federal, State, and local laws, rules,
26	regulations, and ordinances, no On-Site Advertising Structure or Sign shall
27	be placed, erected, used, or maintained unless the On-Site Advertising
28	Structure or Sign is in compliance with all provisions of this ordinance and
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1				n-Site Advertising Structure or Sign permit has been issued by the
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2				ty Planning Director in accordance with the provisions of this Section.
3		2.	Zonin	
4				ithstanding any other provision in this Ordinance, On-Site Advertising
5				ures and Signs shall be permitted provided the use is permitted in the
6			under	lying zone and the standards of this Article are met.
7	B.	PERM	MIT PRO	OCEDURES.
8		1.	Land	Use Entitlement Required.
9			On-Si	te Advertising Structures or Signs are permitted provided a plot plan is
10			appro	ved in accordance with the provisions of this Section.
11		2.	Appli	cation.
12			a.	Applications for On-Site Advertising Structures or Signs shall be
13				submitted to the Planning Department on a form provided and
14				accompanied by the filing fee set forth in Ordinance No. 671, as
15				amended from time to time.
16			b.	The application for On-Site Advertising Structures or Signs shall
17				consist of a plot plan drawn to scale, containing the name, address or
18				telephone number of the applicant, and a general description of the
19				property upon which the On-Site Advertising Structure or Sign is
20				proposed to be placed.
21			с.	The plot plan shall show the precise location, type, and size of the
22				proposed On-Site Advertising Structure or Sign, all property lines,
23				zoning, and the dimensions, location of and distance to the nearest
24				advertising displays, building, business districts, Significant
25				Resources as defined by Section 19.2.S. of this ordinance, public and
26				private roads, and other rights-of-way, building setback lines, and
27				specifically planned future road right-of-way lines, and any and all
28				other information required by the Planning Director such that the
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1			proposed structure or sign may be readily ascertained, identified, and
2			evaluated.
3	2.	Issuar	nce/Denial.
4		a.	Permit Type.
5			Approval of plot plans for On-Site Advertising Structures or Signs
6			shall be ministerial, unless the sign has a Digital Display, in which
7			case the plot plan shall require a public hearing pursuant to
8			Subsection c. below.
9		b.	Plot Plans For On-Site Advertising Structures or Signs - Ministerial
10			<u>Approval</u> .
11			The Planning Director shall, within forty-five (45) days of the filing
12			of a complete permit application, approve and issue the On-Site
13			Advertising Structure or Sign permit if the standards and
14			requirements of this ordinance have been met; otherwise, the permit
15			shall be denied. Judicial review of a decision denying the permit shall
16			be made by a petition for writ of administrative mandamus filed in
17			the Riverside County Superior Court, in accordance with the
18			procedure set forth in California Code of Civil Procedure, Section
19			1094.8.
20		c.	Plot Plans For On-Site Advertising Structures or Signs - Public
21			Hearing.
22			Plot plans for On-Site Advertising Structures or Signs requiring a
23			public hearing require approval in accordance with the provisions of
24			Section 18.30 of this ordinance.
25	3.	Buildi	ing Permit Required.
26		In the	e event that the Planning Director issues an On-Site Advertising
27		Struct	ure or Sign permit, no person shall place, erect, use, maintain, alter,
28			, or relocate an On-Site Advertising Structures or Signs or connect an
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On-Site Advertising Structures or Signs to a power supply without first obtaining a building permit from the Riverside County Building and Safety Department.

4. <u>Revocation</u>.

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Any On-Site Advertising Structure or Sign permit which has been issued as a result of a material misrepresentation of fact by the applicant or his agent, whether or not a criminal prosecution is initiated therefore, or which does not comply with this Article, or any related building permit may be revoked by the Planning Director. The Planning Director shall forthwith give written notice of revocation to the applicant. Unless the permittee files with the Planning Department a written request for a hearing within 10 days of the date the notice was mailed, the Planning Director's decision to revoke will be considered final. Failure to timely file a written request for a hearing constitutes a waiver of the right to a hearing. Notice of the hearing shall be given by mail to the permittee. The timely filing of a written notice to appeal shall stay the revocation until such time as the Planning Director issues their decision to grant or deny the appeal. Within 30 days after notice is given, or if a hearing is requested, within 30 days from the date of mailing the Planning Director's decision to deny the appeal, any On-Site Advertising Structure or Sign authorized by the On-Site Advertising Structure or Sign permit shall be removed at the permittee's expense. Failure to remove the On-Site Advertising Structure or Sign within 30 days shall be deemed a separate violation of this ordinance.

C. FREE STANDING SIGNS.

1. General.

 All Free Standing Signs may not be placed so that they interfere with the effectiveness of, or obscure any official traffic sign, device, or signal. Furthermore, they may not obstruct or physically interfere

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1			with the vision of drivers in approaching, merging, or intersecting		
2			traffic.		
3		b.	All Free Standing Signs must meet all other requirements as required		
4			by Federal and State regulations pertaining to advertising signs.		
5	2.	Loca	ted within 660 feet of the nearest Edge of the Right-of-Way line of a		
6		Freev	way.		
7		The s	standards for On-Site Advertising Signs that are Free Standing Signs		
8		and l	ocated within 660 feet of the nearest Edge of the Right-of-Way line of		
9		a Fre	eway in any zone are established as follows:		
10		a.	Maximum Height.		
11			The Maximum Height of a sign shall not exceed 50 feet. However, if		
12			the grade of the Freeway precludes visibility, a variance may be		
13			sought in accordance with Section 18.27 of this ordinance.		
14		b.	. Maximum Surface Area.		
15			The maximum surface area of a sign shall not exceed the following		
16			allowable area based on the acreage or development area of the		
17			project site:		
18			1) Sites less than or equal to 15 acres shall not exceed 150 square		
19			feet;		
20			2) Sites larger than 15 acres but less than 20 acres shall not		
21			exceed 200 square feet;		
22			3) Sites 20 acres or more but less than 30 acres shall not exceed		
23			300 square feet; and,		
24			4) Sites 30 acres or more shall not exceed 400 square feet.		
25		c.	Digital Display.		
26			The sign may include a Digital Display subject to the provisions of		
27			Subsection 19.4.E.		
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1	3.	Com	Commercial Zones and Industrial Zones.			
2		The s	The standards for On-Site Advertising Signs that are Free Standing Signs,			
3		locate	located in commercial zones and industrial zones (C-1/C-P, C-T, C-P-S, C-			
4		R, C-	R, C-O, R-VC, I-P, M-SC, M-M, M-H, M-R, M-R-A), and not located within			
5		660 f	660 feet of the nearest Edge of the Right-of-Way line of a Freeway are			
6		established as follows:				
7		a.	Maximum Height.			
8			The Maximum Height of a sign shall not exceed 20 feet.			
9		b.	Maximum Surface Area.			
10			The maximum surface area of a sign shall not exceed 50 square feet.			
11		c.	Digital Display.			
12			The sign may include a Digital Display subject to the provisions of			
13			Subsection 19.4.E.			
14	4.	<u>All O</u>	All Other Locations.			
15		The s	The standards for On-Site Advertising Signs that are Free Standing Signs in			
16		all oth	her zones not identified in Section 19.4.C.2. or Section 19.4.C.3. of this			
17		ordin	ance are established as follows:			
18		a.	Maximum Height.			
19			The Maximum Height of a sign shall not exceed 20 feet.			
20		b.	Maximum Surface Area.			
21			The maximum surface area of a sign shall not exceed 50 square feet.			
22		c.	Digital Display.			
23			The sign shall not have a Digital Display, except for a Child Day Care			
24			Center, K-12 school, public park, Youth Center, Place of Public			
25			Assembly, or public facility which may include a Digital Display,			
26			subject to the provisions of Subsection 19.4.E.			
27	5.	Shop	ping Centers.			
28		Notw	ithstanding the maximum surface area standards of Subsections			
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1	19.4.C.2.b., 19.4.C.3.b., and 19.4.C.4.b., Shopping Centers may utilize the
2	following alternative standards for calculating the maximum surface area of
3	a sign:
4	a. <u>Maximum Surface Area.</u>
5	The maximum surface area of a sign may not exceed 50 square feet
6	or 0.25 percent (1/4 of 1 percent) of the total existing building floor
7	area in a Shopping Center, whichever is greater, except in any event,
8	no sign shall exceed 200 sq. ft. in surface area.
9	D. NUMBER OF ON-SITE ADVERTISING STRUCTURES OR SIGNS THAT ARE
10	FREE STANDING SIGNS, BOTH DIGITAL AND NON-DIGITAL – ALL
11	LOCATIONS.
12	1. Not more than one Free Standing Sign shall be permitted on a parcel of land.
13	a. <u>Exception</u> : For Shopping Centers only, if a Shopping Center has
14	frontage on two or more streets, two Free Standing Signs may be
15	permitted provided all of the following standards are met:
16	1) The two signs are not located on the same street;
17	2) The two signs are at least 100 feet apart;
18	3) One sign does not exceed 100 square feet in surface area and
19	20 feet in height; and,
20	4) Only one of the signs may include a Digital Display.
21	2. <u>Mobile Displays Prohibited</u> .
22	No person shall place, use, maintain, or otherwise allow a mobile vehicle,
23	trailer, or other advertising display not permanently affixed to the ground to
24	be used as an on-site advertisement.
25	E. DIGITAL DISPLAY REQUIREMENTS.
26	Digital Displays are only permitted for Free Standing Signs and shall comply with
27	all of the following standards:
28	1. <u>Prohibited Locations</u> .
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1		Digit	al Displays shall not be located within the following areas:		
2		a.	Mount Palomar Special Light District Zone "A",		
3		а. b.	Within the proposed Chuckwalla National Monument area, wh	ien	
4		0.	established, or		
5		с.	Temecula Valley Wine Country Policy Area.		
6	2.		tation of Digital Display.		
7	2.		ite Advertising Structures or Signs may not be placed so that th	ev	
8			ere with the effectiveness of, or obscure any official traffic sign, device		
o 9			nal. Furthermore, they may not obstruct or physically interfere with t		
10		-	n of drivers in approaching, merging, or intersecting traffic.	ne	
10	3.		ay Face.		
12	5.	a.	Number of Display Faces. No more than two Display Faces per C)n-	
12		u.	Site Advertising Structure or Sign shall be permitted. Only sing		
13			face, back-to-back, and v-shaped displays shall be allowed. For O		
15			Site Advertising Structures or Signs with two sides, the maximu		
16			total sign area that shall be permitted is twice the sign area permitted		
17			for the sign. Each side of the sign shall be the same size.		
18		b.	Size of Digital Display.		
19		0.	 The Maximum Height and maximum surface area of a Digi 	tal	
20			Display shall conform with the standards for Free Standi		
21			Signs within Section 19.4.C.	U	
22			2) The entire allowable area of a sign can be comprised of	fa	
23			Digital Display, however architectural framing of the Digi		
24			Display is encouraged.		
25			3) Architectural framing or asymmetrical shapes surrounding	ng	
26			the sign, not considered part of the allowable signage are		
27			and not exceeding 25 percent of each Display Face, a		
28			permitted provided the following apply:		
			An an and BCCL (
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1 2 3 4			 i. The requested modification does not result in additional glare, light trespass, or nuisance to neighboring properties or surrounding uses; and, ii. With the exception of the requested modification, the
5 6			proposed sign complies with all other applicable standards.
7	4.	Conte	<u>nt</u> .
8		a.	General.
9			The content of a Digital Display shall be consistent with the
10			definition of "On-Site Advertising Structure or Signs" in Section
11			19.2. of this ordinance.
12		b.	Emergency Information.
13			Upon reasonable request by the County, the Digital Display may be
14			required to display emergency information on behalf of the County.
15		c.	Community Information.
16			The applicant may request to have their Digital Display become part
17			of a County-maintained list to voluntarily display community
18			information on behalf of the County.
19	5.	Contro	ols.
20		All Di	gital Displays shall be controllable by the combination of a photocell
21		that n	neasures available daylight and remote adjustment capabilities that
22		contro	I the luminance levels of the display, and utilize automatic dimming
23		techno	ology, include a default mechanism that causes the display to revert
24		immed	diately to a black screen, if the display malfunctions in a way that
25		causes	s the display to wholly or partly flash.
26	6.	Hours	of Operation.
27		Digita	l Displays shall be allowed 24-Hours a day, except where the Digital
28		Displa	y is located on a property within 300 feet of another property that is
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1		zoned for residential or conservation (R-R, R-R-O, R-1, R-1A, R-A, R-2. R-			
2		2A. R-3, R-3A. R-T. R-T-R. R-4. R-5. R-6. R-7. W-2, R-D, N-A, W-2-M,			
3		W-1, WC-W, WC-WE. WC-E. WC-R) or is described for conservation, the			
4		hours of operation shall be limited to between 6 am to 10 pm. The 300 foot			
5		distar	distance is measured from the nearest points of the respective property lines,		
6		using	a direct straight line measurement without regard to intervening		
7		struct	ures.		
8	7.	Desig	<u>n</u> .		
9		a.	Digital Displays shall have non-reflective, black, consistent, linear		
10			louvers, from end to end, above and below each individual row of		
11			light emitting diodes or similar light producing element.		
12		b.	Digital Displays shall have a black, ribbed background or an		
13			acceptable alternative, at the discretion of the Planning Director, to		
14			prevent light refraction, reflection, and diffusion.		
15		c.	Digital Displays shall not emit audible sound, odor, or any type of		
16			particulate matter.		
17	8.	Dimn	ning and Brightening.		
18		a.	Digital Displays shall have a consistently maintained photocell with		
19			brightness keyed to an astronomical calendar and capabilities to		
20			slowly brighten throughout morning twilight to dawn for a period of		
21			20-30 minutes and to slowly dim throughout evening twilight after		
22			dusk to sunset for a period of 20-30 minutes.		
23		b.	Brightening and dimming will be at a rate of 1% dimming increments		
24			performed approximately every 12 seconds at the fastest speed.		
25		c.	Digital Display dimming capabilities shall be able to be enacted		
26			automatically, in a pre-scheduled fashion or manually (minimum of		
27			64 levels).		
28		d.	Dimming capabilities shall be able to be controlled physically on-site		
			26		

1		as	well as v	with software which can be accessed remotely from	
2		ope	operator's location and updated instantly.		
3	e.	Dig	Digital Displays shall be able to reach 1% of dimming while		
4		ma	maintaining the full range of the color spectrum.		
5	f.	All	All Digital Displays must comply with all applicable laws and		
6		reg	regulations concerning brightness, including, without limitation,		
7		Cal	lifornia Ve	ehicle Code Section 21466.5.	
8	9. <u>Lu</u>	minance	e.		
9	a.	Lu	minance I	Levels. The brightness of the Digital Display shall not	
10		exc	ceed the fo	ollowing:	
11		1)	Durin	ng Standard Time (1st Sunday in November to 2nd	
12			Sunda	ay in March)	
13			i.	7:00 a.m. to sunset: 7,500 Candelas/meter squared.	
14			ii.	Sunset to 7:30 p.m.: 600 Candelas/meter squared.	
15			iii.	7:30 p.m. to 7:00 a.m.: 450 Candelas/meter squared.	
16		2)	Durin	ng Daylight Savings Time (2nd Sunday in March to 1st	
17			Sunda	ay in November)	
18			i.	7:00 a.m. to sunset: 7,500 Candelas/meter squared.	
19			ii.	Sunset to 10:00 p.m.: 600 Candelas/meter squared.	
20			iii.	10:00 p.m. to 7:00 a.m.: 450 Candelas/meter squared.	
21	b.	Lui	minance T	ransitions.	
22		The	e brightne	ss of any Digital Display shall transition smoothly from	
23		one	luminanc	ce level to another, beginning 15 minutes before the next	
24		lun	ninance le	evel, with the exception of the transition from the	
25		nig	httime lur	ninance level to daytime luminance, which shall begin	
26		no	sooner tha	an 7:00 am and conclude no sooner than 7:45 am.	
27	с.	Lu	minance N	Measurement.	
28		The	e brightne:	ss of the Digital Display shall be measured from ground	
				27	
				27	

1		level at the nearest residential property outside of the combined
2		boundaries of the project area. The measured maximum brightness
3		shall be based on the luminance levels of the white display portion of
4		the Sign. For Digital Display, the red, green, and blue outputs shall
5		be turned to full ON at the time of testing. A calibrated luminance
6		meter shall be used to measure the luminance intensity of the Digital
7		Display in nits in accordance with the luminance meter
8		manufacturer's operational instructions. The luminance
9		measurements should not be taken at oblique angles that exceed 60
10		degrees off-axis from the face of the Sign.
11	10.	Digital Display Transitions.
12		Digital Display transitions shall comply with the following requirements:
13		a. Instantaneous image changes shall not be allowed;
14		b. The image refresh shall occur through a seamless transition from one
15		image to the next with no strobing effect and shall not give the
16		appearance of moving text or images;
17		c. The sign shall use still images only and shall not use flashing,
18		blinking, scintillating, blinking, traveling, intermittent, or moving
19		lights or produce the optical illusion of movement or use animation
20		or videos;
21		d. Refresh rate of a Digital Display shall not be more frequent than one
22		refresh event every six seconds;
23	2	e. Sign image must remain static between refreshes; and,
24		f. Display messages are not allowed to scroll.
25	11.	Compliance with Riverside County Lighting Ordinances.
26		Within the Palomar Observatory Special Lighting Area, all displays shall
27		comply with the requirements of County Ordinance No. 655, as amended
28		from time to time. All displays and lighting shall comply with Ordinance No.
		28

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1	915 Regulating Outdoor Lighting, as amended from time to time.
2	12. <u>Airport Influence Areas</u> .
3	Within an Airport Influence Area, the proposed Digital Display shall be
4	submitted to the Airport Land Use Commission for review and compliance
5	with the applicable Airport Land Use Compatibility Plan.
6	13. <u>Material</u> .
7	All new signs and support sign support structures shall be made of
8	noncombustible materials or plastics approved by both the Riverside County
9	Fire Department and Building and Safety Department. In the case of new
10	untested materials, the applicant shall submit a sample of material to both
11	the Riverside County Fire Department and Building and Safety Department
12	for approval.
13	14. <u>Physical Movement</u> .
14	No Digital Display, or portion thereof, shall move or rotate, to display any
15	moving and/or rotating parts. No propellers, flags, or other noise creating
16	devices, and no architectural embellishments which utilize mechanical or
17	natural forces for motion, shall be permitted. Use of daylight reflective
18	materials, such as mirrored glass, are prohibited.
19	F. SIGNS AFFIXED TO BUILDINGS - ALL AREAS.
20	1. No On-Site Advertising Sign shall be affixed on, above or over the roof of
21	any building, and no On-Site Advertising Sign shall be affixed to the wall of
22	a building so that it projects above the parapet of the building. For the
23	purposes of this Section, a mansard style roof shall be considered a parapet.
24	2. The maximum surface area of signs affixed to a building shall be as follows:
25	a. <u>Front wall of building</u> .
26	The surface area of the sign shall not exceed ten percent of the surface
27	area of the front face of the building.
28	b. <u>Side walls of a building</u> .
	29

1	The surface area of the sign shall not exceed ten percent of the surface
2	area of the side face of the building.
3	c. <u>Rear wall of a building</u> .
4	The surface area of the sign shall not exceed five percent of the
5	surface area of the rear face of the building.
6	G. ON-SITE SUBDIVISION SIGNS.
7	Shall be subject to the following minimum standards:
8	1. No sign shall exceed 100 feet in surface area.
9	2. No sign shall be within 100 feet of any existing residence that is outside of
10	the subdivision boundaries.
11	3. No more than two such signs shall be permitted for each subdivision.
12	4. No sign shall be artificially lighted.
13	H. ON-SITE IDENTIFICATION SIGNS.
14	On-site identification signs affixed to the surface of walls, windows, and doors of
15	permanent structures, which do not exceed four inches in letter height and do not
16	exceed four square feet in area are permitted in addition to any other sign permitted
17	in this ordinance.
18	I. ON-SITE SIGNAGE ALONG SCENIC CORRIDORS DESIGNATED WITHIN
19	THE EASTERN COACHELLA VALLEY AND WESTERN COACHELLA
20	VALLEY AREA PLANS.
21	The provisions of Subsections A. through H. of this Section shall apply to areas
22	within the boundaries of the adopted Eastern Coachella Valley Area Plan (ECVAP)
23	and Western Coachella Valley Area Plan (WCVAP), with the following exceptions:
24	1. In areas adjacent to scenic corridors as designated by the ECVAP or
25	WCVAP, if a business chooses to advertise with a sign affixed to its primary
26	building in lieu of a Free Standing Sign, then the maximum surface area of
27	the sign affixed to the building shall not exceed the following:
28	a. <u>Front wall of building</u> .
	30

1			Ten percent of the surface area of the front face of the building.		
2		b.	Side walls of building.		
3			Ten percent of the surface area of the side face of the building.		
4		c.	Rear wall of building.		
5			Ten percent of the surface area of the rear face of the building.		
6	2.	Monu	ment Signs.		
7		For n	nonument signs, as defined within the policies of the ECVAP or		
8		WCV	AP, located along Highway or Freeway scenic corridors:		
9		a.	For a single business or tenant advertised, maximum surface area		
10			shall not exceed 150 square feet, and overall height shall not exceed		
11			10 feet.		
12		b.	For multiple businesses or tenants advertised, maximum surface area		
13			shall not exceed 200 square feet, and overall height shall not exceed		
14			12 feet.		
15	3.	Sheat	hed-Support Signs.		
16		For sh	neathed-support signs, as defined within the policies of the ECVAP or		
17		WCV	WCVAP, located along Freeway scenic corridors:		
18		a.	a. For locations within 330 feet of the nearest Edge of the Right-of-Way		
19			line of a Freeway:		
20			1) For a single business or tenant advertised, maximum surface		
21			area shall not exceed 150 square feet, and overall height shall		
22			be equal to that of the use advertised, up to a maximum of 25		
23			feet.		
24			2) For multiple businesses or tenants advertised, maximum		
25			surface area shall not exceed 200 square feet, and overall		
26			height shall be equal to that of the use advertised, up to a		
27			maximum of 25 feet.		
28		b.	For locations within 660 feet of the terminus of a Freeway exit or the		
			31		
11					

1	origination of a Freeway entrance:
2	1) For a single business or tenant advertised, maximum surface
3	area shall not exceed 150 square feet, and overall height shall
4	not exceed 35 feet.
5	2) For multiple businesses or tenants advertised, maximum
6	surface area shall not exceed 200 square feet, and overall
7	height shall not exceed 35 feet.
8	3) Neither a single-business sheathed-support sign nor a
9	multiple business sheathed-support sign shall be erected
10	along a Highway scenic corridor.
11	4) The minimum spacing between Free-Standing Signs located
12	within 330 feet of the nearest Edge of the Right-of-Way line
13	of the Freeway shall be that distance necessary so as not to
14	adversely obscure the visibility of adjacent On-Site
15	Advertising Structures or Signs that are Free Standing Signs.
16	5) For the purposes of Article XIX, any sign which would
17	otherwise meet the definition of "On-Site Advertising
18	Structures or Signs" in Section 19.2.M. of this ordinance shall
19	also be deemed to meet this definition if the sign advertises
20	the business conducted, services available or rendered, or the
21	goods produced, sold or available for sale on an adjacent
22	parcel cooperatively on a joint sign, provided that the
23	business on that adjacent parcel utilizes no other On-Site
24	Advertising Structure or Sign that is Free Standing located
25	on its parcel, and that a plot plan is submitted and approved
26	for the parcel containing the sign."
27	Section 4. Section 19.5 of this ordinance is amended to read as follows:
28	"SECTION 19.5. NON-COMMERCIAL STRUCTURES OR SIGNS.
	32

1	Non-Commercial Structures or Signs shall be subject to the following provision: anywhere a				
2	display, structure or sign is permitted by this ordinance, a non-commercial message may be placed				
3	on such display, structure, or sign."				
4	Section 5. Existing Section 19.8 of this ordinance is renumbered as Section 19.6 of this				
5	ordinance.				
6	Section 6. Section 19.7 of this ordinance is deleted in its entirety.				
7	Section 7. Section 19.9 of this ordinance is deleted in its entirety.				
8	Section 8. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its				
9	adoption.				
10	BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA				
11					
12	By:				
13	ATTEST: Chuck Washington				
14	KIMBERLY RECTOR, CLERK OF THE BOARD				
15					
16 17	By: Deputy				
18					
19	(SEAL)				
20					
21	APPROVED AS TO FORM				
22	November 22, 2024				
23	By:				
24	AARON C. GETTIS Chief Deputy County Counsel				
25	Cinci Deputy County Counser				
26					
27					
28					
	12/17/2024 3.25 33				

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13	STATE OF CALIFORNIA)
14	COUNTY OF RIVERSIDE) ss
15	
16	I HEREBY CERTIFY that at a regular meeting of the Board of Supervisors of said county held on December 17, 2024, the foregoing ordinance consisting of 8 Sections was adopted
17	by the following vote:
18	AYES: Jeffries, Spiegel, Washington, Perez, and Gutierrez
19	AYES: Jeffries, Spiegel, Washington, Perez, and Gutierrez NAYS: None
20	ABSENT: None
21	ABOLINT. NORE
22	DATE: December 17, 2024 KIMBERLY A. RECTOR
23	Clerk of the Board
24	BY: Deputy
25	SEAL
26	
27	
28	12/17/2024 3.25

COUNTY OF RIVERSIDE ENVIRONMENTAL ASSESSMENT FORM: INITIAL STUDY

Environmental Assessment (CEQA / EA) Number: N/A Project Case Type (s) and Number(s): CZ2000001 Lead Agency Name: County of Riverside Planning Department Address: 4080 Lemon Street 12th Floor, Riverside, CA 92501 Contact Person: Richard Marshalian Telephone Number: 951-494-7555 Applicant's Name: KoK Development, Inc Applicant's Address: 24020 Lawson Road, Corona, CA 92883

I. PROJECT INFORMATION

Project Description: CHANGE OF ZONE NO. CZ2000001 – Intent to Adopt a Negative Declaration – provided a plot plan is approved at a public hearing in accordance with Section 18.30 of Ordinance No. 348. Applicant: Kok Development, Inc – Engineer/Representative: Arean Park. Location: Countywide.

REQUEST: Change of Zone No. CZ2000001 is an amendment to Ordinance No. 348.4978, Ordinance of the County of Riverside Providing for Land Use Planning and Zoning Regulations and Related Functions, Article XIX Advertising Regulations, Sections 19.2, through 19.5 regarding On-Site Advertising Structures and Signs, technical changes, and language clarifications. Change of Zone No. CZ2000001 will establish locations, development, and operation standards for various signs, and a permitting process to allow for on-site digital signage. Technical changes and language clarifications include the adjustment of formatting for defined terms, and the categorization or reorganization of text sections which do not change the intent or existing requirements within existing language.

Digital signage would be permitted for on-site advertising only (not general advertising) in various commercial and manufacturing/industrial zones provided all location and development standards are met and a plot plan is approved at a public hearing in according with Section 18.30 of Ordinance No. 348.

Location standards for digital signs include the following: limiting the distance between digital signs, including limits on free standing signs located within 660 feet of a freeway to 1,000 feet from another digital sign (applies to digital and non-digital signs); restrictions on location of signs; limitations on mobile displays; compliance standards where signs are located within special lighting areas or Airport Influence Areas.

Development standards for digital signs include the following: size limits to the display face; limitations to a maximum of two display faces; height limitation of 20 feet for signs not located within 660 feet of a freeway; , limitations to brightness/luminance, including specific brightness constraints tied to hours of the day; display controls, with the ability to control luminance levels and automatic dimming technology; display face is limited to 50 square feet in area, which can be increased for the building area of a shopping center up to a maximum of 200 square feet; limiting hours of operation for digital signs located within 300 feet of residential or conservation areas; materials must be non-reflective, black background and designed to further prevent light refraction and diffuse the light; all sounds or odors generation are not allowed; and limiting the number of freestanding signs to one sign per parcel, unless increased to two signs for certain shopping centers (applied to both digital and non-digital signs). No digital signs will be allowed to rotate or have other embellishments (e.g. propellers, flags). Lastly, no digital signs will be allowed that obstruct any traffic sign, signals, or cause any other traffic risks, including the vision of drivers approaching, merging, or intersecting traffic.

Along with other clarification changes, approval of all other On-Site Advertising Structures or Signs will remain ministerial provided all location and development standards are met. Updates to the On-Site Advertising

Structures or Signs sections shall apply to new signs and include the following: Increased maximum height of freestanding signs from 45 to 50 feet when located within 660 feet from the edge of a highway line, increased maximum allowable sign area, and architectural framing in excess of allowable sign area, provided a permit is obtained. The maximum surface area of a sign shall not exceed 150 square feet except for project sites with an area in excess of 15 acres, the sign area shall be 10 square feet per acre of the site up to a maximum of 400 square feet. Moreover, for onsite advertising freestanding signs not located within 660 feet of a freeway and located within a commercial or manufacturing/industrial zone, the signs will be limited to the following: signs shall be limited to 20 feet in height; sign areas shall range between 50 to 200 square feet (limited to a maximum of 50 feet for all other zones). These changes apply to unincorporated areas of Riverside County. Refer to Appendix A for the proposed Ordinance revisions.

- **A. Type of Project:** Site Specific \Box ; Countywide \boxtimes Community \Box ; Policy \Box .
- B. Total Project Area: Countywide

Residential Acres:	Lots:	Units:	Projected No. of Residents:
Commercial Acres: Industrial Acres: Other:	Lots: Lots:	Sq. Ft. of Bldg. Area: Sq. Ft. of Bldg. Area:	Est. No. of Employees: Est. No. of Employees:

C. Assessor's Parcel No(s): Countywide

Street References: Countywide

- D. Section, Township & Range Description or reference/attach a Legal Description: Countywide
- E. Brief description of the existing environmental setting of the project site and its surroundings: Countywide
- F. Other Public Agency Involvement and Required Permits:

II. APPLICABLE GENERAL PLAN AND ZONING REGULATIONS

- A. General Plan Elements/Policies: Countywide for all below
 - 1. Land Use:
 - 2. Circulation:
 - 3. Multipurpose Open Space:
 - 4. Safety:
 - 5. Noise:
 - 6. Housing:
 - 7. Air Quality:
 - 8. Healthy Communities:
 - a) Environmental Justice Summary:

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- B. General Plan Area Plan(s):
- C. Foundation Component(s):
- D. Land Use Designation(s):
- E. Overlay(s), if any:
- F. Policy Area(s), if any:
- G. Adjacent and Surrounding:
 - 1. General Plan Area Plan(s):
 - 2. Foundation Component(s):
 - 3. Land Use Designation(s):
 - 4. Overlay(s), if any:
 - 5. Policy Area(s), if any:
- H. Adopted Specific Plan Information
 - 1. Name and Number of Specific Plan, if any:
 - 2. Specific Plan Planning Area, and Policies, if any:
- I. Existing Zoning:
- J. Proposed Zoning, if any:
- K. Adjacent and Surrounding Zoning:

III. ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED

The environmental factors checked below (x) would be potentially affected by this project, involving at least one impact that is a "Potentially Significant Impact" or "Less than Significant with Mitigation Incorporated" as indicated by the checklist on the following pages.

Aesthetics	Hazards & Hazardous Materials	Recreation
Agriculture & Forest Resources	🗌 Hydrology / Water Quality	Transportation
Air Quality	Land Use / Planning	Tribal Cultural Resources
Biological Resources	Mineral Resources	Utilities / Service Systems
Cultural Resources	🗌 Noise	🗌 Wildfire
Energy	Paleontological Resources	Mandatory Findings of
Geology / Soils	Population / Housing	Significance
Greenhouse Gas Emissions	Public Services	

IV. DETERMINATION

On the basis of this initial evaluation:

A PREVIOUS ENVIRONMENTAL IMPACT REPORT/NEGATIVE DECLARATION WAS NOT PREPARED

I find that the proposed project **COULD NOT** have a significant effect on the environment, and a **NEGATIVE DECLARATION** will be prepared.

□ I find that although the proposed project could have a significant effect on the environment, there will not be a significant effect in this case because revisions in the project, described in this document, have been made or agreed to by the project proponent. **A MITIGATED NEGATIVE DECLARATION** will be prepared.

□ I find that the proposed project MAY have a significant effect on the environment, and an **ENVIRONMENTAL IMPACT REPORT** is required.

A PREVIOUS ENVIRONMENTAL IMPACT REPORT/NEGATIVE DECLARATION WAS PREPARED

I find that although the proposed project could have a significant effect on the environment, **NO NEW ENVIRONMENTAL DOCUMENTATION IS REQUIRED** because (a) all potentially significant effects of the proposed project have been adequately analyzed in an earlier EIR or Negative Declaration pursuant to applicable legal standards, (b) all potentially significant effects of the proposed project have been avoided or mitigated pursuant to that earlier EIR or Negative Declaration, (c) the proposed project will not result in any new significant environmental effects not identified in the earlier EIR or Negative Declaration, (d) the proposed project will not substantially increase the severity of the environmental effects identified in the earlier EIR or Negative Declaration, (e) no considerably different mitigation measures have been identified and (f) no mitigation measures found infeasible have become feasible.

I find that although all potentially significant effects have been adequately analyzed in an earlier EIR or Negative Declaration pursuant to applicable legal standards, some changes or additions are necessary but none of the conditions described in California Code of Regulations, Section 15162 exist. An **ADDENDUM** to a previously-certified EIR or Negative Declaration has been prepared and will be considered by the approving body or bodies.

☐ I find that at least one of the conditions described in California Code of Regulations, Section 15162 exist, but I further find that only minor additions or changes are necessary to make the previous EIR adequately apply to the project in the changed situation; therefore a **SUPPLEMENT TO THE ENVIRONMENTAL IMPACT REPORT** is required that need only contain the information necessary to make the previous EIR adequate for the project as revised.

I find that at least one of the following conditions described in California Code of Regulations, Section 15162, exist and a SUBSEQUENT ENVIRONMENTAL IMPACT REPORT is required: (1) Substantial changes are proposed in the project which will require major revisions of the previous EIR or negative declaration due to the involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects; (2) Substantial changes have occurred with respect to the circumstances under which the project is undertaken which will require major revisions of the previous EIR or negative declaration due to the involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects; or (3) New information of substantial importance, which was not known and could not have been known with the exercise of reasonable diligence at the time the previous EIR was certified as complete or the negative declaration was adopted, shows any the following:(A) The project will have one or more significant effects not discussed in the previous EIR or negative declaration; (B) Significant effects previously examined will be substantially more severe than shown in the previous EIR or negative declaration;(C) Mitigation measures or alternatives previously found not to be feasible would in fact be feasible, and would substantially reduce one or more significant effects of the project, but the project proponents decline to adopt the mitigation measures or alternatives; or.(D) Mitigation measures or alternatives which are considerably different from those analyzed in the previous EIR or negative declaration would substantially reduce one or more significant effects of the project on the environment, but the project proponents decline to adopt the mitigation measures or alternatives.

Richard Marshalian

Signature

Richard Marshalian

Printed Name

3/12/2024

Date

For: John Hildebrand Planning Director

V. ENVIRONMENTAL ISSUES ASSESSMENT

In accordance with the California Environmental Quality Act (CEQA) (Public Resources Code Section 21000-21178.1), this Initial Study has been prepared to analyze the proposed project to determine any potential significant impacts upon the environment that would result from construction and implementation of the project. In accordance with California Code of Regulations, Section 15063, this Initial Study is a preliminary analysis prepared by the Lead Agency, the County of Riverside, in consultation with other jurisdictional agencies, to determine whether a Negative Declaration, Mitigated Negative Declaration, or an Environmental Impact Report is required for the proposed project. The purpose of this Initial Study is to inform the decision-makers, affected agencies, and the public of potential environmental impacts associated with the implementation of the proposed project.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
AESTHETICS Would the project:			-	-
 Scenic Resources a) Have a substantial effect upon a scenic highway corridor within which it is located? 			\square	
b) Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings and unique landmark features; obstruct any prominent scenic vista or view open to the public; or result in the creation of an aesthetically offensive site open to public view?				
c) In non-urbanized areas, substantially degrade the existing visual character or quality of public views of the site and its surroundings? (Public views are those that are experienced from publicly accessible vantage points.) If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality?				

Source(s): Riverside County General Plan Figure C-8 "Scenic Highways"

Findings of Fact:

a-c) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change in the environment in regard to scenic resources. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the

development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage application would be separately examined in accordance with CEQA as part of the plot plan process, as well as be required to comply with federal, State and County of Riverside policies and regulations governing scenic quality. The ordinance amendment, as discussed in the project description and shown in the updated ordinance, includes digital display requirements such as, but not limited to, size, location, digital display controls, hours of operation, design, dimming/brightness, luminance, transitions, materials used, physical movement and compliance with lighting ordinances. The minor increase in height from 45 to 50 feet for non-digital signs would be minimal, as well as the potential increase in sign area at shopping centers. The ordinance amendment includes regulations for Scenic Highways for distances and widths within roadway right-of-way (see Appendix A, Section 1-S, Significant Resources 1-7). The ordinance amendment also includes regulations and requirements for onsite signage on buildings, monument signs and sheathed-support signs along scenic corridors designated within the Eastern Coachella Valley and Western Coachella Valley Community Plans (refer to Appendix A, Section 3-I, On-Site Signage Along Scenic Corridors Designated within the Eastern Coachella Valley and Western Coachella Valley Community Plans, 1 - 5). However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Regardless, as illustrated in the proposed ordinance amendment, multiple controls, and restrictions (height, location, zone restrictions, limitations to hours of operations for projects located close to residential or conservation zones, etc.) have been including within the ordinance to help reduce any potential impacts, including aesthetic and lighting impacts. Thus, the proposed ordinance amendment would not have a substantial effect upon scenic resources. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

 Mt. Palomar Observatory a) Interfere with the nighttime use of the Mt. Palomar Observatory, as protected through Riverside County Ordinance No. 655? 						
<u>Source(s)</u> : GIS database, Ord. No. 655 (Regulating Light Pollution) <u>Findings of Fact:</u>						
a) Less Than Significant Impact						
Ordinance Amendment - Change of Zone No. CZ200	0001					
Potential to Cause a Direct Physical Change in the Envi	ronment:					
The project includes an amendment to an ordinance, a	nd as sucl	n, does not c	lirectly auth	norize		

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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proposed ordinance amendment would not cause a direct physical change in the environment in regard to scenic resources. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA (if required), as well as be required to comply with federal, State and County of Riverside policies and regulations, including compliance with Ordinance No. 655 that regulates light pollution. The ordinance amendment has lighting and illumination requirements to control the display design, luminance/brightness, display transitions, signage movement, hours of operation and the requirement to comply with Riverside County Lighting Ordinances. These controls/restrictions will greatly reduce any potential physical environmental impacts for future digital signs related to lighting. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not have a substantial effect upon the nighttime use of the Mt. Palomar Observatory. Impacts would be considered less than significant.

<u>Mitigation:</u> No mitigation is required.

Monitoring: No monitoring is required.

3. Other Lighting Issues a) Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?				
b) Expose residential property to unacceptable light levels?			\boxtimes	
Source(s): Ord. No. 655 and Ord. No. 915.				
Findings of Fact:				

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change in the environment

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Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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in regard to creating substantial light, glare or unacceptable light levels. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

Please see responses above and the project description for additional details. The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations, including compliance with Ordinance No. 655 that regulates light pollution. This would include compliance with Riverside County Ordinance No. 915. Ordinance No. 915 requires that all outdoor luminaries shall be located, adequately shielded, and directed such that no direct light falls outside the parcel of origin, or onto the public right-of-way. Outdoor luminaries shall not blink, flash or rotate. Adherence to Ordinance No. 955 and Ordinance No. 655 (where it would apply) along with design review and approvals by the County would ensure that certain levels of light, light trespass, and associated glare would not jeopardize the health, safety, general welfare, or degrade the quality of life of the existing land uses within the surrounding community. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause other lighting issues. Impacts would be considered less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

AGRICULTURE & FOREST RESOURCES Would the project:					
4. Agriculture a) Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland) as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?					
b) Conflict with existing agricultural zoning, agricultural use or with land subject to a Williamson Act contract or land within a Riverside County Agricultural Preserve?			\boxtimes		
c) Cause development of non-agricultural uses within 300 feet of agriculturally zoned property (Ordinance No. 625 "Right-to-Farm")?			\boxtimes		
d) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use?			\boxtimes		

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Source(s): Riverside County General Plan Figure OS-2 "Agricultural Resources," GIS database, Project Application Materials, Ord. No. 625 (Right to Farm)

Findings of Fact:

a-d) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change in the environment that would convert farmland to non-agricultural use, nor impair properties zoned for agricultural uses. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations. This would include compliance with Riverside County Ordinance No. 625, Right to Farm. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. The proposed ordinance amendment would not involve changes in the existing environment that would result in conversion of Farmland to non-agricultural uses. Thus, the proposed ordinance amendment would not impair agricultural zoned properties. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

5. Forest		\boxtimes	
a) Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Govt. Code section 51104(g))?			
Page 10 of 77	CI	EQ / EA No).

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
b) Result in the loss of forest land or conversion of forest land to non-forest use?			\boxtimes	
c) Involve other changes in the existing environment which, due to their location or nature, could result in con- version of forest land to non-forest use?			\square	

Source(s): Riverside County General Plan Figure OS-3a "Forestry Resources Western Riverside County Parks, Forests, and Recreation Areas," Figure OS-3b "Forestry Resources Eastern Riverside County Parks, Forests, and Recreation Areas," Project Application Materials

Findings of Fact:

a-c) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change in the environment that would convert forest land to non- forest use, nor impair properties zoned for timberland production. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations. This would include compliance with Public Resources Code section 12220(g)). Public Resources Code section 4526, or Govt. Code section 51104(g)) that relate to forestland, native trees and timberland. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. The proposed ordinance amendment would not involve changes in the existing environment that would result in conversion of Farmland to non-agricultural uses. Thus, the proposed ordinance amendment would not convert forest or timberland, nor impair timberland zoned properties. Impacts would be less than significant.

Mitigation: No mitigation is required.

<u>Monitoring:</u> No monitoring is required.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
AIR QUALITY Would the project:				
 Air Quality Impacts a) Conflict with or obstruct implementation of the applicable air quality plan? 				
b) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non- attainment under an applicable federal or state ambient air quality standard?				
c) Expose sensitive receptors, which are located within one (1) mile of the project site, to substantial pollutant concentrations?			\boxtimes	
d) Result in other emissions (such as those leading to odors) adversely affecting a substantial number of people?			\boxtimes	

Source(s): Riverside County General Plan, Riverside County Climate Action Plan ("CAP"), SCAQMD CEQA Air Quality Handbook

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not conflict with or obstruct implementation of an applicable air quality plan, result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations. This would include compliance/consistency with the Riverside County Climate Action Plan and the South Coast Air Quality Management District air quality emissions regulations. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Further, digital signage implementation would not create any particular air quality

Potentially Significant	Less than Significant	Less Than	No Impact
Impact	with	Significant	impaci
	Mitigation	Impact	
	Incorporated		

impacts beyond a typical signage installation, the construction of which would be anticipated to be very minimal in nature. Operation would utilize electricity, which would not emit any particulates that could impact air quality. It's unlikely that the project would have significant regional air quality impacts. Thus, the proposed ordinance amendment would not conflict with an air quality management plan or generate new sources of air emissions. Impacts would be less than significant.

c-d) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not expose people to substantial pollutant concentrations, or result in other emissions (such as those leading to odors) adversely affecting a substantial number of people. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations. This would include compliance/consistency with the Riverside County Climate Action Plan and the South Coast Air Quality Management District air quality emissions regulations. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Further, digital signage implementation would not create any particular air quality impacts beyond a typical signage installation, the construction of which would be anticipated to be very minimal in nature. Operation would utilize electricity, which would not emit any particulates that could impact air quality. It's unlikely that the project would have significant regional air quality impacts. Thus, the proposed ordinance amendment would not expose people to substantial pollutant concentrations, or result in other emissions (such as those leading to odors) adversely affecting a substantial number of people. Impacts are considered less than significant.

Mitigation: No mitigation is required.

<u>Monitoring:</u> No monitoring is required.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
BIOLOGICAL RESOURCES Would the project:				
7. Wildlife & Vegetation a) Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state conservation plan?				
b) Have a substantial adverse effect, either directly or through habitat modifications, on any endangered, or threatened species, as listed in Title 14 of the California Code of Regulations (Sections 670.2 or 670.5) or in Title 50, Code of Federal Regulations (Sections 17.11 or 17.12)?				
c) Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Wildlife or U. S. Wildlife Service?				
d) Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?			\boxtimes	
e) Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, and regulations or by the California Department of Fish and Game or U. S. Fish and Wildlife Service?				
f) Have a substantial adverse effect on State or federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?			\boxtimes	
g) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?			\boxtimes	

Source(s): GIS database, WRCMSHCP and/or CVMSHCP

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a substantial adverse effect, either directly or

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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through habitat modifications, on any endangered, or threatened species because no physical development would occur with the processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing biological or agency regulatory permitting issues. This would include compliance/consistency with the MSHCP and other wildlife agency requirements. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Moreover, any digital signs located within 300 feet of any areas identified for conservation would be limited to operate only from 6 am to 10 pm. This would reduce nighttime impacts within conservation areas. Thus, the proposed ordinance amendment would not conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state conservation plan. Impacts are considered less than significant.

b-d) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not modify any habitat and would not cause a substantial adverse effect on any endangered, or threatened species. The ordinance amendment would not interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites because no physical development would occur processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing biological or regulatory permitting issues. Depending on the disturbance/nature of a subsequent digital signage project, which may be required to comply with the following:

- MSHCP Consistency
- Regional Conservation Agency (RCA) Review/Process
- Habitat Evaluation and Acquisition Strategy (HANS) Review/Process
- US Fish and Wildlife Service Regulatory Permitting Requirements
- California Department of Fish and Wildlife Regulatory Permitting Requirements
- Regional Water Quality Control Board Regulatory Permitting Requirements
- Payment of Development Impact Fees, for example, but not limited to, Ordinance 663
- Migratory Bird Treaty Act

This is a brief listing of potential biological requirements that a future digital signage project may be required to comply with. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Because of mandatory compliance with biological regulations, the ordinance amendment would not interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites. As stated prior, any digital signs located within 300 feet of any areas identified for conservation would be limited to operate only from 6 am to 10 pm. This would reduce nighttime impacts within conservation areas. Impacts would be less than significant.

e-f) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. No direct wetland removal, filling, or hydrological interruption would occur because no physical development would occur with the processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing biological or agency regulatory permitting issues. This would include compliance/consistency with the MSHCP and other wildlife agency requirements. However, to

Potentially	Less than	Less	No
Significant	Significant	Than	Impact
Impact	with	Significant	
	Mitigation	Impact	
	Incorporated	•	

conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause a substantial adverse effect, either directly or through habitat modifications that would impact riparian habitat or protected wetlands. Any digital signs located within 300 feet of any areas identified for conservation would be limited to operate only from 6 am to 10 pm. This would reduce nighttime impacts within conservation areas. No direct wetland removal, filling, or hydrological interruption would occur because no physical development would occur as part of the ordinance amendment and impacts would be less than significant.

g) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance because no physical development would occur with the processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing tree preservation. This would include compliance/consistency with the County of Riverside Ordinance No. 599, which regulates the removal of trees and the Riverside County Oak Tree Management Guidelines. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance because no physical development would occur with the ordinance amendment and impacts would be less than significant.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
<u>Mitigation:</u> No mitigation is required. <u>Monitoring:</u> No monitoring is required.				
CULTURAL RESOURCES Would the project:				
 Historic Resources Alter or destroy a historic site? 			\boxtimes	
b) Cause a substantial adverse change in the significance of a historical resource, pursuant to California Code of Regulations. Section 15064 52			\boxtimes	

Source(s): Digital aerial photograph Inspection, Project Application Materials

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not alter or destroy a historic site, nor cause a substantial adverse change in the significance of a historical resource cultural or historic resources because no physical development would occur with the processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing cultural or historic resources. This would include any State or federal signage regulations governing historic buildings and historic districts. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not alter or destroy a historic site, nor cause a substantial adverse change in the significance of a historical resource cultural or historic resources because of compliance with regulations mentioned above and impacts would be less than significant.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
<u>Mitigation:</u> No mitigation is required. <u>Monitoring:</u> No monitoring is required.				
9. Archaeological Resourcesa) Alter or destroy an archaeological site?			\boxtimes	
b) Cause a substantial adverse change in the significance of an archaeological resource, pursuant to California Code of Regulations, Section 15064.5?			\boxtimes	
c) Disturb any human remains, including those interred outside of formal cemeteries?			\boxtimes	

Source(s): Project Application Materials

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not alter or destroy an archaeological site, nor cause a substantial adverse change in the significance of an archaeological resource because no physical development would occur with the processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing cultural or archaeological resources. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Regardless, any stand-alone digital sign application would likely be on previously impacted land, or would only involve minimal grading, greatly reducing the potential for any impacts to cultural resources. Thus, the proposed

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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ordinance amendment would not alter or destroy an archaeological site, nor cause a substantial adverse change in the significance of an archaeological resource because of compliance with regulations mentioned above and impacts would be less than significant.

c) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require review and approval from the County and compliance with CEQA, if deemed warranted. The proposed ordinance amendment would not disturb any human remains, including those interred outside of formal cemeteries because no physical development would occur with the processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations involving the discovery of human remains. More specifically, any digital signage applications will be required to adhere to State Health and Safety Code Section 7050.5 if in the event that human remains are encountered and by ensuring that no further disturbance occur until the County Coroner has made the necessary findings as to origin of the remains. Furthermore, pursuant to Public Resources Code Section 5097.98 (b), remains shall be left in place and free from disturbance until a final decision as to the treatment and their disposition has been made. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not disturb any human remains because of compliance with regulations discussed above. Impacts would be less than significant.

Mitigation: No mitigation is required.

<u>Monitoring:</u> No monitoring is required.

ENERGY Would the project	t:
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10. Energy Impacts

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CEQ / EA No.

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Result in potentially significant environmental impacts due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation?				
b) Conflict with or obstruct a State or Local plan for renewable energy or energy efficiency?			\boxtimes	

Source(s): Riverside County General Plan, Riverside County Climate Action Plan ("CAP"), Project Application Materials

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not result in potentially significant environmental impacts due to wasteful, inefficient or unnecessary consumption of energy resources, nor conflict with renewable energy or energy efficiency plans because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA (if required), as well as be required to comply with federal, State and County of Riverside policies and regulations governing energy consumption or energy wastefulness. Also, any subsequent proposed digital signage application would be required to comply with the latest EPA and CARB engine emissions standards, as well as compliance with Title 24 energy efficiency standards. Further, most digital display signage is composed of Light-emitting diode (LED) lighting, which have a longer lifespan, are more energy efficient and have lower maintenance cost than the outdated incandescent lighting signage. The ordinance amendment states that displays shall use the most advanced techniques to insure the most energy efficient methods of display illumination, further ensuring any impacts related to energy are less than significant. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not have a substantial effect upon energy resources. Impacts would be less than significant.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
GEOLOGY AND SOILS Would the project directly or indirect	ctly:			
11. Alquist-Priolo Earthquake Fault Zone or County			\boxtimes	
Fault Hazard Zones				
a) Be subject to rupture of a known earthquake fault,				
as delineated on the most recent Alquist-Priolo Earthquake				
Fault Zoning Map issued by the State Geologist for the area				
or based on other substantial evidence of a known fault?				

Source(s): Riverside County General Plan Figure S-2 "Earthquake Fault Study Zones," and seismic hazards discussion, GIS database

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not be subject to rupture due to seismic/earthquake events because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing seismic or faulting issues. Also, any subsequent proposed digital signage applications would be required to comply with the latest California Building Code (2022 CBC) regulating development. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not have a

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
substantial effect upon potential rupture due to seism less than significant.	ic/earthqual	ke events. In	npacts wou	ld be
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
12. Liquefaction Potential Zone a) Be subject to seismic-related ground failure, including liquefaction?				
Source(s): Riverside County General Plan Figure S-3 "Generalized Liq	uefaction,"			
Findings of Fact:				
a) Less Than Significant Impact				

Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not be subject to liquefaction due to seismic/earthquake events because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal. State and County of Riverside policies and regulations governing seismic or faulting issues. Any digital signage application would be required to comply with the latest California Building Code (2022 CBC) regulating development. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not be subject to seismic-related ground failure, including liguefaction. Impacts would be less than significant.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
13. Ground-shaking Zonea) Be subject to strong seismic ground shaking?			\boxtimes	

Source(s): Riverside County General Plan Figure S-4 "Earthquake-Induced Slope Instability Map," and Figures S-13 through S-21 (showing General Ground Shaking Risk)

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not be subject to strong seismic ground shaking due to seismic/earthquake events because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing seismic or faulting issues. Any digital sign applications would be required to comply with the latest California Building Code (2022 CBC) regulating development. To conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not be subject to seismic-related ground shaking. Impacts would be less than significant.

<u>Mitigation:</u> No mitigation is required.

Monitoring: No monitoring is required.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
14. Landslide Risk a) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, collapse, or rockfall hazards?				

Source(s): On-site Inspection, Riverside County General Plan Figure S-5 "Regions Underlain by Steep Slope,"

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not be subject to landslide risks because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing landslide issues. Also, digital sign applications would be required to comply with the latest California Building Code (2022 CBC) regulating development. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not be subject to landslide risk. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

15. Ground Subsidence

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CEQ / EA No.

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Significant Significant Than Impact Impact with Significant Mitigation Impact Incorporated

a) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in ground subsidence?

Source(s): Riverside County General Plan Figure S-7 "Documented Subsidence Areas Map,"

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not be subject to subsidence risks because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing ground subsidence issues. Also, digital sign applications would be required to comply with the latest California Building Code (2022 CBC) regulating development. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not be subject to ground subsidence. Impacts would be less than significant.

Mitigation: No mitigation is required.

<u>Monitoring:</u> No monitoring is required.

16. Other Geologic Hazardsa) Be subject to geologic hazards, such as seiche, mudflow, or volcanic hazard?		\boxtimes	
Page 26 of 77	0	EQ / EA No	

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Source(s): Digital aerial inspections, Project Application Materials

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not be subject to geologic hazard risk or would not be subject to seiches, mudflows or volcanic hazards because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing geologic hazard issues. Also, digital sign applications would be required to comply with the latest California Building Code (2022 CBC) regulating development. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not be subject to geologic hazards such as seiche, mudflow, or volcanic hazard. Impacts would be less than significant.

Mitigation: No mitigation is required.

<u>Monitoring:</u> No monitoring is required.

17. Slopes a) Change topography or ground surface relief features?		\boxtimes	
b) Create cut or fill slopes greater than 2:1 or higher than 10 feet?		\boxtimes	
c) Result in grading that affects or negates subsurface sewage disposal systems?		\boxtimes	

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Source(s): Digital aerial photo review, Riv. Co. 800-Scale Slope Maps, Project Application Materials

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change in the existing topography or ground surface, or the creation of cut and fill slopes because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations grading and engineering design requirements. Also, digital sign applications would be required to comply with the latest California Building Code (2022 CBC) regulating development. If a digital signage application required grading plans, the grading plans would be required to be designed by a licensed engineer and approved by the County. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not change topography or ground surface relief features, nor would it create cut or fill slopes greater than 2:1 or higher than 10 feet. Impacts would be less than significant.

c) <u>Less Than Significant Impact</u>

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change from grading that would affect or negate any subsurface sewage disposal systems because no physical

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Poten Signif Imp	ficant	Less than Significant with Mitigation	Less Than Significant Impact	No Impact
		Incorporated		

development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal. State and County of Riverside policies and regulations grading and engineering design requirements. Also, digital sign applications would be required to comply with the latest California Building Code (2022 CBC) regulating development. If a digital signage application required grading plans, the grading plans would be required to be designed by a licensed engineer and approved by the County. Further, In the unlikely event that a digital signage facility would impact a septic system, the County would require soils reports for grading that affects or negates subsurface sewage disposal systems. The Riverside County Department of Health would require review and approvals for installation or removal of a septic system. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not result in grading that affects or negates subsurface sewage disposal systems. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

18. Soilsa) Result in substantial soil erosion or the loss of topsoil?			\boxtimes	
b) Be located on expansive soil, as defined in Section 1803.5.3 of the California Building Code (2022), creating substantial direct or indirect risks to life or property?			\boxtimes	
c) Have soils incapable of adequately supporting use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water?				
Source(s): U.S.D.A. Soil Conservation Service Soil Surveys, Project App	lication Mate	erials		

Findings of Fact:

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change from grading that would result in signage development being placed on expansive soils because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing soil erosion or loss of topsoil. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not result in substantial soil erosion or the loss of topsoil. Impacts would be less than significant.

b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not locate a project on expansive soil, as defined in Section 1803.5.3 of the California Building Code (2022), creating substantial direct or indirect risks to life or property because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

Potentially	Less than	Less	No
Significant	Significant	Than	Impact
Impact	with	Significant	
·	Mitigation	Impact	
	Incorporated	•	

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA. Any digital sign project applications would be required to comply with the most current California Building Code (2022 CBC) regulating development. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not locate a digital signage project on expansive soil, as defined in Section 1803.5.3 of the California Building Code (2022), creating substantial direct or indirect risks to life or property. Impacts would be less than significant.

c) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change and would not be subject to the effects of soils being incapable of adequately supporting the use of septic tanks or alternative wastewater disposal systems where sewers are not available for the disposal of wastewater because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA. It is unlikely that any digital sign project application would require septic system facilities that would be subject to the effects of soils being incapable of adequately supporting the use of septic tanks or alternative wastewater disposal systems where sewers are not available for the disposal of wastewater. This would only be an issue if the digital sign was merely a component of a larger development, as it would not contribute in and of itself to any such impacts. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. It is anticipated that any digital signage project would not require septic system facilities. Thus, the proposed ordinance amendment would not be subject to the effects of soils

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Potentially	Less than	Less	No
Significant	Significant	Than	Impact
Impact	with	Significant	
	Mitigation	Impact	
	Incorporated	·	

being incapable of adequately supporting the use of septic tanks or alternative wastewater disposal systems where sewers are not available for the disposal of wastewater. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

19. Wind Erosion and Blowsand from project either on or off site.		\boxtimes	
a) Be impacted by or result in an increase in wind			
erosion and blowsand, either on or off site?			

Source(s): Riverside County 2019 General Plan Safety Element Figure S-8 "Wind Erosion Susceptibility Areas," Ord. No. 460, Article XV & Ord. No. 484

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment – Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not result in ground disturbance or grading that may result in exposure to or cause an increase in wind erosion and blowsand, either on- or off-site because no physical development would occur with the processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with State and County of Riverside policies and regulations governing measures to control or reduce the potential for blowsand. Future digital signage proposals would also be required to comply with standard engineering practices for erosion control and all grading operations, land clearing, loading, stockpiling, landscaping, vehicular track-out and haul routes would be required to comply with SCAQMD Rule 403, Fugitive Dust Emissions. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance

ficant Than Imp ith Significant	Less than Significant with Mitigation	Potentially Significant Impact
orated	Incorporated	

amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not be subject to the effects of blowsand issues. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

GREENHOUSE GAS EMISSIONS Would the project:			
20. Greenhouse Gas Emissions a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?		\square	
b) Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?			

Source(s): Riverside County General Plan, Riverside County Climate Action Plan ("CAP"), Project Application Materials,

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment – Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not result in the generation of greenhouse gas emissions, nor conflict with plans, policy or regulations pertaining to greenhouse gas reductions because no physical development would occur with the processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA. Future digital signage projects would be required to comply with plans, policies, and regulations pertaining to greenhouse gas reductions Future digital signage proposals would also

Potentially Significant Impact	Less than Significant with Mitigation	Less Than Significant Impact	No Impact
	Incorporated		

be required to comply with The County's Climate Action Plan (CAP) to assist with the reduction of greenhouse gas emissions. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Moreover, any construction and operation of a future digital sign would only contribute minimal potential for greenhouse gas emissions, or any air quality emissions overall. Thus, the proposed ordinance amendment would not result in the generation of greenhouse gas emissions, nor conflict with plans, policy or regulations pertaining to greenhouse gas reductions. Impacts would be less than significant.

<u>Mitigation:</u> No mitigation is required.

Monitoring: No monitoring is required.

HAZARDS AND HAZARDOUS MATERIALS Would the project	ect:		
21. Hazards and Hazardous Materials a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?			
b) Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?			
c) Impair implementation of or physically interfere with an adopted emergency response plan or an emergency evacuation plan?		\boxtimes	
d) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter (1/4) mile of an existing or proposed school?		\boxtimes	
e) Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?			

Source(s): Project Application Materials, Riverside Department of Waste Resources Countywide Integrated Waste Management Plan. County of Riverside Emergency Management Department. Riverside County General Plan. California Department of Toxic Substance Control.

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

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Potentially Significant	Less than Significant	Less Than	No Impact
Impact	with Mitigation	Significant Impact	
	Incorporated	impact	

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials, or create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment because no physical development or operational activities would occur with the processing an ordinance amendment.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA. Future digital signage projects would be required to comply with hazardous material policies, regulations and safety plans so that the release of hazardous materials during transportation, disposal or accidental release would not occur. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Moreover, any grading for such designs would be minimal. Thus, the proposed ordinance amendment would not create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials, or create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment. Impacts would be less than significant.

c) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not impair implementation of or physically interfere with an adopted emergency response plan or an emergency evacuation plan because no physical development or operational activities would occur with the processing an ordinance amendment.

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with State and County of Riverside policies and regulations governing emergency access and evacuation. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not impair implementation of or physically interfere with an adopted emergency response plan or an emergency evacuation plan. Impacts would be less than significant.

d) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within ¹/₄ mile of an existing or proposed school because no physical development or operational activities would occur with the processing an ordinance amendment.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with State and County of Riverside policies and regulations governing the potential to emit hazardous emissions or materials ¹/₄ mile from a existing or proposed school. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Regardless, any of these future digital signs would not emit any hazardous materials and would not be anticipated to create any hazardous impacts. Thus, the proposed ordinance amendment would not emit hazardous emissions or

Potential Significa Impact	,	Less Than Significant Impact	No Impact
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hazardous materials within $\frac{1}{4}$ mile of an existing or proposed school. Impacts would be less than significant.

e) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not be located on a site which is included on a list of hazardous materials sites because no physical development or operational activities would occur with the processing an ordinance amendment.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with State and County of Riverside policies and regulations governing hazardous sites. If required, a project site for digital signage would need to be researched utilizing the California Environmental Protection Agency's website to determine if it is on any of the lists which constitute the Cortese List. A soils report may also be required to verify no hazardous materials exist on site. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not be located on a site which is included on a list of hazardous materials sites. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

22. Airports a) Result in an inconsistency with an Airport Master		\boxtimes	
Plan?			
b) Require review by the Airport Land Use		\square	
Commission?			
c) For a project located within an airport land use plan		\square	
or, where such a plan has not been adopted, within two (2)			
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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
miles of a public airport or public use airport, would the project result in a safety hazard for people residing or working in the project area?				
d) For a project within the vicinity of a private airstrip, or heliport, would the project result in a safety hazard for people residing or working in the project area?			\boxtimes	

Source(s): Riverside County General Plan Figure S-20 "Airport Locations," GIS database, Riverside County Airport Land Use Commission (ALUC) Development Review – Directors Determination letter dated May 22, 2023

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not result in an inconsistency with an Airport Master Plan because no physical development or operational activities would occur with the processing an ordinance amendment. The ALUC stated that the proposed amendments to the ordinance do not involve changes in development standards or allowable land uses that would be in conflict with the underlying compatibility criteria. Therefore, the amendments would not impact the safety of air navigation within the County of Riverside.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply the regulations and policies as governed by the Riverside County Airport Land Use Commission (ALUC). If required, a project site for digital signage would need to be consistent with ALUC conditions for development within certain Airport Land Use Compatibility Zones. The ordinance amendment states that within an Airport Influence Area, the proposed Digital Display shall be submitted to the Airport Land Use Commission for review and compliance with applicable Airport Land Use Compatibility Plan. The ordinance amendment has requirements for digital display transitions that would not allow instantaneous image changes, seamless transitions from one image to the next with no strobing effect, and no moving text or images are allowed. Still images only shall be allowed without flashing, blinking scintillating, traveling, intermittent or moving lights. The digital display would not be allowed to produce the optical illusion of movement, or use animation/videos. Regardless, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would

Potentially Significant	Less than Significant	Less Than	No Impact
Impact	with	Significant	
•	Mitigation	Impact	
	Incorporated		

not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Pursuant to a letter from ALUC dated May 22, 2023, the proposed amendment was found consistent with all Riverside County Airport Land Use Compatibility Plans. Thus, the proposed ordinance amendment would not result in an inconsistency with an Airport Master Plan. Impacts would be less than significant.

b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not require review by ALUC because no physical development or operational activities would occur with the processing an ordinance amendment. The ALUC stated that the proposed amendments to the ordinance do not involve changes in development standards or allowable land uses that would be in conflict with the underlying compatibility criteria. Therefore, the amendments would not impact the safety of air navigation within the County of Riverside.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply the regulations and policies as governed by the Riverside County Airport Land Use Commission (ALUC). A project site for digital signage would require review by ALUC if located within an Airport Land Use Compatibility Plan. Also, a proposed digital sign project would need to be consistent with ALUC conditions for development within certain Airport Land Use Compatibility Zones. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Pursuant to a letter from ALUC dated May 22, 2023, the proposed amendment was reviewed by ALUC and found to be consistent with all Riverside County Airport Land Use Compatibility Plans. Thus, the proposed ordinance amendment has been reviewed by ALUC and impacts are considered less than significant.

c-d) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not result in a safety hazard for people residing or working in airport land use plan areas, or within the vicinity of a private airstrip/heliport because no physical development or operational activities would occur with the processing an ordinance amendment.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply the regulations and policies as governed by the Riverside County Airport Land Use Commission (ALUC). A project site for digital signage would require review by ALUC if located within an Airport Land Use Compatibility Plan. Also, a proposed digital sign project would need to be consistent with ALUC conditions for development within certain Airport Land Use Compatibility Zones. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Pursuant to a letter from ALUC dated May 22, 2023, the proposed amendment was reviewed by ALUC and found to be consistent with all Riverside County Airport Land Use Compatibility Plans. Thus, the proposed ordinance amendment has been reviewed by ALUC and impacts are considered less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

HYDROLOGY AND WATER QUALITY Would the project:			
23. Water Quality Impacts a) Violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality?		\boxtimes	
b) Substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?		\boxtimes	
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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
c) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces?				
d) Result in substantial erosion or siltation on-site or off-site?			\boxtimes	
e) Substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- site or off-site?			\boxtimes	
f) Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?			\boxtimes	
g) Impede or redirect flood flows?			\boxtimes	
h) In flood hazard, tsunami, or seiche zones, risk the release of pollutants due to project inundation?			\boxtimes	
i) Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?			\boxtimes	

Source(s): Riverside County General Plan Figure S-9 "Special Flood Hazard Areas," Figure S-10 "Dam Failure Inundation Zone," Riverside County Flood Control District Flood Hazard Report/ Condition, GIS database

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality because no physical development or operational activities would occur with the processing an ordinance amendment.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply the regulations and policies as governed by the State/Regional Water Regional Quality Control Board. Any future digital signage projects would be reviewed by the County to see if the project would be required to provide a Water Quality Management Plan to identify Best Management Practices to control runoff and treatment of

Potentially	Less than	Less	No
Significant Impact	Significant with	Than Significant	Impact
·	Mitigation	Impact	
	Incorporated		

source water to reduce pollutants, including compliance with the provisions of the National Pollution Discharge Elimination System (NPDES) Grading Permit. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality. Impacts would be less than significant.

b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin because no physical development or operational activities would occur with the processing an ordinance amendment.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply the regulations and policies as governed by the State/Regional Water Regional Quality Control Board. Any future digital signage projects would be reviewed by the County to see if the project would impact the County's projected water supply. It is unlikely that implementation of a digital signage project would have an impact on water supply due to the nature of such a project. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin. Impacts would be less than significant.

c-e) Less Than Significant Impact

Potentially Less than Significant Significant Impact with Mitigation Incorporated	ın Imp cant	Less Than Significant Impact
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Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change in the environment that would substantially alter existing drainage patterns of a site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces; result in substantial erosion or siltation on-site or off-site; or substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or off-site of a subject property because no physical development or operational activities would occur with the processing an ordinance amendment.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations pertaining to engineering design and drainage requirements, as applicable, to ensure that adverse effects pertaining to drainage, erosion or siltation, or changes in stormwater runoff do not occur. All future digital signage projects would be subject to conformance with the County's engineering design requirement for drainage and stormwater quality, as appropriate. In addition, the utilization of best management practices and compliance with relevant regulating agencies would further reduce potential effects of erosion and siltation resulting from any ground disturbing activities. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause a direct physical change in the environment that would substantially alter existing drainage patterns of a site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces; result in substantial erosion or siltation on-site or off-site; or substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or off-site of a subject property. Impacts would be less than significant.

f) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change in the environment

S	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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that would create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff because no physical development or operational activities would occur with the processing an ordinance amendment.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations pertaining to engineering drainage design requirements, as applicable, to ensure that adverse effects pertaining to changes in stormwater runoff or guality do not occur and that stormwater runoff can be adequately accommodated via the County's stormwater infrastructure systems. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause a direct physical change in the environment that would create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff. Impacts would be less than significant.

g) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change in the environment that would impede or redirect flood flows because no physical development or operational activities would occur with the processing an ordinance amendment.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations pertaining to engineering drainage design requirements, as applicable, to ensure that adverse effects pertaining to flooding do not occur. The placement of any signage on a site

Potentially	Less than	Less	No
Significant	Significant	Than	Impact
Impact	with	Significant	-
	Mitigation	Impact	
	Incorporated		

would be reviewed by the County to verify that any structure to support a sign would not be located in an area that would impede or redirect flood flows. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause a direct physical change in the environment that would impede or redirect flood flows. Impacts would be less than significant.

h) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change in the environment that would cause the risk of release of pollutants due to inundation where properties are located in a flood hazard, tsunami, or seiche zone because no physical development or operational activities would occur with the processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations pertaining to flooding, as applicable, and to ensure that adverse effects such as the release of pollutants due to inundation does not occur. The placement of any signage on a site would be reviewed by the County to verify that any structure to support a sign would not be located in an area that would impede or redirect flood flows. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause a direct physical change in the environment that would cause the risk of release of pollutants due to inundation where properties are located in a flood hazard, tsunami, or seiche zone. Impacts would be less than significant.

i) Less Than Significant Impact

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not result in a direct physical change in the environment that would cause a conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan because no development is proposed. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations pertaining to stormwater guality (i.e., conformance with mandatory requirements of the NPDES General Permit, approval of a Water Quality Management Plan, etc.), as applicable, to ensure that adverse effects do not occur. Potential effects on groundwater may also be evaluated, as appropriate, depending on the nature and location of the proposed signage structure. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not result in a direct physical change in the environment that would cause a conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

LAND USE AND PLANNING Would the project:				
24. Land Use			\boxtimes	
a) Physically divide an established community?				
b) Cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?				
Source(s): Riverside County General Plan, GIS database, Project Applica	ation Materia	ls		
Page 46 of 77		CE	Q / EA No) <u>.</u>

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not disrupt or divide the physical arrangement of an established community because no development is proposed. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with State and County of Riverside policies and regulations so that proposed digital signs would not create barriers (roadways, storm channels, utility transmission lines, etc.) that would divide an established community. Digital signage proposals would be required to apply for a Plot Plan, which would be reviewed and approved by the County. The changing of an advertising message or customary maintenance of a legally existing Outdoor Advertising Display shall not require a Plot Plan and would be ministerially reviewed and approved. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not disrupt or divide the physical arrangement of an established community. Impacts would be less than significant.

b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not cause a direct physical change in the environment that would cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an

Impact with Significant Mitigation Impact	

environmental effect because no development is proposed. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with applicable State and County of Riverside policies and regulations governing land use, including those aimed at reducing a potentially significant environmental effect. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause a direct physical change in the environment that would cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

MINERAL RESOURCES Would the project:			
25. Mineral Resourcesa) Result in the loss of availability of a known mineral resource that would be of value to the region or the residents of the State?		\boxtimes	
b) Result in the loss of availability of a locally- important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?		\boxtimes	
c) Potentially expose people or property to hazards from proposed, existing, or abandoned quarries or mines?		\boxtimes	

Source(s): Riverside County General Plan Figure OS-6 "Mineral Resources Area."

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

Potentially Significant	Less than Significant	Less Than	No Impact
Impact	with	Significant	mpdot
	Mitigation	Impact	
	Incorporated		

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not result in the loss of availability of a known mineral resource that would be of value to the region or the residents of the State, nor result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan, because no development is proposed. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing mining and mineral resources. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not result in the loss of availability of a known mineral resource that would be of value to the region or the residents of the State, nor result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan. Impacts would be less than significant.

c) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not expose people or property to hazards from proposed, existing, or abandoned quarries or mines because no development is proposed. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any

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subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing mining and mineral resources. A digital signage project is not the type of project that would involve surface mining or other mining activities that would expose people or property to hazards from quarries or mines. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not expose people or property to hazards from proposed, existing, or abandoned quarries or mines Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

NOISE Would the project result in:			
 26. Airport Noise a) For a project located within an airport land use plan or, where such a plan has not been adopted, within two (2) miles of a public airport or public use airport would the project expose people residing or working in the project area to excessive noise levels? 			
b) For a project located within the vicinity of a private airstrip, would the project expose people residing or working in the project area to excessive noise levels?		\boxtimes	

Source(s): Riverside County General Plan Figure S-20 "Airport Locations," County of Riverside Airport Facilities Map

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not expose people residing or working in the project area to excessive airport noise levels because no development is proposed. Impacts would be less than significant.

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal. State and County of Riverside policies and regulations governing airport noise levels, including potential ALUC review. The ordinance amendment states that within and Airport Influence Area, proposed Digital Display signage shall be submitted to the Airport Land Use Commission for review and compliance with the applicable Airport Land Use Compatibility Plan. The ordinance amendment also states that no propellers, flags, or other noise creating devices, and no architectural embellishments which utilize mechanical or natural forces for motion shall be permitted. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not result in exposing people residing or working in the project area to excessive airport noise levels. Impacts would be less than significant.

<u>Mitigation:</u> No mitigation is required.

Monitoring: No monitoring is required.

27. Noise Effects by the Project a) Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan, noise ordinance, or applicable standards of other agencies?			
b) Generation of excessive ground-borne vibration or		\square	
ground-borne noise levels?			

Source(s): Riverside County General Plan, Table N-1 ("Land Use Compatibility for Community Noise Exposure"), Project Application Materials

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to

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the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not cause the generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan, noise ordinance, or applicable standards of other agencies because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing construction and operational noise levels. The ordinance amendment states that no propellers, flags, or other noise creating devices, and no architectural embellishments which utilize mechanical or natural forces for motion shall be permitted. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. However, any future digital signs would not be anticipated to require significant levels of construction noise levels and operationally would not be anticipated to generate significant amounts of noise. Thus, the proposed ordinance amendment would not result in the generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan, noise ordinance, or applicable standards of other agencies. Impacts would be less than significant.

b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not cause the generation of excessive ground-borne vibration or ground-borne noise levels because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

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The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing construction and operational vibration levels. The ordinance amendment states that no propellers, flags, or other noise creating devices, and no architectural embellishments which utilize mechanical or natural forces for motion shall be permitted. Because these devices are not allowed, noise and vibration impacts are not anticipated to occur. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not result in the generation of excessive ground-borne vibration or ground-borne noise levels. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

PALEONTOLOGICAL RESOURCES:			
 28. Paleontological Resources a) Directly or indirectly destroy a unique paleonto-logical resource, site, or unique geologic feature? 		\boxtimes	

Source(s): Riverside County General Plan Figure OS-8 "Paleontological Sensitivity"

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not directly or indirectly destroy a unique paleontological resource, site, or unique geologic feature because no development would occur with the processing of an amendment. Impacts would be less than significant.

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	Mitigation	Impact	
	Incorporated		

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing paleontological or geologic resources. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Additionally, most sign permits would only involve minor ground disturbance. Thus, the proposed ordinance amendment would not directly or indirectly destroy a unique paleontological resource, site, or unique geologic feature. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

POPULATION AND HOUSING Would the project:			
29. Housing a) Induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?			
b) Displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere?		\boxtimes	
c) Create a demand for additional housing, particularly housing affordable to households earning 80% or less of the County's median income?		\boxtimes	

Source(s): Project Application Materials, GIS database, Riverside County General Plan Housing Element

Findings of Fact:

a-c) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to

Potentially Significant Impact	Less than Significant with	Less Than Significant	No Impact
	Mitigation Incorporated	Impact	

the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not induce population growth directly or indirectly, displace people from housing, or create a demand for housing because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal. State and County of Riverside policies and regulations governing housing needs and population growth. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Regardless, the implementation of digital signs would not lead to any population growth, displacement of individuals, or other potential impacts as they relate to population and housing. Thus, the proposed ordinance amendment would not induce population growth directly or indirectly, displace people from housing, or create a demand for housing. Impacts would be less than significant.

<u>Mitigation:</u> No mitigation is required.

Monitoring: No monitoring is required.

PUBLIC SERVICES Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered government facilities or the need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the following public services: \boxtimes

30. Fire Services	
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Source(s): Riverside County General Plan Safety Element

Findings of Fact:

Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

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Potentially	Less than	Less	No
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	Mitigation	Impact	
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The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not result in environmental impacts associated with fire services because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations involving fire service needs and performance objectives. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Regardless, any future digital signs would not be anticipated to create any undue hazards or impacts to fire services or create any additional fire hazards. Thus, the proposed ordinance amendment would not cause environmental impacts associated with fire services. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

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Source(s): Riverside County General Plan

Findings of Fact:

Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed

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Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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digital signage projects. The proposed ordinance amendment would not result in environmental impacts associated with sheriff services because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations involving sheriff service needs and performance objectives. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Regardless, any future digital signs would not be anticipated to create any undue impacts on sheriff services. Thus, the proposed ordinance amendment would not cause environmental impacts associated with sheriff services. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

32.	Schools		\boxtimes	

Source(s): School District information, GIS database

Findings of Fact:

Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not result in environmental impacts associated with school facilities or services because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potentially Significant	Less than Significant	Less Than	No Impact
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Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations involving school facility service needs and performance objectives. Any future digital signage applications be anticipated to create any undue impacts on school services. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause environmental impacts associated with school facilities or services. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

		33.				\boxtimes	
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Source(s): Riverside County General Plan

Findings of Fact:

Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not result in environmental impacts associated with library facilities or services because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with

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CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations involving library facility service needs and performance objectives. Regardless, any future digital signs would not be anticipated to create any undue impacts on library services. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause environmental impacts associated with library services. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

34.	Health Services			\square	
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Source(s): Riverside County General Plan

Findings of Fact:

Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not result in environmental impacts associated with health services because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations involving health facility service needs and performance objectives. Regardless, any future digital signs would not be anticipated to create any undue impacts on health services. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be

Potentially Significant Impact	Less than Significant with Mitigation	Less Than Significant Impact	No Impact
Impact			

entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause environmental impacts associated with health services. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

RECREATION Would the project:			
35. Parks and Recreation a) Increase the use of existing neighborhood or regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?		\boxtimes	
b) Include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?		\boxtimes	
c) Be located within a Community Service Area (CSA) or recreation and park district with a Community Parks and Recreation Plan (Quimby fees)?		\boxtimes	

Source(s): GIS database, Ord. No. 460, Section 10.35 (Regulating the Division of Land – Park and Recreation Fees and Dedications), Ord. No. 659 (Establishing Development Impact Fees), Parks & Open Space Department Review

Findings of Fact:

a-c) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not cause environmental impacts to recreational facilities or be subject to recreational development fees because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the

Potentially Significant Impact	Less than Significant with	Less Than Significant	No Impact
	Mitigation	Impact	
	Incorporated		

development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing recreational facilities. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would not be anticipated to create any undue impacts on parks or recreational facilities. Thus, the proposed ordinance amendment would not cause environmental impacts to recreational facilities. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

36. Recreational Trails		\boxtimes	
a) Include the construction or expansion of a trail			
svstem?			

Source(s): Riverside County General Plan Figure C-6 Trails and Bikeway System

Findings of Fact:

Refer to response 35 a-c). Impacts to recreational facilities would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

TRANSPORTATION Would the project:			
37. Transportation		\boxtimes	
a) Conflict with a program, plan, ordinance, or policy			
addressing the circulation system, including transit, roadway,			
bicycle, and pedestrian facilities?			
b) Conflict or be inconsistent with CEQA Guidelines		\square	
_section 15064.3, subdivision (b)?			
c) Substantially increase hazards due to a geometric		\square	
design feature (e.g., sharp curves or dangerous			
_intersections) or incompatible uses (e.g. farm equipment)?			
d) Cause an effect upon, or a need for new or altered		\square	
maintenance of roads?		\square	
e) Cause an effect upon circulation during the pro-			
ject's construction?			

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CEQ / EA No.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
f) Result in inadequate emergency access or access to nearby uses?			\boxtimes	
Source(s): Riverside County General Plan, Project Application Materials	\$			

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not conflict with circulation plans or policies and would not be inconsistent with vehicle miles traveled (VMT) policy because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside programs, plans, policies, or ordinances addressing transportation/circulation. The requirements stated in the ordinance amendment provide standards that shall be complied with that would reduce visual distractions/hazards to drivers. The standards require digital display controls, limits hours of operation, regulates design, dimming/brightness, luminance, transitions, materials and physical movement of displays. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Any future digital signs would not be anticipated to generate substantial numbers of traffic or cause any other transportation impacts. Thus, the proposed ordinance amendment would not cause environmental impacts to transportation/circulation. Impacts would be less than significant.

c-d) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

Potentially Significant	Less than Significant	Less Than	No Impact
Impact	with Mitigation	Significant	Impaor
	Incorporated		

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not cause an effect upon circulation during construction or result in inadequate emergency access because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with State and County of Riverside roadway and access engineering design and maintenance requirements. Implementing projects would require review and approval from the County to verify circulation hazards and roadway maintenance issues are minimized. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause an effect upon circulation during construction or result in inadequate emergency access. Impacts would be less than significant.

e-f) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not cause an effect upon circulation during construction or result in inadequate emergency access because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any

Potentially Significant	Less than Significant	Less Than	No Impact
Impact	with Mitigation	Significant Impact	
	Incorporated	-	

subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with State and County of Riverside roadway and access engineering design and maintenance requirements. Implementing projects would be required to submit construction circulation and emergency access plans that would be reviewed and approved by the County. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause an effect upon circulation during construction or result in inadequate emergency access. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

38. Bike Trails

a) Include the construction or expansion of a bike system or bike lanes?

Source(s): Riverside County General Plan

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not include the circulation or expansion of a bike system or bike lanes because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Due to the nature of signage projects, it is unlikely and not anticipated that a digital signage project would involve the construction or expansion of a bike system or include bike lanes. However, to

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not include the circulation or expansion of a bike system or bike lanes. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

TRIBAL CULTURAL RESOURCES Would the project cause a substantial adverse change in the significance of a Tribal Cultural Resource, defined in Public Resources Code section 21074 as either a site, feature, place, or cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American Tribe, and that is:

39. Tribal Cultural Resources a) Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as defined in Public Resources Code section 5020.1 (k)?		\boxtimes	
b) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1? (In applying the criteria set forth in subdivision (c) of Public Resources Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American tribe.)			

Source(s): County Archaeologist, AB52 Tribal Consultation

a-b) Less Than Significant Impact

The California Environmental Quality Act, effective July 2015, has required that the County address Tribal Cultural Resources. Tribal Cultural Resources are those resources with inherent tribal values that are difficult to identify through the same means as archaeological resources. These resources can be identified and understood through direct consultation with the tribes who attach tribal value to the resource. Tribal cultural resources may include Native American archaeological sites, but they may also include other types of resources such as cultural landscapes or sacred places. The appropriate treatment of tribal cultural resources is determined through consultation with tribes.

In compliance with AB52, notices regarding this project were mailed to all requesting tribes.

Potentially Significant Impact	Less than Significant with Mitigation	Less Than Significant Impact	No Impact
	Incorporated		

No response was received from the Pechanga Band of Luiseno Indians, Soboba Band of Mission Indians, Rincon Band of Luiseno Indians, the Santa Rosa Band of Cahuilla Indians, Ramona Band of Cahuilla Mission Indians, Pala Band of Mission Indians, Augustine Band of Cahuilla Indians, Agua Caliente Band of Cahuilla Indians, Pala Band of Mission Indians, Gabrieleno Band of Mission Indians- Kizh Nation, Gabrieleno Tongva- San Gabriel Band of Mission Indians, Cabazon Band of Mission Indians, Morongo Band of Mission Indians, Cahuilla Band of Indians or the Colorado River Indian Tribe.

The Quechan Indian Nation responded in an email dated June 12, 2023, deferring consultation to closer tribes.

The San Manuel Band responded in an email dated July 5, 2023, requesting consultation.

After staffing changes, it was decided that they band was no longer interested in commenting

on this project and consultation was concluded July 24, 2023.

No Tribal Cultural Resources were identified by any of the tribes. Therefore, impacts to Tribal

Cultural Resources are considered to be less than significant.

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. As determined through the Assembly Bill 52 (AB52) Consultation process, the proposed ordinance amendment would not cause a substantial adverse change in the significance of a Tribal Cultural Resource because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Due to the nature of signage projects, it is unlikely and not anticipated that a digital signage project would involve development that would cause a substantial adverse change in the significance of a Tribal Cultural resource because implementing digital sign project would be reviewed to see if AB52 consultation would be required. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause a substantial adverse change in the significance of a Tribal Cultural Resource. Impacts would be less than significant.

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CEQ / EA No.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
UTILITIES AND SERVICE SYSTEMS Would the project:				
40. Water a) Require or result in the relocation or construction of new or expanded water, wastewater treatment, or storm water drainage systems, whereby the construction or relocation would cause significant environmental effects?				
b) Have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry, and multiple dry years?			\boxtimes	
Source(s): Project Application Materials, Service Provider				
Findings of Fact:				
a b) Less Then Significant Impact				

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not result in construction, relocation or expansion of water, wastewater treatment or storm drainage systems, no water supply availability because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Due to the nature of signage projects, it is unlikely and not anticipated that a digital signage project would involve the construction or expansion of water, wastewater or stormwater facilities. Installation of signage would not involve water use, generation of wastewater, or create water runoff that would utilize a storm drain system. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to

,	Less than Significant	Less Than	No Impact
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meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not result in construction, relocation or expansion of water, wastewater treatment or storm drainage systems, no water supply availability. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

41. Sewer a) Require or result in the construction of new wastewater treatment facilities, including septic systems, or expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects?		
b) Result in a determination by the wastewater treatment provider that serves or may service the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?		

Source(s): Department of Environmental Health Review, Service Provider

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not cause environmental impacts to any sewer facilities because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Due to the nature of signage projects, it is unlikely that any digital signage project would require or result in the construction or expansion of wastewater treatment facilities. A digital signage project would not generate wastewater that would require treatment and would not impact any

Potentially Significant	Less than Significant	Less Than	No Impact	
Impact	with Mitigation	Significant Impact		
	Incorporated	-		

existing wastewater treatment plant capacity. Thus, there would be no environmental effects caused by a future digital signage project. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause environmental impacts to any sewer facilities. Impacts would be less than significant.

<u>Mitigation:</u> No mitigation is required.

Monitoring: No monitoring is required.

42. Solid Waste a) Generate solid waste in excess of State or Local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals?		
b) Comply with federal, state, and local management and reduction statutes and regulations related to solid wastes including the CIWMP (County Integrated Waste Management Plan)?		

Source(s): Riverside County General Plan, Riverside County Waste Management District correspondence, Service Provider

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not cause environmental impacts to any solid waste facilities because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the

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development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. A digital signage project may generate solid waste during installation of the sign and may involve some scrap electrical wires, plastic wrap, cardboard containers and any other relevant items that may be utilized to unpack and install digital signage. Any disposal of solid waste would be required to comply with federal, State and local regulations regarding solid waste reduction goals and waste management plans. Thus, there would be no environmental effects caused by disposal of solid waste from a future digital signage project. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause environmental impacts to any solid waste facilities. Impacts would be less than significant.

<u>Mitigation:</u> No mitigation is required.

Monitoring: No monitoring is required.

43. Utilities

Would the project impact the following facilities requiring or resulting in the construction of new facilities or the expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects?

a) Electricity?		\boxtimes	
b) Natural gas?		\boxtimes	
c) Communications systems?		\boxtimes	
d) Street lighting?		\boxtimes	
e) Maintenance of public facilities, including roads?		\boxtimes	
f) Other governmental services?		\boxtimes	

Source(s): Project Application Materials, Utility Service Providers

Findings of Fact:

a-f) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not impact utility facilities requiring or resulting in the construction of new facilities or the expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects because

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no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. The environmental analysis for each utility as indicated in Section 43, Utilities a-f) follows:

ELECTRICITY:

Refer to responses in Section 10, Energy. Construction and operation of a digital sign is anticipated to utilize a negligible amount of electricity. Most tools utilized for installation are either hand-held or are electrified with a charged battery, which utilizes minimal amounts of energy to charge. The sign would most likely be lit utilizing energy efficient LED technology that does not consume a significant amount of energy. Any implementing project is not anticipated to impact the energy facilities requiring or resulting in the construction of new facilities or the expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects because of the negligible amount of energy utilized for construction or operation. Impacts would be less than significant.

NATURAL GAS:

Due to the nature of a digital signage project, it is not anticipated that the construction or operation of a digital sign would require any use of natural gas. Any implementing project is not anticipated to impact the natural gas facilities requiring or resulting in the construction of new facilities or the expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects because of the negligible amount of energy utilized for construction or operation. Impacts would be less than significant.

COMMUNICATION SYSTEMS:

Due to the nature of a digital signage project, it is not anticipated that the construction or operation of a digital sign would require any significant utilization of a communication system. Any implementing project is not anticipated to impact a communication system requiring or resulting in the construction of new facilities or the expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects. Impacts would be less than significant.

STREET LIGHTING:

Due to the nature of a digital signage project, it is not anticipated that the construction or operation of a digital sign would be required to illuminate a street, parking lot or security lighting. It is unlikely that a digital sign would be used for street lighting. Any implementing project is not anticipated to impact street lighting facilities requiring or resulting in the construction of new facilities or the expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects. Impacts would be less than significant.

MAINTENANCE OF PUBLIC FACILITIES/ROADS:

Potent Signifi Impa	cant	Less than Significant with Mitigation	Less Than Significant Impact	No Impact
		Incorporated		

Due to the nature of a digital signage project, it is not anticipated that the construction or operation of a digital sign would trigger any required maintenance of public facilities or roads beyond what typically occurs. Any implementing project is not anticipated to impact public facilities or roads requiring or resulting in the construction of new facilities or the expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects. Impacts would be less than significant.

OTHER GOVERNMENTAL SERVICES:

Due to the nature of a digital signage project, it is not anticipated that the construction or operation of a digital sign would be required to utilize other governmental services. It is not known at this time what other governmental services would be involved with digital signage implementation. Any implementing project is not anticipated to impact other governmental services requiring or resulting in the construction of new facilities or the expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects. Impacts are considered less than significant.

However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not impact utility facilities requiring or resulting in the construction of new facilities or the expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

WILDFIRE If located in or near a State Responsibility Area ("SRA"), lands classified as very high fire
hazard severity zone, or other hazardous fire areas that may be designated by the Fire Chief, would
the project:

44. Wildfire Impacts a) Substantially impair an adopted emergency responseplan or emergency evacuation plan?		\boxtimes	
b) Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to, pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?			
c) Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?			

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
d) Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?				
e) Expose people or structures either directly or indirectly, to a significant risk of loss, injury, or death involving wildland fires?			\boxtimes	

Source(s): Riverside County General Plan Figure S-11 "Wildfire Susceptibility", GIS database, Project Application Materials

Findings of Fact:

a-e) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not cause environmental impacts or hazards caused by wildfires because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing emergency response, evacuation and risks resulting from the potential for wildfire events (i.e., landslides; exposure of people or structures to a significant risk of loss, injury, or death involving wildland fires; maintenance of associated infrastructure that may exacerbate risks, etc.). Future development would also be evaluated with relevance to the California Department of Forestry and Fire Protection (CAL FIRE) Severity Zone Maps relative to the potential for wildfire risk. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Regardless, any future digital signs would not be anticipated to create any undue hazards or impacts to fire services or create any additional fire hazards. Thus, the proposed ordinance amendment would not cause environmental impacts or hazards caused by wildfires. Impacts would be less than significant.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required				
MANDATORY FINDINGS OF SIGNIFICANCE Does the Pro-45. Have the potential to substantially degrade the quality			\square	
of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop				
below self- sustaining levels, threaten to eliminate a plant or				
animal community, substantially reduce the number or				
restrict the range of a rare or endangered plant or animal, or				
eliminate important examples of the major periods of California history or prehistory?				
Source(s): Staff Review, Project Application Materials				
Findings of Fact:				

Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not substantially degrade the quality of the environment, substantially reduce the habitat of fish or wildlife species, cause a fish or wildlife populations to drop below self-sustaining levels, threaten to eliminate a plant or animal community, or reduce the number or restrict the range of a rare or endangered plant or animal, or eliminate important examples of the major periods of California history or prehistory because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and

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Potentially Significant Impact	Less than Significant with Mitigation	Less Than Significant Impact	No Impact
	Incorporated		

regulations pertaining to the installation and use of the signage. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause environmental impacts or hazards caused by wildfires. Impacts would be less than significant.

46. Have impacts which are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, other current projects and probable future projects)?

Source(s): Staff Review, Project Application Materials

Findings of Fact:

Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not have impacts which are individually limited, but cumulatively considerable because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations pertaining to the installation and use of the signage. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
proposed ordinance amendment would not have i cumulatively considerable. Impacts would be less the	•		ually limited	d, but
47. Have environmental effects that will caus substantial adverse effects on human beings, either direct or indirectly?			\boxtimes	
Source(s): Staff Review, Project Application Materials				
<u>Less Than Significant Impact</u> <u>Ordinance Amendment - Change of Zone No. CZ</u>	2000001			

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not have environmental effects that will cause substantial adverse effects on human beings, either directly or indirectly because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations pertaining to the installation and use of the signage. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not have environmental effects that would cause substantial adverse effects on human beings, either directly or indirectly. Impacts would be less than significant.

VI. EARLIER ANALYSES

Potentially Less than Significant Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Earlier analyses may be used where, pursuant to the tiering, program EIR, or other CEQA process, an effect has been adequately analyzed in an earlier EIR or negative declaration as per California Code of Regulations, Section 15063 (c) (3) (D). In this case, a brief discussion should identify the following:

Earlier Analyses Used, if any: N/A

Location Where Earlier Analyses, if used, are available for review:

Location: County of Riverside Planning Department 4080 Lemon Street 12th Floor Riverside, CA 92501

Revised: 3/13/2024 12:12 PM Y:\Planning Master Forms\Templates\CEQA Forms\EA-IS_Template.docx

<u>ORDINANCE NO. 348.5025</u>

AN ORDINANCE OF THE COUNTY OF RIVERSIDE AMENDING ORDINANCE NO. 348.5018 PROVIDING FOR LAND USE PLANNING AND ZONING REGULATIONS AND RELATED FUNCTIONS

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

Section 1. Section 19.2 of Ordinance No. 348.5018 is amended to read as follows: "SECTION 19.2. DEFINITIONS.

For purposes of this section of the ordinance, the following words or phrases shall have the following definitions.

- A. <u>Abandoned</u>. Any of the following:
 - 1. Any Outdoor Advertising Display that
 - a. Is allowed to continue for more than one year without a poster, bill, printing, painting, or other form of advertisement or message; or,
 - Does not appear on the inventory required by Section 19.3.B.12. of this ordinance; or,
 - 2. Any On-Site Advertising Structure or Sign that is allowed to continue for more than 90 days without a poster, bill, printing, painting, or other form of advertising or message for the purposes set forth in Section 19.2.M. of this ordinance.

B. <u>Digital Display</u>. An electronic message display that advertises the business name, business conducted, services rendered, or goods produced or sold upon the property on which the display is placed and exhibits static images through the use of grid lights, cathode ray projections, light emitting diode displays, plasma screens, liquid crystal displays, fiber optics, or other electronic media or technology, that may be changed remotely through electronic means. The ability to have a digital display only applies to On-Site Advertising Structures or Signs, which are defined in Section 19.2.M. of this ordinance.

1	C.	Display Face. The surface area available for the purpose of displaying an advertising
2		message. Display Face does not include the structural supports or lighting.
3	D.	Edge of the Right-of-Way. A measurement from the Edge of the Right-of-Way line
4		horizontally along a line normal or perpendicular to the centerline of the Freeway or
5		Highway.
6	E.	Free Standing Sign. Any sign which is supported by one or more columns or uprights
7		imbedded in the ground, and which is not attached to any building or structure.
8	F.	Freeway. A divided arterial Highway for through traffic with full control of access
9		and with grade separations at intersections.
10	G.	Highway. Roads, streets, boulevards, lanes, courts, places, commons, trails, ways or
11		other rights-of-way or easements used for or laid out and intended for the public
12		passage of vehicles or persons.
13	Н.	Illegal Outdoor Advertising Display. Any of the following:
14		1. An Outdoor Advertising Structure or outdoor advertising sign erected
15		without first complying with all applicable county ordinances and
16		regulations in effect at the time of its construction, erection or use.
17		2. An Outdoor Advertising Structure or Outdoor Advertising Sign that was
18		legally erected but whose use has ceased, or the structure upon which the
19		advertising display is placed has been Abandoned by its owner, and not
20		maintained or used for a period of not less than one year.
21		3. An Outdoor Advertising Structure or Outdoor Advertising Sign that was
22		legally erected which later became nonconforming as a result of the adoption
23		of an ordinance; the amortization period for the display provided by the
24		ordinance rendering the display nonconforming has expired; and
25		conformance has not been accomplished.
26		4. An Outdoor Advertising Structure or Outdoor Advertising Sign which does
27		not comply with this Article, the Outdoor Advertising Display Permit
28		referenced in Section 19.3.A. of this ordinance, the State Outdoor

1	Advertising permit referenced in Section 19.3.B.4. of this ordinance or any
2	related building permit.
3	5. An Outdoor Advertising Structure or Outdoor Advertising Sign which is a
4	danger to the public or is unsafe.
5	I. <u>Illegal On-Site Advertising Structure or Sign</u> . Any of the following.
6	1. An On-Site Advertising Structure or Sign erected without first complying
7	with all applicable County ordinances and regulations in effect at the time of
8	its construction, erection or use.
9	2. An On-Site Advertising Structure or Sign that was legally erected, but whose
10	use has ceased, or the structure upon which the advertising display is placed
11	has been Abandoned by its owner, and not maintained or used to identify or
12	advertise an ongoing business for a period of not less than 90 days.
13	3. An On-Site Advertising Structure or Sign that was legally erected which later
14	became nonconforming as a result of the adoption of an ordinance; the
15	amortization period for the display provided by the ordinance rendering the
16	display nonconforming has expired; and conformance has not been
17	accomplished.
18	J. <u>Maximum Height</u> . The highest point of the structure or sign measured from the
19	average natural ground level at the base of the supporting structure.
20	However, within the boundaries of the R-VC Zone (Rubidoux-Village Commercial),
21	mM aximum hH eight shall mean the height measured from the average adjacent
22	finish grade (excluding artificial berms and raised planters) to the uppermost portion
23	of the border of the surface area of the sign, except that:
24	1. Structural supports and non-sign architectural features may project above the
25	maximum height limit to the limits prescribed in the applicable zoning
26	ordinances and,
27	2. Signs affixed to the building may be placed at any height as long as the sign
28	conforms to the other regulations of this ordinance.

K. Noise Attenuation Barrier. A sound wall or other structure built by the California Department of Transportation to reduce noise impacts. L. Non-Commercial Structure or Sign. Any structure, housing, sign, device, figure, statuary, painting, display, message, placard or other contrivance, which is designed, constructed, created, engineered, intended or used to provide data or information that does not do any of the following: 1. Advertise a product or service for profit or for a business purpose; 2. Propose a commercial transaction; or, 3. Relate solely to economic interests. 10 M. On-Site Advertising Structure or Sign. Any structure, housing, sign, device, figure, statuary, painting, display, message placard, or other contrivance, or any part 12 thereof, which is designed, constructed, created, engineered, intended, or used to advertise, or to provide data or information that does either of the following: 14 1. Designates, identifies, or indicates the name of the business of the owner or occupant of the premises upon which the structure or sign is located or an immediately adjacent property with consent of the owner or occupant of that property. 2. Advertises the business conducted, services available or rendered, or the goods produced, sold, or available for sale, upon the premises where the structure or sign is located or an immediately adjacent property with consent of the owner or occupant of that property. N. Outdoor Advertising Display. Commonly known or referred to as an "off-site" or an "off-premises" billboard, an Outdoor Advertising Structure or Outdoor 24 Advertising Sign used for outdoor advertising purposes, not including On-Site Advertising Signs, as herein defined, and directional sign structures, as provided in Ordinance No. 679, as amended from time to time. О. Outdoor Advertising Sign. Any card, cloth, paper, metal, painted, plastic, or wooden sign of any character placed for outdoor advertising purposes and affixed to an

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Outdoor Advertising Display or Outdoor Advertising Structure.

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- P. <u>Outdoor Advertising Structure</u>. A structure of any kind or character erected, used or maintained for outdoor advertising purposes, upon which any poster, bill, printing, painting or other advertisement of any kind whatsoever may be placed, including statuary, for outdoor advertising purposes. Such structure shall be constructed or erected upon a permanent foundation or shall be attached to a structure having a permanent foundation.
- Q. <u>Scenic Highway</u>. Any officially designated state or county scenic highway as defined in Streets and Highway Code sections 154 and 261 et seq.
- R. <u>Shopping Center</u>. A parcel of land not less than three acres in size, on which there exists four or more separate business uses that have mutual parking facilities.
- S. <u>Significant Resources</u>. Any County, State or Federal site which has significant or potentially significant social, cultural, historical, archaeological, recreational or scenic resources, or which plays or potentially could play a significant role in promoting tourism. For the purposes of this Article, significant resources shall include, but not be limited to, the following:
 - 1. Riverside National Cemetery.

A strip, 660 feet in width, measured from the Edge of the Right-of-Way line on both sides of I-215 from the intersection of Van Buren Boulevard southerly to Nance Road, and on both sides of Van Buren Boulevard from the intersection of I-215 westerly to Wood Road.

- 2. Scenic Highways.
- A corridor 500 feet in width adjacent to both sides of all Highways within three-tenths (3/10) of a mile of any Regional, State, or Federal park or recreation area.

A corridor 500 feet in width adjacent to both sides of State Highway 74 (State Route 74) extending from its intersection with Interstate 15 to its intersection with Winchester Road (State Route 79), and from there easterly to the city

1			limits of the City of Hemet, on both sides of the road.		
2		5.	A corridor 500 feet in width adjacent to both sides of I-15 from the Riverside/		
3			San Diego County line northerly to the city limits of the City of Temecula.		
4		6.	A corridor 500 feet in width adjacent to both sides of Grand Avenue from		
5			the city limits of the City of Lake Elsinore, just northerly of Bonnie Lea		
6			Drive, to Clinton Keith Road, and adjacent to both sides of Clinton Keith		
7			Road from Interstate 15 to the city limits of the City of Murrieta.		
8		7.	A corridor 550 feet in width, measured from the Edge of the Right-of-Way		
9			line adjacent to both sides of Interstate 15, extending from its intersection		
10			with state Highway 60 southerly to the city limits of the City of Norco."		
11	Section 2.	Secti	on 19.3 of Ordinance No. 348 is amended to read as follows:		
12	"SECTION	19.3. O	9.3. OUTDOOR ADVERTISING DISPLAYS.		
13	А.	APP	PLICABILITY.		
14		1.	Prohibited Activities		
15			In addition to all other applicable Federal, State, and local laws, rules,		
16			regulations, and ordinances, no Outdoor Advertising Display shall be placed,		
17			erected, used, or maintained unless the Outdoor Advertising Display is in		
18			compliance with all provisions of this ordinance and an Outdoor Advertising		
19			Display permit has been issued by the County Planning Director in		
20			accordance with the provisions of this Section.		
21		2.	Zoning		
22			Notwithstanding any other provision in this Ordinance, Outdoor Advertising		
23			Displays shall be permitted provided the use is permitted in the underlying		
24			zone and the standards of this Article are met.		
25	B.	PERI	MIT PROCEDURE.		
26		1.	Land Use Entitlement Required.		
27			a. Outdoor Advertising Displays are permitted provided a plot plan is		
28			approved in accordance with the provisions of this Section.		

b.	The changing of an advertising message or customary maintenance
	of a legally existing Outdoor Advertising Display shall not require a
	plot plan pursuant to this Section.
2. <u>Apr</u>	olication.
a.	Applications for Outdoor Advertising Displays shall be submitted to
	the Planning Department on a form provided and accompanied by the
	filing fee set forth in Ordinance No. 671, as amended from time to
	time.
b.	The application shall consist of ten copies of a plot plan drawn to
	scale, containing the name, address or telephone number of the
	applicant, a copy of the current valid State Outdoor Advertising
	Display permit referenced in Section 19.3.B.4. of this ordinance and
	a general description of the property upon which the Outdoor
	Advertising Display is proposed to be placed.
с.	The plot plan shall show the precise location, type, and size of the
	proposed Outdoor Advertising Display, all property lines, zoning,
	and the dimensions, location of and distance to the nearest
	advertising displays, building, business districts, Significant
	Resources as defined by Section 19.2.S. of this ordinance, public and
	private roads, and other rights-of-way, building setback lines, and
	specifically planned future road right-of-way lines, and any and all
	other information required by the Planning Director such that the
	proposed display may be readily ascertained, identified, and
	evaluated.
3. <u>Issu</u>	ance/Denial.
The	Planning Director shall, within forty-five (45) days of the filing of a
com	plete permit application, approve and issue the Outdoor Advertising
Disj	play permit if the standards and requirements of this ordinance have been
	2. <u>Apr</u> a. b. c. 3. <u>Issu</u> The corr

met; otherwise, the permit shall be denied. Judicial review of a decision denying the permit shall be made by a petition for writ of administrative mandamus filed in the Riverside County Superior Court, in accordance with the procedure set forth in California Code of Civil Procedure, section 1094.8.

4. <u>Building Permit Required</u>.

In the event that the Planning Director issues an Outdoor Advertising Display permit, no person shall place, erect, use, maintain, alter, repair or relocate an Outdoor Advertising Display or connect an Outdoor Advertising Display to a power supply without first obtaining a building permit from the Riverside County Department of Building and Safety.

5. <u>Revocation</u>.

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Any Outdoor Advertising Display permit which has been issued as a result of a material misrepresentation of fact by the applicant or his agent, whether or not a criminal prosecution is initiated therefore, or which does not comply with this Article, the State Outdoor Advertising Display permit referenced in Section 19.3.B.4. of this ordinance or any related building permit may be revoked by the Planning Director. The Planning Director shall forthwith give written notice of revocation to the applicant. Unless the permittee files with the Planning Department a written request for a hearing within 10 days of the date the notice was mailed, the Planning Director's decision to revoke will be considered final. Failure to timely file a written request for a hearing constitutes a waiver of the right to a hearing. Notice of the hearing shall be given by mail to the permittee. The timely filing of a written notice to appeal shall stay the revocation until such time as the Planning Director issues their decision to grant or deny the appeal. Within 30 days after notice is given, or if a hearing is requested, within 30 days from the date of mailing the Planning Director's decision to deny the appeal, any Outdoor Advertising Display authorized by the Outdoor Advertising Display permit shall be removed at

1			the permittee's expense. Failure to remove the display within 30 days shall	
2			be deemed a separate violation of this ordinance.	
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4	С.	PERN	IIT STANDARDS.	
5		1.	General Plan.	
6			Outdoor Advertising Displays shall be consistent with the Riverside County	
7			Comprehensive General Plan.	
8		2.	Zoning.	
9			Outdoor Advertising Displays are permitted only in the C-1/C-P, M-SC, M-	
10			M, and M-H Zones provided that the display meets all of the other	
11			requirements of the zoning classification and this Article. Outdoor	
12			Advertising Displays are expressly prohibited in all other zones.	
13		3.	Height.	
14			The Maximum Height of an Outdoor Advertising Display shall not exceed a	
15			height of 25 feet from the roadbed of the adjacent Freeway or Highway to	
16			which the display is oriented, or a Maximum Height of 25 feet from the grade	
17			on which it is constructed, whichever is greater.	
18		4.	<u>Setbacks</u> .	
19			No Outdoor Advertising Display shall be erected within an established	
20			setback or building line, or within road right-of-way lines or future road	
21			right-of-way lines as shown on any Specific Plan of Highways. A minimum	
22			setback from the property line of one foot shall be required. No person shall	
23			place, erect, use or maintain any Outdoor Advertising Display located within	
24			660 feet from the Edge of the Right of Way line of, and the copy which is	
25			visible from, any primary Highway without first obtaining a valid State	
26			Outdoor Advertising Display permit.	
27		5.	Poles.	
28			A maximum of two steel poles are allowed for support of an Outdoor	

Advertising Display.

6. <u>Roof Mounts</u>.

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No Outdoor Advertising Display shall be affixed on or over the roof of any building and no display shall be affixed to the wall of a building so that it projects above the parapet of the building. For the purposes of this Section, a mansard style roof shall be considered a parapet.

7. <u>Number of Displays</u>.

No more than one proposed Outdoor Advertising Display per application shall be permitted.

8. <u>Number of Display Faces</u>.

No more than two display faces per Outdoor Advertising Display shall be permitted. Only single face, back-to-back and V-type displays shall be allowed provided that they are on the same Outdoor Advertising Structure and provided that the V-type displays have a separation between display faces of not more than 25 feet.

9. <u>Display Face Size</u>.

No Outdoor Advertising Display shall have a total surface area of more than 300 square feet.

10. <u>Display Movement</u>.

No Outdoor Advertising Display shall move or rotate, to display any moving and/or rotating parts. No propellers, flags, or other noise creating devices, and no architectural embellishments which utilize mechanical or natural forces for motion, shall be permitted. Use of daylight reflective materials or electronic message boards using flashing, intermittent or moving light or lights is prohibited, provided, however, that electronic message boards displaying only time and/or temperature for periods of not less than 30 seconds is permitted.

11. <u>Mobile Displays</u>.

No person shall place, use, maintain, or otherwise allow a mobile vehicle, trailer, or other advertising display not permanently affixed to the ground, as defined in Section 19.2.N. of this ordinance, to be used as an Outdoor Advertising Display.

12. <u>Display Inventory</u>.

In order to evaluate and assess Outdoor Advertising Displays within the unincorporated area of Riverside County, within 180 days of the effective date of this ordinance and on each fifth anniversary after the effective date of this ordinance, and upon notice, each display company with Outdoor Advertising Displays within the unincorporated area of the County shall submit to the Riverside County Department of Building and Safety, a current Inventory of the Outdoor Advertising Displays they currently own and/or maintain within the unincorporated area of the County. Failure to submit a current or accurate inventory shall be deemed to be a separate violation of this ordinance.

13. <u>Lighting and Illumination of Displays</u>.

An Outdoor Advertising Display may be illuminated, unless otherwise specified, provided that the displays are so constructed that no light bulb, tube, filament, or similar source of illumination is visible beyond the display face. Displays making use of lights to convey the effect of movement or flashing, intermittent, or variable intensity shall not be permitted. Displays shall use the most advanced methods to insure the most energy efficient methods of display illumination. Within the Palomar Observatory Special Lighting Area, all displays shall comply with the requirements of Ordinance No. 655, as amended from time to time. <u>An Outdoor Advertising Display</u> may not have any Digital Display.

14. <u>Spacing</u>.

No Outdoor Advertising Display shall be located within 500 feet in any

direction from any other Outdoor Advertising Display on the same side of the Highway; provided, however, that if in a particular zone a different interval shall be stated, the spacing interval of the particular zone shall prevail. No Outdoor Advertising Display shall be erected within the boundary of any Significant Resource as defined in Section 19.2.S. of this ordinance. No Outdoor Advertising Display shall be located within 150 feet of property for which the zoning does not allow advertising displays; provided, however, that an Outdoor Advertising Display may be placed within 150 feet of property for which zoning does not allow displays, if at the time an application for an Outdoor Advertising Display permit is applied for, there is no existing residential structure or an approved building permit for a residential structure within 150 feet of the location of the proposed Outdoor Advertising Display.

15. <u>Identification</u>.

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No person shall place, erect, use or maintain an Outdoor Advertising Display and no Outdoor Advertising Display shall be placed, erected, used or maintained anywhere within the unincorporated area of the County unless there is securely fastened thereto and on the front display face thereof, the name of the Outdoor Advertising Display owner in such a manner that the name is visible from the Highway. Any display placed, erected, or maintained without this identification shall be deemed to be placed, erected, and maintained in violation of this Section.

D. HEIGHT ADJUSTMENTS.

The owner of an existing Outdoor Advertising Display that complied with all applicable federal, state, and local laws, rules, and regulations in effect at the time it was erected may apply for a height adjustment on the form provided by the Planning Department accompanied by the filing fee set forth in Ordinance No. 671, as amended from time to time. The Planning Director shall, within forty-five (45) days of the filing of a complete height adjustment application, approve the height adjustment if the height adjustment standards set forth in Subsection D. of this Section are met; otherwise, the height adjustment shall be denied.

E. HEIGHT ADJUSTMENT STANDARDS.

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A height adjustment in excess of the Maximum Height authorized under this ordinance shall be approved if all of the following height adjustment standards are met:

- The Outdoor Advertising Display is not an Illegal Outdoor Advertising Display;
- 2. The Outdoor Advertising Display is oriented towards a Freeway;
- The Outdoor Advertising Display is within one hundred (100) feet of the nearest Edge of the Right-of-Way line of the Freeway;
- A Noise Attenuation Barrier was fully constructed between the Outdoor Advertising Display and the Edge of the Right-of-Way line of the Freeway after the Outdoor Advertising Display was fully constructed;
- 5. A line_-of _sight study shows that the Noise Attenuation Barrier prevents the display face of the Outdoor Advertising Display from being completely visible to vehicles in one or more approaching Freeway traffic lanes at a point six hundred and sixty (660) feet from the Outdoor Advertising Display. The six hundred and sixty (660) feet shall be measured from the middle of the display face to the middle of each approaching Freeway traffic lane. The line-_of _sight study shall be prepared at the owner's expense in accordance with the Planning Department's line-_of study protocol;

6. The Maximum Height adjustment shall be no more than what is required to make the display face of the Outdoor Advertising Display completely visible to vehicles in all approaching Freeway traffic lanes at a point six hundred and sixty (660) feet from the display as shown by the line-_of-_sight study. In no event, however, shall the Maximum Height of an Outdoor Advertising Display adjusted under this Section exceed a height of forty (40) feet from the roadbed of the adjacent Freeway towards which the Outdoor Advertising Display is oriented, or a Maximum Height of forty (40) feet from the grade on which it is constructed, whichever is greater;

- 7. The owner of any Outdoor Advertising Display that obtains a height adjustment pursuant to this Section shall also obtain a building permit from the Riverside County Department of Building & Safety before increasing the height of the Outdoor Advertising Display;
- 8. Other than the increase in height, nothing in this Section shall be deemed to allow the relocation or enlargement of an existing Outdoor Advertising Display. Nor shall this Section be deemed to allow the angle of orientation of the Outdoor Advertising Display to be altered or to allow an increase in the number of display faces on the existing Outdoor Advertising Display.

F. ENFORCEMENT.

Wherever the officials responsible for the enforcement of administration of this ordinance or their designated agents, have cause to suspect a violation of this article, or whenever necessary to investigate either an application for the granting, modification, or any action to suspend or revoke an Outdoor Advertising Display permit, or whenever necessary to investigate a possible violation, such persons may lawfully gain access to the appropriate parcel of land upon which a violation is believed to exist. The following provisions shall apply to the violations of this article:

- 1. All violations of this article committed by any person, whether as agent, employee, officer, principal, or otherwise, shall be a misdemeanor.
- Every person who knowingly provides false information on an Outdoor Advertising Display permit application shall be guilty of a misdemeanor.
- 3. Every person who fails to stop work on an Outdoor Advertising Display,

when so ordered by the Director of the Riverside County Building and Safety Department or the Planning Director, or their designees shall be guilty of a misdemeanor.

4. Every person who, having received notice to appear in court to answer a related charge, willfully fails to appear, shall be guilty of a misdemeanor.

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- 5. A misdemeanor may be prosecuted by the County in the name of the People of the State of California or may be redressed by civil action. Each violation is punishable by a fine of not more than one thousand dollars (1,000.00), or by imprisonment in the County jail for a term of not more than six months, or by both fine and imprisonment.
- Every person found guilty of a violation shall be deemed guilty of a separate offense for every day during a portion of which the violation is committed, continued, or permitted by such person.
- 7. Every Illegal Outdoor Advertising Display and every abandoned Outdoor Advertising Display is hereby declared to be a public nuisance and shall be subject to abatement by repair, rehabilitation, or removal in accordance with the requirements of Ordinance No. 457, as amended from time to time.
- G. NONCONFORMING OUTDOOR ADVERTISING DISPLAYS.

Every Outdoor Advertising Display which does not conform to this ordinance shall be deemed to be a nonconforming sign and shall be removed or altered in accordance with this ordinance as follows:

 Any Outdoor Advertising Display which was lawfully in existence prior to the effective date of the enactment of Ordinance No. 348.2496 (July 16, 1985) shall be abated or brought into conformance with these provisions by July 17, 1990.

 Any Outdoor Advertising Display which was lawfully in existence prior to the effective date of the enactment of Ordinance No. 348.2856 (June 30, 1988) but after the effective date of the enactment of Ordinance No.

1		348.2496 (July 16, 1985) shall be abated or brought into conformance with		
2		these provisions by July 1, 1993.		
3	3.	Any Outdoor Advertising Display which was lawfully in existence prior to		
4		the effective date of Ordinance No. 348.2989 but after the effective date of		
5		the enactment of Ordinance No. 348.2856 (June 30, 1988) shall be abated or		
6		brought into conformance with these provisions within eleven years of the		
7		effective date of Ordinance No. 348.2989 (June 20, 1989).		
8	4.	If Federal or State law requires the County to pay just compensation for the		
9		removal of any such lawfully erected but nonconforming Outdoor		
10		Advertising Display, it may remain in place until just compensation as		
11		defined in the Eminent Domain Law (Title 7, of Part 3 of the Code of Civil		
12		Procedure) is paid.		
13	H. ILL	EGAL AND ABANDONED OUTDOOR ADVERTISING DISPLAYS.		
14	1.	All Illegal Outdoor Advertising Displays and all abandoned Outdoor		
15		Advertising Displays shall be removed or brought into conformance with		
16		this ordinance immediately.		
17	2.	The procedures, remedies, and penalties for violation of this Article and		
18		Illegal Outdoor Advertising Displays and Abandoned Outdoor Advertising		
19		Displays for recovery of costs related to enforcement are provided for in		
20		Ordinance No. 725, as amended from time to time, which is incorporated		
21		herein by this reference.		
22	3.	In enforcing Ordinance No. 725 as it relates to Illegal Outdoor Advertising		
23		Displays and Abandoned Outdoor Advertising Displays, the notice required		
24		to be given to owner of the property shall also be given to all of the following:		
25		a. The owner of the sign, if the identification plate required by Business		
26		and Professions Code sections 5362 and 5363 is affixed; and,		
27		b. The advertiser, if any, identified on the sign provided the address of		
28		the advertiser can reasonably be determined.		

1	I.	REL	OCATED OUTDOOR ADVERTISING DISPLAYS.
2		1.	Approved Outdoor Advertising Displays may be relocated to another area
3			on the same property or another property subject to an approved relocation
4			agreement with the County in accordance with the provisions of this
5			Subsection. Except as provided in this Subsection, a relocated Outdoor
6			Advertising Display shall be subject to all the permit procedures and
7			standards described in this Article.
8		2.	The County may, at its discretion, enter into a relocation agreement with the
9			property owner for Outdoor Advertising Display relocation agreement when:
10			a. The original location of the Outdoor Advertising Display is within a
11			contemplated public right-of-way; and,
12			b. The Outdoor Advertising Display complied with all applicable
13			County ordinances and regulations in effect at the time it was erected.
14		3.	An Outdoor Advertising Display located on a parcel that is zoned to prohibit
15			Outdoor Advertising Displays may be relocated to another place on that
16			same parcel pursuant to a relocation agreement in accordance with the
17			provisions of this Subsection.
18		4.	An Outdoor Advertising Display located in an area defined in this Article as
19			a Significant Resource may also, pursuant to such an agreement, be relocated
20			to an area defined as a Significant Resource whether the area is on the same
21			parcel or a different parcel in accordance with the provisions of this
22			Subsection."
23	Section 3.	Secti	ion 19.4 of Ordinance No. 348 is amended to read as follows:
24	"SECTION	19.4. O	N-SITE ADVERTISING STRUCTURES AND SIGNS.
25	А.	APP	LICABILITY <u>.</u>
26		1.	Prohibited Activities.
27			In addition to all other applicable Federal, State, and local laws, rules,
28			regulations, and ordinances, no On-Site Advertising Structure or Sign shall

1			be pl	aced, erected, used, or maintained unless the On-Site Advertising
2			Struct	ture or Sign is in compliance with all provisions of this ordinance and
3			an Or	n-Site Advertising Structure or Sign permit has been issued by the
4			Coun	ty Planning Director in accordance with the provisions of this Section.
5		2.	Zonir	lg
6			Notw	ithstanding any other provision in this Ordinance, On-Site Advertising
7			Struct	tures and Signs shall be permitted provided the use is permitted in the
8			under	lying zone and the standards of this Article are met.
9	B.	PER	MIT PR	OCEDURES.
10		1.	Land	Use Entitlement Required.
11			On-Si	ite Advertising Structures or Signs are permitted provided a plot plan is
12			appro	wed in accordance with the provisions of this Section.
13		2.	<u>Appli</u>	cation.
14			a.	Applications for On-Site Advertising Structures or Signs shall be
15				submitted to the Planning Department on a form provided and
16				accompanied by the filing fee set forth in Ordinance No. 671, as
17				amended from time to time.
18			b.	The application for On-Site Advertising Structures or Signs shall
19				consist of a plot plan drawn to scale, containing the name, address or
20				telephone number of the applicant, and a general description of the
21				property upon which the On-Site Advertising Structure or Sign is
22				proposed to be placed.
23			c.	The plot plan shall show the precise location, type, and size of the
24				proposed On-Site Advertising Structure or Sign, all property lines,
25				zoning, and the dimensions, location of and distance to the nearest
26				advertising displays, building, business districts, Significant
27				Resources as defined by Section 19.2.S. of this ordinance, public and
28				private roads, and other rights-of-way, building setback lines, and

1			specifically planned future road right-of-way lines, and any and all
2			other information required by the Planning Director such that the
3			proposed structure or sign may be readily ascertained, identified, and
4			evaluated.
5	2.	Issuan	ce/Denial.
6		a.	Permit Type.
7			Approval of plot plans for On-Site Advertising Structures or Signs
8			shall be ministerial, unless the sign has a Digital Display, in which
9			case the plot plan shall require a public hearing pursuant to
10			Subsection c. below.
11		b.	Plot Plans For On-Site Advertising Structures or Signs – Ministerial
12			<u>Approval</u> .
13			The Planning Director shall, within forty-five (45) days of the filing
14			of a complete permit application, approve and issue the On-Site
15			Advertising Structure or Sign permit if the standards and
16			requirements of this ordinance have been met; otherwise, the permit
17			shall be denied. Judicial review of a decision denying the permit shall
18			be made by a petition for writ of administrative mandamus filed in
19			the Riverside County Superior Court, in accordance with the
20			procedure set forth in California Code of Civil Procedure, Section
21			1094.8.
22		c.	Plot Plans For On-Site Advertising Structures or Signs – Public
23			Hearing.
24			Plot plans for On-Site Advertising Structures or Signs requiring a
25			public hearing require approval in accordance with the provisions of
26			Section 18.30 of this ordinance.
27	3.	<u>Buildi</u>	ng Permit Required.
28		In the	event that the Planning Director issues an On-Site Advertising

Structure or Sign permit, no person shall place, erect, use, maintain, alter, repair, or relocate an On-Site Advertising Structures or Signs or connect an On-Site Advertising Structures or Signs to a power supply without first obtaining a building permit from the Riverside County Building and Safety Department.

4. <u>Revocation</u>.

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Any On-Site Advertising Structure or Sign permit which has been issued as a result of a material misrepresentation of fact by the applicant or his agent, whether or not a criminal prosecution is initiated therefore, or which does not comply with this Article, or any related building permit may be revoked by the Planning Director. The Planning Director shall forthwith give written notice of revocation to the applicant. Unless the permittee files with the Planning Department a written request for a hearing within 10 days of the date the notice was mailed, the Planning Director's decision to revoke will be considered final. Failure to timely file a written request for a hearing constitutes a waiver of the right to a hearing. Notice of the hearing shall be given by mail to the permittee. The timely filing of a written notice to appeal shall stay the revocation until such time as the Planning Director issues their decision to grant or deny the appeal. Within 30 days after notice is given, or if a hearing is requested, within 30 days from the date of mailing the Planning Director's decision to deny the appeal, any On-Site Advertising Structure or Sign authorized by the On-Site Advertising Structure or Sign permit shall be removed at the permittee's expense. Failure to remove the On-Site Advertising Structure or Sign within 30 days shall be deemed a separate violation of this ordinance.

C. FREE_STANDING SIGNS.

1. <u>General.</u>

All Free Standing Signs may not be placed so that they interfere with

		the effectiveness of, or obscure any official traffic sign, device, or
		signal. Furthermore, they may not obstruct or physically interfere
		with the vision of drivers in approaching, merging, or intersecting
		traffic.
	<u>b.</u>	fAll Free Standing Signs On-Site Advertising Structures or
		Signs-must meet all other requirements as required by Federal and
		State regulations pertaining to advertising signs-within 660 feet of a
		Freeway.
	<u>2. Loca</u>	ated within 660 feet of the nearest Edge of the Right-of-Way line of a
	Free	way.
	The	standards for On-Site Advertising Signs that are Free Standing Signs
	and	located within 660 feet of the nearest Edge of the Right-of-Way line of
	a Fre	eeway in any zone are established as follows:
	a.	Maximum Height.
		The Maximum Height of a sign shall not exceed 50 feet. However, if
		the grade of the Freeway precludes visibility, a variance may be
		sought in accordance with Section 18.27 of this ordinance.
	b.	Maximum Surface Area.
		The maximum surface area of a sign shall not exceed the following
		allowable area based on the acreage or development area of the
		project site:
		1) Sites less than or equal to 15 acres shall not exceed 150 square
		feet; Less than 10 acres shall not exceed 100 square feet;
		2) Sites larger than 15 acres but less than 20 acres shall not
		exceed 200 square feet;
		3) Sites 20 acres or more but less than 30 acres shall not exceed
		300 square feet; and,
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1	4) Sites 30 acres or more shall not exceed 400 square feet.2)
2	<u>—————————————————————————————————————</u>
3	acres shall not exceed 200 square feet;
4	3) Parcels of more than 20 acres but less than 30 acres shall not
5	exceed 300 square feet; and,
6	4) Parcels of more than 30 acres shall not exceed 400 square
7	<u>feet.</u>
8	<u>c. Digital Display.</u>
9	The sign may include a Digital Display subject to the provisions of
10	Subsection 19.4.E.
11	150 square feet except that for those project sites having an area in excess of 15
12	acres, the allowable area of a sign shall be 10 square feet per acre of the project site, up to
13	no more than 400 square feet in surface area. The entire allowable area of a sign can be
14	comprised of a Digital Display, however framing of the Digital Display with architectural
15	elements is encouraged.
16	c. No more than two Display Faces per On-Site Advertising Structure
16 17	c. No more than two Display Faces per On-Site Advertising Structure or Sign shall be permitted. Only single face, back-to-back, and v-
17	or Sign shall be permitted. Only single face, back-to-back, and v-
17 18	or Sign shall be permitted. Only single face, back-to-back, and v- shaped displays shall be allowed. For On-Site Advertising Structures
17 18 19	or Sign shall be permitted. Only single face, back-to-back, and v- shaped displays shall be allowed. For On-Site Advertising Structures or Signs with two sides, the maximum total sign area that shall be
17 18 19 20	or Sign shall be permitted. Only single face, back-to-back, and v- shaped displays shall be allowed. For On-Site Advertising Structures or Signs with two sides, the maximum total sign area that shall be permitted is twice the sign area permitted for the sign. Each side of
17 18 19 20 21	or Sign shall be permitted. Only single face, back-to-back, and v- shaped displays shall be allowed. For On-Site Advertising Structures or Signs with two sides, the maximum total sign area that shall be permitted is twice the sign area permitted for the sign. Each side of the sign shall be the same size.
17 18 19 20 21 22	or Sign shall be permitted. Only single face, back to back, and v- shaped displays shall be allowed. For On-Site Advertising Structures or Signs with two sides, the maximum total sign area that shall be permitted is twice the sign area permitted for the sign. Each side of the sign shall be the same size. d. Architectural framing or asymmetrical shapes surrounding the sign,
 17 18 19 20 21 22 23 	or Sign shall be permitted. Only single face, back to back, and v- shaped displays shall be allowed. For On-Site Advertising Structures or Signs with two sides, the maximum total sign area that shall be permitted is twice the sign area permitted for the sign. Each side of the sign shall be the same size. d. Architectural framing or asymmetrical shapes surrounding the sign, not considered part of the allowable signage area, and not exceeding
 17 18 19 20 21 22 23 24 	or Sign shall be permitted. Only single face, back to back, and v- shaped displays shall be allowed. For On-Site Advertising Structures or Signs with two sides, the maximum total sign area that shall be permitted is twice the sign area permitted for the sign. Each side of the sign shall be the same size. d. Architectural framing or asymmetrical shapes surrounding the sign, not considered part of the allowable signage area, and not exceeding 25 percent of each Display Face, are permitted provided the
 17 18 19 20 21 22 23 24 25 	or Sign shall be permitted. Only single face, back to back, and v- shaped displays shall be allowed. For On-Site Advertising Structures or Signs with two sides, the maximum total sign area that shall be permitted is twice the sign area permitted for the sign. Each side of the sign shall be the same size. d. Architectural framing or asymmetrical shapes surrounding the sign, not considered part of the allowable signage area, and not exceeding 25 percent of each Display Face, are permitted provided the following apply:
 17 18 19 20 21 22 23 24 25 26 	or Sign shall be permitted. Only single face, back to back, and v- shaped displays shall be allowed. For On-Site Advertising Structures or Signs with two sides, the maximum total sign area that shall be permitted is twice the sign area permitted for the sign. Each side of the sign shall be the same size. d. Architectural framing or asymmetrical shapes surrounding the sign, not considered part of the allowable signage area, and not exceeding 25 percent of each Display Face, are permitted provided the following apply: 1) The requested modification does not result in additional glare, light

1		2)	With the exception of the requested modification, the proposed sign
2			complies with all other applicable standards.
3		e.	On-Site Advertising Structures or Signs may not be placed so that
4			they interfere with the effectiveness of, or obscure any official traffic
5			sign, device, or signal. Furthermore, they may not obstruct or
6			physically interfere with the vision of drivers in approaching,
7			merging, or intersecting traffic.
8		f.	On-Site Advertising Structures or Signs must meet all other
9			requirements as required by Federal and State regulations pertaining
10			to advertising signs within 660 feet of a Freeway.
11	2 <u>3</u> .	Comm	nercial Zones and Industrial Zones.
12		The s	tandards for On-Site Advertising Signs that are Free Standing Signs,
13		locate	d in commercial zones and industrial zones (C-1/C-P, C-T, C-P-S, C-
14		R, C-0	O, R-VC, I-P, M-SC, M-M, M-H, M-R, M-R-A), and not located within
15		660 f	eet of the nearest Edge of the Right-of-Way line of a Freeway are
16		establ	ished as follows:
17		a.	Maximum Height.
18			The Maximum Height of a sign shall not exceed 20 feet.
19		b.	Maximum Surface Area.
20			The maximum surface area of a sign shall not exceed 50 square feet
21			or 0.25 percent (1/4 of 1 percent) of the total existing building floor
22			area in a Shopping Center, whichever is greater, except that in any
23			event, no sign shall exceed 200 square feet in surface area.
24		<u>c.</u>	Digital Display.
25			The sign may include a Digital Display subject to the provisions of
26			Subsection 19.4.E. The entire allowable area of a sign may be
27			comprised of a Digital Display, however framing of the Digital
28			Display with architectural elements is encouraged.

1	c. No more than two Display Faces per On-Site Advertising
2	Structure or Sign shall be permitted. Only single face and back-to-
3	back displays shall be allowed. For On-Site Advertising Structures
4	or Signs with two sides, the maximum total sign area that shall be
5	permitted is twice the sign area permitted for the sign. Each side of
6	the sign shall be the same size.
7	d. Architectural framing or asymmetrical shapes surrounding
8	the sign, not considered part of the allowable signage area, and not
9	exceeding 25 percent of each Display Face, are permitted provided
10	the following apply:
11	<u>1) The requested modification does not result in additional glare,</u>
12	light trespass, or nuisance to neighboring properties or surrounding
13	uses; and,
14	2) With the exception of the requested modification, the
15	proposed sign complies with all other applicable standards.
16	e. On-Site Advertising Structures or Signs may not be placed so
17	that they interfere with the effectiveness of, or obscure any official
18	traffic sign, device, or signal. Furthermore, they may not obstruct or
19	physically interfere with the vision of drivers in approaching,
20	merging, or intersecting traffic.
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22	<u>34</u> . <u>All Other Locations</u> .
22	
22	The standards for On-Site Advertising Signs that are Free Standing Signs in
	The standards for On-Site Advertising Signs that are Free Standing Signs in all other zones not identified in Section 19.4.C.2. or Section 19.4.C.3. of this
23	
23 24	all other zones not identified in Section 19.4.C.2. or Section 19.4.C.3. of this
23 24 25	all other zones not identified in Section 19.4.C.2. or Section 19.4.C.3. of this ordinance and not located within 660 feet of the nearest Edge of the Right-
23 24 25 26	all other zones not identified in Section 19.4.C.2. <u>or Section 19.4.C.3.</u> of this ordinance and not located within 660 feet of the nearest Edge of the Right- of-Way line of a Freeway are established as follows:

1	b. <u>Maximum Surface Area.</u>
2	The maximum surface area of a sign shall not exceed 50 square feet.
3	c. <u>Digital Display.</u>
4	The sign shall not have a Digital Display, except for a Child Day Care
5	Center, K-12 school, public park, Youth Center, Place of Public
6	Assembly, or public facility which may include a Digital Display,
7	subject to the provisions of Subsection 19.4.E
8	5. Shopping Centers.
9	Notwithstanding the maximum surface area standards of Subsections
10	19.4.C.2.b., 19.4.C.3.b., and 19.4.C.4.b., Shopping Centers may utilize the
11	following alternative standards for calculating the maximum surface area of
12	<u>a sign:-</u>
13	a. Maximum Surface Area.
14	The maximum surface area of a sign may not exceed 50 square feet
15	or 0.25 percent (1/4 of 1 percent) of the total existing building floor
16	area in a Shopping Center, which-ever is greater, except in any event,
17	no sign shall exceed 200 sq. ft. in surface area.
18	D. NUMBER OF ON-SITE ADVERTISING STRUCTURES OR SIGNS THAT ARE
19	FREE STANDING SIGNS, BOTH DIGITAL AND NON-DIGITAL – ALL
20	LOCATIONS.
21	1. Not more than one Free Standing Sign shall be permitted on a parcel of land.
22	a. <u>Exception</u> : For Shopping Centers only, if a Shopping Center has
23	frontage on two or more streets, two Free Standing Signs may be
24	permitted provided all of the following standards are met:
25	1) The two signs are not located on the same street;
26	2) The two signs are at least 100 feet apart;
27	3) One sign does not exceed 100 square feet in surface area and
28	20 feet in height; and,

1				4) Only one of the signs may include a Digital Display.
2		2	- For Fr	ee Standing Signs within 660 feet of a Freeway, a Free Standing Sign
3			with a	Digital Display shall not be located within 1,000 feet of another
4			Digita	1 Display located on the same street.
5		<u>32</u> .	Mobil	e Displays Prohibited.
6			No pe	rson shall place, use, maintain, or otherwise allow a mobile vehicle,
7			trailer	, or other advertising display not permanently affixed to the ground to
8			be use	d as an on-site advertisement.
9	E.	DIGI	TAL DI	SPLAY REQUIREMENTS.
10		Digit	al Displa	ays are only permitted for Free Standing Signs and shall comply with
11		the <u>all</u>	<u>l of the</u> fo	ollowing standards:
12		1.	<u>Prohib</u>	vited Locations.
13			Digita	l Displays are shall not be located within the following areas:
14			a.	Mount Palomar Special Light District Zone "A",
15			b.	Within the proposed Chuckwalla National Monument area, when
16				established, or
17			c.	Temecula Valley Wine Country Policy Area.
18		2.	Orient	ation of Digital Display.
19			<u>On-Si</u>	te Advertising Structures or Signs may not be placed so that they
20			interfe	ere with the effectiveness of, or obscure any official traffic sign, device,
21			or sign	nal. Furthermore, they may not obstruct or physically interfere with the
22			vision	of drivers in approaching, merging, or intersecting traffic.
23		<u>3.</u>	Displa	y Face.
24			a <u>.</u>	Number of Display Faces. No more than two Display Faces per On-
25				Site Advertising Structure or Sign shall be permitted. Only single
26				face, back-to-back, and v-shaped displays shall be allowed. For On-
27				Site Advertising Structures or Signs with two sides, the maximum
28				total sign area that shall be permitted is twice the sign area permitted

1	for the sign. Each side of the sign shall be the same size.
2	b. SurfaceSize Area of Digital Display.
3	1) The Maximum Height and maximum surface area of a Digital
4	Display shall conform with the standards for Free Standing
5	Signs within Section 19.4.C.
6	2) The entire allowable area of a sign can be comprised of a
7	Digital Display, however architectural framing of the Digital
8	Display with architectural elements is encouraged.
9	3) Architectural framing or asymmetrical shapes surrounding
10	the sign, are not considered part of the allowable signage area,
11	and not exceeding 25 percent of each Display Face, are
12	permitted provided the following apply:
13	i. The requested modification does not result in
14	additional glare, light trespass, or nuisance to
15	neighboring properties or surrounding uses; and,
16	ii. With the exception of the requested modification, the
17	proposed sign complies with all other applicable
18	<u>standards.</u>
19	<u>4. Content.</u>
20	<u>a. General.</u>
21	The content of a Digital Display shall be consistent with the
22	definition of "On-Site Advertising Structure or Signs" in Section
23	19.2. of this ordinance.
24	b. Emergency Information.
25	Upon reasonable request by the County, the Digital Display may be
26	required to display emergency information on behalf of the County.
27	c. Community Information.
28	The applicant may request to have their Digital Display become part
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of a County-maintained list to voluntarily display community information on behalf of the County. 5. Controls. All Digital Displays shall be controllable by the combination of a photocell that measures available daylight and remote adjustment capabilities that control the luminance levels of the display, and utilize automatic dimming technology, include a default mechanism that causes the display to revert immediately to a black screen, if the display malfunctions in a way that causes the display to wholly or partly flash. Hours of Operation. 36. Digital Displays shall be allowed 24-Hours a day, except where the Digital Display is located on a property within 300 feet of another property areas that isare zoned for residential or conservation (R-R, R-R-O, R-1, R-1A, R-A, R-2. R-2A. R-3, R-3A. R-T. R-T-R. R-4. R-5. R-6. R-7. W-2, R-D, N-A, W-2-M, W-1, WC-W, WC-WE. WC-E. WC-R) or is described for conservation, the hours of operation shall be limited to between 6 am to 10 pm. The 300 foot distance is measured from the nearest points of the respective two-property lines, using a direct straight line measurement without regard to intervening structures. 47. Design. Digital Displays shall have non-reflective, black, consistent, linear a. louvers, from end to end, above and below each individual row of light emitting diodes or similar light producing element. Digital Displays shall have a black, ribbed background or an b. acceptable alternative, at the discretion of the Planning Director, to prevent light refraction, reflection, and diffusion. Digital Displays shall not emit audible sound, odor, or any type of c. particulate matter.

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<u>58</u> .	Dimm	Dimming and Brighteningness.		
	a.	Digital Displays shall have a consistently maintained photocell with		
		brightness keyed to an astronomical calendar and capabilities to		
		slowly brighten throughout morning twilight to dawn for a period of		
		20-30 minutes and to slowly dim throughout evening twilight after		
		dusk to sunset for a period of 20-30 minutes.		
	b.	Brightening and dimming will be at a rate of 1% dimming increments		
		performed approximately every 12 seconds at the fastest speed.		
	c.	Digital Display dimming capabilities shall be able to be enacted		
		automatically, in a pre-scheduled fashion or manually (minimum of		
		64 levels).		
	d.	Dimming capabilities shall be able to be controlled physically on-site		
		as well as with software which can be accessed remotely from		
		operator's location and updated instantly.		
	e.	Digital Displays shall be able to reach 1% of dimming while		
		maintaining the full range of the color spectrum.		
	f.	All Digital Displays must comply with all applicable laws and		
		regulations concerning brightness, including, without limitation,		
		California Vehicle Code Section 21466.5.		
<u>69</u> .	Lumir	nance.		
	<u>a.</u>	Luminance Levels. The luminance of any Digital Display shall		
		transition smoothly at a consistent rate of speed from the daytime		
		luminance level to the nighttime luminance level, beginning at sunset		
		and concluding the transition to nighttime intensity level no less than		
		15 minutes after sunset. The brightness of the Digital Display shall		
		not exceed the following:		
		1)a. During Standard Time (1st Sunday in November to 2nd		
		Sunday in March)		

1	1 <u>i</u>	<u>.</u> 1)	7:00 a.m. to sunset: 7,500 Candelas/meter squared.
2	2	<u>.)ii.</u>	Sunset to 7:30 p.m.: 600 Candelas/meter squared.
3	3	<u>ii.</u> 3)	7:30 p.m. to 7:00 a.m.: 450 Candelas/meter squared.
4	4 <u>2)</u> b. [During	Daylight Savings Time (2nd Sunday in March to 1st
5	5 S	Sunday	v in November)
6	6 <u>i</u> .	<u>.</u> 1)	7:00 a.m. to sunset: 7,500 Candelas/meter squared.
7	7	<u>2)ii.</u>	Sunset to 10:00 p.m.: 600 Candelas/meter squared.
8	8	<u>ii.</u> 3)	10:00 p.m. to 7:00 a.m.: 450 Candelas/meter squared.
9	9 <u>b</u> e. <u>Luminar</u>	nce Tra	ansitions.
10	0 The brig	ghtness	sluminance of any Digital Display shall transition
11	1 smoothly	<u>y from</u>	one luminance level to another, beginning 15 minutes
12	2 <u>before th</u>	<u>ne next</u>	t luminance level, with the exception of the transition
13	3 from the	from the nighttime luminance level to daytime luminance, which	
14	4 shall beg	shall begin no sooner than 7:00 am and conclude no sooner than 7:45	
15	5 <u>am.Begi</u>	am.Beginning 45 minutes prior to sunset and concluding 45 minutes	
16	6 after sur	after sunset, the Digital Display shall transition smoothly at a	
17	7	consistent rate from the permitted daytime brightness level to the	
18	8 permitte	permitted brightness level during the sunset to 7:30 p.m. or sSunset	
19	9 to 10:00	to 10:00 p.m. period, as applicable. For all other transitions,	
20	0 Bbeginn	Bbeginning 15 minutes prior to the required time, the Digital Display	
21	1 shall also	o trans	sition smoothly at a consistent rate from the permitted
22	2 brightne	<u>ss_leve</u>	el to the next brightness level permitted between the
23	3	next time of day. for the Sunset to 7:30 p.m. or Sunset to 10:00 p.m.	
24	4 period to	period to the 7:30 p.m. to 2:00 a.m. or 10:00 p.m. to 2:00 a.m. period	
25	5 as applie	able.	
26	6 <u>c</u> d . <u>Luminar</u>	<u>nce Me</u>	easurement.nt of Brightness.
27	7 The brig	htness	of the Digital Display shall be measured from ground
28	8 level at	the ne	earest residential property outside of the combined

1		boundaries of the project area. The measured maximum brightness
2		shall be based on the luminance levels of the white display portion of
3		the Sign. For Digital Display, the red, green, and blue outputs shall
4		be turned to full ON at the time of testing. A calibrated luminance
5		meter shall be used to measure the luminance intensity of the Digital
6		Display in nits in accordance with the luminance meter
7		manufacturer's operational instructions. The luminance
8		measurements should not be taken at oblique angles that exceed 60
9		degrees off-axis from the face of the Sign.
10	7 <u>10</u> .	Digital Display Transitions.
11		Digital Display transitions shall comply with the following requirements:
12		a. Instantaneous image changes shall not be allowed;
13		b. The image refresh shall occur through a seamless transition from one
14		image to the next with no strobing effect and shall not give the
15		appearance of moving text or images;
16		c. The sign shall use still images only and shall not use flashing,
17		blinking, scintillating, blinking, traveling, intermittent, or moving
18		lights or produce the optical illusion of movement or use animation
19		or videos;
20		d. Refresh rate of a Digital Display shall not be more frequent than one
21		refresh event every six seconds;
22		e. Sign image must remain static between refreshes; and,
23		f. Display messages are not allowed to scroll.
24	<u>811</u> .	Compliance with Riverside County Lighting Ordinances.
25		Within the Palomar Observatory Special Lighting Area, all displays shall
26		comply with the requirements of County Ordinance No. 655, as amended
27		from time to time. All displays and lighting shall comply with Ordinance No.
28		915 Regulating Outdoor Lighting, as amended from time to time.

9<u>12</u>. <u>Airport Influence Areas</u>.

Within an Airport Influence Area, the proposed Digital Display shall be submitted to the Airport Land Use Commission for review and compliance with the applicable Airport Land Use Compatibility Plan.

103. <u>Material</u>.

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All new signs and support sign support structures shall be made of noncombustible materials or plastics approved by both the Riverside County Fire Department and Building and Safety Department. In the case of new untested materials, the applicant shall submit a sample of material to both the Riverside County Fire Department and Building and Safety Department for approval.

114. <u>Physical Movement</u>.

No Digital Display, or portion thereof, shall move or rotate, to display any moving and/or rotating parts. No propellers, flags, or other noise creating devices, and no architectural embellishments which utilize mechanical or natural forces for motion, shall be permitted. Use of daylight reflective materials, such as mirrored glass, are prohibited.

F. SIGNS AFFIXED TO BUILDINGS - ALL AREAS.

 No On-Site Advertising Sign shall be affixed on, above or over the roof of any building, and no On-Site Advertising Sign shall be affixed to the wall of a building so that it projects above the parapet of the building. For the purposes of this Section, a mansard style roof shall be considered a parapet.

2. The maximum surface area of signs affixed to a building shall be as follows:

a. <u>Front wall of building</u>.

The surface area of the sign shall not exceed ten percent of the surface area of the front face of the building.

b. <u>Side walls of a building</u>.

1			The surface area of the sign shall not exceed ten percent of the surface
2			area of the side face of the building.
3		c.	Rear wall of a building.
4			The surface area of the sign shall not exceed five percent of the
5			surface area of the rear face of the building.
6	G.	ON-SITE SU	BDIVISION SIGNS.
7		Shall be subje	ect to the following minimum standards:
8		1. No sig	gn shall exceed 100 feet in surface area.
9		2. No sig	gn shall be within 100 feet of any existing residence that is outside of
10		the sul	bdivision boundaries.
11		3. No mo	ore than two such signs shall be permitted for each subdivision.
12		4. No sig	gn shall be artificially lighted.
13	Н.	ON-SITE IDE	ENTIFICATION SIGNS.
14		On-site identi	fication signs affixed to the surface of walls, windows, and doors of
15		permanent str	ructures, which do not exceed four inches in letter height and do not
16		exceed four so	quare feet in area are permitted in addition to any other sign permitted
17		in this ordinar	nce.
18	I.	ON-SITE SIG	GNAGE ALONG SCENIC CORRIDORS DESIGNATED WITHIN
19		THE EASTE	ERN COACHELLA VALLEY AND WESTERN COACHELLA
20		VALLEY AR	EA PLANS.
21		The provisior	ns of Subsections A. through H. of this Section shall apply to areas
22		within the bou	undaries of the adopted Eastern Coachella Valley Area Plan (ECVAP)
23		and Western (Coachella Valley Area Plan (WCVAP), with the following exceptions:
24		1. In are	eas adjacent to scenic corridors as designated by the ECVAP or
25		WCV	AP, if a business chooses to advertise with a sign affixed to its primary
26		buildi	ng in lieu of a Free Standing Sign, then the maximum surface area of
27		the sig	gn affixed to the building shall not exceed the following:
28		a.	Front wall of building.

1				$-t\underline{T}$ en percent of the surface area of the front face of the building.
2			b. <u>Side walls of building.</u>	
3			-te <u>Te</u> n percent of the surface area of the side face of the building.	
4			c.	Rear wall of building.
5				$-t\underline{T}$ en percent of the surface area of the rear face of the building.
6		2.	Monur	nent Signs.
7			For m	onument signs, as defined within the policies of the ECVAP or
8			WCVA	AP, located along Highway or Freeway scenic corridors:
9			a.	For a single business or tenant advertised, maximum surface area
10				shall not exceed 150 square feet, and overall height shall not exceed
11				10 feet.
12			b.	For multiple businesses or tenants advertised, maximum surface area
13				shall not exceed 200 square feet, and overall height shall not exceed
14				12 feet.
15		3.	Sheath	ed-Support Signs.
15 16		3.		ed-Support Signs. eathed-support signs, as defined within the policies of the ECVAP or
	3	3.	For she	
16		3.	For she	eathed-support signs, as defined within the policies of the ECVAP or
16 17		3.	For she WCVA	eathed-support signs, as defined within the policies of the ECVAP or AP, located along Freeway scenic corridors:
16 17 18		3.	For she WCVA	eathed-support signs, as defined within the policies of the ECVAP or AP, located along Freeway scenic corridors: For locations within 330 feet of the nearest Edge of the Right-of-Way
16 17 18 19		3.	For she WCVA	eathed-support signs, as defined within the policies of the ECVAP or AP, located along Freeway scenic corridors: For locations within 330 feet of the nearest Edge of the Right-of-Way line of a Freeway:
16 17 18 19 20		3.	For she WCVA	 eathed-support signs, as defined within the policies of the ECVAP or AP, located along Freeway scenic corridors: For locations within 330 feet of the nearest Edge of the Right-of-Way line of a Freeway: 1) For a single business or tenant advertised, maximum surface
16 17 18 19 20 21		3.	For she WCVA	 eathed-support signs, as defined within the policies of the ECVAP or AP, located along Freeway scenic corridors: For locations within 330 feet of the nearest Edge of the Right-of-Way line of a Freeway: 1) For a single business or tenant advertised, maximum surface area shall not exceed 150 square feet, and overall height shall
 16 17 18 19 20 21 22 		3.	For she WCVA	 eathed-support signs, as defined within the policies of the ECVAP or AP, located along Freeway scenic corridors: For locations within 330 feet of the nearest Edge of the Right-of-Way line of a Freeway: 1) For a single business or tenant advertised, maximum surface area shall not exceed 150 square feet, and overall height shall be equal to that of the use advertised, up to a maximum of 25
 16 17 18 19 20 21 22 23 		3.	For she WCVA	 eathed-support signs, as defined within the policies of the ECVAP or AP, located along Freeway scenic corridors: For locations within 330 feet of the nearest Edge of the Right-of-Way line of a Freeway: 1) For a single business or tenant advertised, maximum surface area shall not exceed 150 square feet, and overall height shall be equal to that of the use advertised, up to a maximum of 25 feet.
 16 17 18 19 20 21 22 23 24 		3.	For she WCVA	 eathed-support signs, as defined within the policies of the ECVAP or AP, located along Freeway scenic corridors: For locations within 330 feet of the nearest Edge of the Right-of-Way line of a Freeway: 1) For a single business or tenant advertised, maximum surface area shall not exceed 150 square feet, and overall height shall be equal to that of the use advertised, up to a maximum of 25 feet. 2) For multiple businesses or tenants advertised, maximum
 16 17 18 19 20 21 22 23 24 25 		3.	For she WCVA	 eathed-support signs, as defined within the policies of the ECVAP or AP, located along Freeway scenic corridors: For locations within 330 feet of the nearest Edge of the Right-of-Way line of a Freeway: 1) For a single business or tenant advertised, maximum surface area shall not exceed 150 square feet, and overall height shall be equal to that of the use advertised, up to a maximum of 25 feet. 2) For multiple businesses or tenants advertised, maximum surface area shall not exceed 200 square feet, and overall
 16 17 18 19 20 21 22 23 24 25 26 		3.	For she WCVA	 eathed-support signs, as defined within the policies of the ECVAP or AP, located along Freeway scenic corridors: For locations within 330 feet of the nearest Edge of the Right-of-Way line of a Freeway: 1) For a single business or tenant advertised, maximum surface area shall not exceed 150 square feet, and overall height shall be equal to that of the use advertised, up to a maximum of 25 feet. 2) For multiple businesses or tenants advertised, maximum surface area shall not exceed 200 square feet, and overall height shall be equal to that of the use advertised, up to a maximum surface area shall not exceed 200 square feet, and overall height shall be equal to that of the use advertised, up to a maximum surface area shall not exceed 200 square feet, and overall height shall be equal to that of the use advertised, up to a

1	origination of a Freeway entrance:
2	1) For a single business or tenant advertised, maximum surface
3	area shall not exceed 150 square feet, and overall height shall
4	not exceed 35 feet.
5	2) For multiple businesses or tenants advertised, maximum
6	surface area shall not exceed 200 square feet, and overall
7	height shall not exceed 35 feet.
8	3) Neither a single-business sheathed-support sign nor a
9	multiple business sheathed-support sign shall be erected
10	along a Highway scenic corridor.
11	4) The minimum spacing between Free-Standing Signs located
12	within 330 feet of the nearest Edge of the Right-of-Way line
13	of the Freeway shall be that distance necessary so as not to
14	adversely obscure the visibility of adjacent On-Site
15	Advertising Structures or Signs that are Free Standing Signs.
16	5) For the purposes of Article XIX, any sign which would
17	otherwise meet the definition of "On-Site Advertising
18	Structures or Signs" in Section 19.2.M. of this ordinance shall
19	also be deemed to meet this definition if the sign advertises
20	the business conducted, services available or rendered, or the
21	goods produced, sold or available for sale on an adjacent
22	parcel cooperatively on a joint sign, provided that the
23	business on that adjacent parcel utilizes no other On-Site
24	Advertising Structure or Sign that is Free Standing located
25	on its parcel, and that a plot plan is submitted and approved
26	for the parcel containing the sign."
27	Section 4. Section 19.5 of this ordinance is amended to read as follows:
28	"SECTION 19.5. NON-COMMERCIAL STRUCTURES OR SIGNS.

1	Non-Commercial Structures or Signs shall be subject to the following provision: anywhere a					
2	display, structure or sign is permitted by this ordinance, a non-commercial message may be placed					
3	on such display, structure, or sign."					
4	Section 5. Existing Section 19.8 of this ordinance is renumbered as Section 19.6 of this					
5	ordinance.					
6	Section 6. Section 19.7 of this ordinance is deleted in its entirety.					
7	Section 7. Section 19.9 of this ordinance is deleted in its entirety.					
8	##					
9	##					
10	##					
11	##					
12	##					
13	Section 8. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its					
14	adoption.					
15	BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA					
16	OF RIVERSIDE, STATE OF CALIFORIUM					
17	By:					
18	Chairman, Board of Supervisors					
19	KIMBERLY RECTOR, CLERK OF THE BOARD					
20						
21	By:					
22	Deputy					
23	(SEAL)					
24						
25						
26	APPROVED AS TO FORM October 30,November 22, 2024					
27						
28	By:					
	36					

1	AARON C. GETTIS
2	Chief Deputy County Counsel
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RIVERSIDE COUNTY

PLANNING DEPARTMENT

REPORT OF ACTIONS

RIVERSIDE COUNTY PLANNING COMMISSION – April 3, 2024

COUNTY ADMINISTRATIVE CENTER

1st Floor, Board Chambers, 4080 Lemon Street, Riverside, CA 92501

1 st District	2 nd District	3 rd District	4 th District	5 th District
Shade Awad	Marissa Gruytch	Olivia Balderrama	Bill Sanchez	Romelio Ruiz
enade / mad	manoba erayton	Cirria Daidorrama	Chair	Vice- Chair

CALL TO ORDER: 9:00 a.m.

ROLL CALL: Members Present: Gruytch, Ruiz, Balderrama, Sanchez Members Absent: Awad

1.0 <u>CONSENT CALENDAR</u>:

NONE

- 2.0 <u>GENERAL PLAN AMENDMENT INITIATION PROCEEDINGS:</u> NONE
- 3.0 PUBLIC HEARINGS CONTINUED ITEMS:
- 3.1 **NONE**

4.0 **PUBLIC HEARINGS – NEW ITEMS:**

- CHANGE OF ZONE NO. 2000001 ADOPT AMENDMENT 4.1 TO ORDINANCE NO. 348 and INTENT TO ADOPT A NEGATIVE DECLARATION, previously circulated on July 28, 2023 - Applicant: Kok Development, Inc. - Engineer/ Representative: Arean Park - Location: Countywide -REQUEST: Change of Zone No. 2000001 is an amendment to Ordinance No. 348, Ordinance of the County of Riverside Providing for Land Use Planning and Zoning Regulations and Related Functions, Article XIX Advertising Regulations, Sections 19.2, through 19.5 regarding On-Site Advertising Structures and Signs, technical changes, and language clarifications. Change of Zone No. 2000001 will establish locations, development and operation standards, and a permitting process to allow for on-site digital signage. The intent of the digital signage is to provide information about onsite businesses only and is not for general advertising. Technical changes and language clarifications include the adjustment of formatting for defined terms, and the categorization or reorganization of text sections which do not change the intent or existing requirements within existing language. These changes apply to unincorporated areas of Riverside County. All Districts. Project Planner: Richard Marshalian at (951) 955-2525 or email at RMarshalian@rivco.org.
- 5.0 WORKSHOPS: NONE
- 6.0 <u>PUBLIC COMMENTS:</u> NONE
- 7.0 DIRECTOR'S REPORT:
- 8.0 COMMISSIONER'S COMMENTS:

ADJOURNMENT: 9:38am

Planning Commission Action:

Public Hearing: Closed

By a vote of 4-0, the Planning Commission recommends that the Board of Supervisors take the following actions:

ADOPT The Negative Declaration; and,

APPROVE Change of Zone No. 2000001.



RIVERSIDE COUNTY

PLANNING DEPARTMENT

MINUTE ORDER

RIVERSIDE COUNTY PLANNING COMMISSION – April 3, 2024

COUNTY ADMINISTRATIVE CENTER

1ST Floor, Board Chambers, 4080 Lemon Street, Riverside, CA 92501

I. AGENDA ITEM 4.1

CHANGE OF ZONE NO. 2000001 – ADOPT AMENDMENT TO ORDINANCE NO. 348 and INTENT TO ADOPT A NEGATIVE DECLARATION, previously circulated on July 28, 2023 – Applicant: Kok Development, Inc. – Engineer/Representative: Arean Park – Location: Countywide

II. PROJECT DESCRIPTION:

Change of Zone No. 2000001 is an amendment to Ordinance No. 348, Ordinance of the County of Riverside Providing for Land Use Planning and Zoning Regulations and Related Functions, Article XIX Advertising Regulations, Sections 19.2, through 19.5 regarding On-Site Advertising Structures and Signs, technical changes, and language clarifications. Change of Zone No. 2000001 will establish locations, development and operation standards, and a permitting process to allow for on-site digital signage. The intent of the digital signage is to provide information about onsite businesses only and is not for general advertising. Technical changes and language clarifications include the adjustment of formatting for defined terms, and the categorization or reorganization of text sections which do not change the intent or existing requirements within existing language. These changes apply to unincorporated areas of Riverside County. All Districts.

III. MEETING SUMMARY:

The following staff presented the subject proposal: Richard Marshalian at 951-955-2525or email at RMarshalian@rivco.org.

No one Spoke in favor

Spoke in opposition: Ruth Brissenden Jerry Singich Mark Carrington

No one spoke in a neutral position

IV. CONTROVERSIAL ISSUES: None.

V. PLANNING COMMISSION ACTION:

Public Comments: Closed Motion by Commissioner Sanchez, 2nd by Commissioner Gruytch By a vote of 4-0, (Commissioner Awad absent) the Planning Commission recommends that the Board of Supervisors take the following actions:

ADOPT The Negative Declaration; and,

APPROVE Change of Zone No. 2000001.



COUNTY OF RIVERSIDE PLANNING DEPARTMENT STAFF REPORT

SUBJECT: Change of Zone No. 2000001 is an amendment to Ordinance No. 348 Ordinance of the County of Riverside Providing for Land Use Planning and Zoning Regulations and Related Functions, Article XIX Advertising Regulations, Sections 19.2, through 19.5 regarding On-Site Advertising Structures and Signs, technical changes, and language clarifications. Change of Zone No. 2000001 will establish locations, development and operation standards, and a permitting process to allow for on-site digital signage. The intent of the digital signage is to provide information about onsite businesses only and is not for general advertising. Other technical changes and language clarifications include the adjustment of formatting for defined terms, and the categorization or reorganization of text sections which do not change the intent or existing requirements within existing language. These changes apply to unincorporated areas of Riverside County. All Districts. Adopt a Negative Declaration pursuant to CEQA. Project Planner: Richard Marshalian at 951-955-2525 or email at RMarshalian@rivco.org.

PROPOSED PROJECT	•	
Case Number(s):	CZ2000001	
Environmental Type:	Negative Declaration	
Area Plan No.		
Zoning Area/District:		
Supervisorial District:	All Districts	John Gildelmand
Project Planner:	Richard Marshalian	John Hildebrand, Planning Director 3/28/202
Project APN(s):		
Continued From:		

PROJECT DESCRIPTION AND LOCATION

Change of Zone No. 2000001, hereinafter referred to as the "Project", is an amendment to Ordinance No. 348, Ordinance of the County of Riverside Providing for Land Use Planning and Zoning Regulations and Related Functions, Article XIX Advertising Regulations, Sections 19.2, through 19.5 regarding On-Site Advertising Structures and Signs, technical changes, and language clarifications. This amendment will establish locations, development and operation standards, and a discretionary permitting process to allow for on-site digital signage. The intent of the digital signage is to provide information about onsite businesses only and is not for general advertising. Other technical changes and language clarifications include the adjustment

of formatting for defined terms, and the categorization or reorganization of text sections which do not change the intent or existing requirements within existing language.

The Project, as proposed, affects and applies to only the unincorporated areas of the entire County of Riverside where on-site advertising structures and signs are already permitted.

PROJECT RECOMMENDATION

STAFF RECOMMENDATIONS:

THAT THE PLANNING COMMISSION RECOMMENDS THAT THE BOARD OF SUPERVISORS TAKE THE FOLLOWING ACTIONS:

<u>ADOPT</u> the **NEGATIVE DECLARATION** based on the findings of the initial study and the conclusion that the project will not have a significant effect on the environment; and,

<u>APPROVE</u> CHANGE OF ZONE NO. 2000001 to approve the Ordinance No. 348 amendent to establish regulations for digital on-site advertising displays and other technical changes within the unincorporated areas of Riverside County based on the findings and conclusions incorporated into this staff report.

PROJECT BACKGROUND AND ANALYSIS

Background:

Currently, Ordinance No. 348, Section 19.4 allows on-site advertising signs but does not specify that these on-site signs are able to be digital. An on-site advertising sign is defined in Section 19.2 of Ordinance 348, and generally refers to any structure, device, or display that advertises a business or activity that is established on the lot the sign is established. On-site advertising signs are not Outdoor Advertising Displays or "Billboards", the standards for which are left unchanged. Many jurisdictions in Riverside County and surrounding areas allow digital displays for on-site advertising signs, either on a case-by-case basis, or following different permitting procedures and provided varying standards are met.

The proposed text amendment would allow on-site digital displays for a portion of the allowable area for on-site advertising displays, provided certain development standards are met and a discretionary permit is obtained.

The Project allows the ability to have a digital sign by creating a new definition for "digital display," which is defined as "an electronic message display that advertises the business name, business conducted, services rendered, or goods produced or sold upon the property on which the display placed and exhibits static images through the use of grid lights, cathode ray

projections, light emitting diode displays, plasma screens, liquid crystal displays, fiber optics, or other electronic media or technology, that may be changed remotely through electronic means." Furthermore, "the ability to have a digital display only applies to on-site advertising structures or signs." Digital displays are carefully controlled by the subsequently described development standards.

Additionally, the Project will establish development and operation standards based on the location of the proposed sign and a permitting process to allow for on-site digital signage. These sections are summarized below.

Standards for Establishment of On-Site Advertising Signs

Establishment and development standards for digital or conventional on-site advertising signs depend on their location, summarized below:

- <u>Within 660 feet of a freeway</u> A conventional or digital sign may not exceed 50 feet in height and the surface area of the sign cannot exceed 150 square feet, except that for those project sites having an area in excess of 15 acres, the allowable area of a sign shall be 10 square feet per acre of the project site, up to no more than 400 square feet in surface area.
- <u>Commercial and Industrial Zones</u> A digital sign must not exceed 20 feet in height and the surface areas of the sign cannot exceed 50 square feet or 0.25 percent (¼ of 1 percent) of the total existing building floor area in a shopping center, whichever is greater, except that in any event, no sign shall exceed 300 square feet.

Single face and back-to-back signs are allowed. For on-site advertising signs or structures with two sides, the maximum total sign area that shall be permitted is twice the sign area permitted for the sign. Each side of the sign shall be the same size.

3. <u>All other locations</u> – Digital signs are not permitted. No changes to location standards for conventional signs.

Digital Display Development and Operation Standards

Digital displays shall comply with standards found under Section 19.4, some of which are highlighted below:

1. Not more than one free-standing sign shall be permitted on a parcel of land, except that if a shopping center has frontage on two or more streets, the shopping center shall be permitted two free-standing signs, provided that the two signs are not located on the

same street; are at least 100 feet apart and the second sign does not exceed 100 square feet in surface area and 20 feet in height.

- 2. Hours of operation shall be 24 hours a day, except when the display is located within 300 feet of areas that are zoned for residential, conservation, or as limited by an approved Signage Program.
- 3. Dimming capabilities will be able to be controlled physically on-site as well as with software which can be accessed remotely from operator's location and updated instantly.
- 4. The luminance of any digital display shall transition smoothly at a consistent rate of speed from the Daytime Luminance Level to the Nighttime Luminance Level.
- 5. Digital display transition requirements include a rate of refresh of no more frequent than every six seconds.
- 6. No Digital Display, or portion thereof, shall move or rotate, to display any moving and/or rotating parts. No propellers, flags, or other noise creating devices, and no architectural embellishments which utilize mechanical or natural forces for motion, shall be permitted. Use of daylight reflective materials, such as mirrored glass, are prohibited.
- 7. Within the Palomar Observatory Special Lighting Area, all displays shall comply with the requirements of County Ordinance No. 655. All displays and lighting shall comply with Ordinance No. 915 Regulating Outdoor Lighting.
- 8. Additional requirements, including specifications for brightness and dimming are found in Section 19.4

Permitting Process

Change of Zone No. 2000001 establishes a permitting process for on-site digital signs, outlined in Section A, Permit Procedures. The permitting process would require discretionary approval of a plot plan with a public hearing, in accordance with specific findings in the proposed ordinance. In addition, for on-site conventional or digital displays exceeding the parameters in the ordinance, a request for relief could be requested via the plot plan, which would still be a discretionary action approved through a Director's Hearing. Thereafter, the action could be appealed at the Planning Commission.

Airport Land Use Commission (ALUC)

This is a County-wide proposed amendment to Ordinance No. 348 and as such, requires review and determination of consistency by the Airport Land Use Commission (ALUC). This Project was transmitted to ALUC, which subsequently provided a determination letter under File No. ZAP1073RG23, dated May 22, 2023, finding the proposed amendment to Ordinance No. 348 consistent with all Riverside County Airport Land Use Compatibility Plans.

Assembly Bill 52

The Project is subject to Assembly Bill (AB) 52, which requires that an opportunity for consultation be made available to Native American Tribes in the County. Request for consultation letters were sent out to the Tribes within Riverside County on June 12, 2023, with a response for consultation required on or before July 12, 2023. During the 30-day period, the San Manuel Band responded in an email dated July 5, 2023, requesting consultation. After staffing changes, it was decided that the band was no longer interested in commenting on this project and consultation was concluded July 24, 2023.

ENVIRONMENTAL REVIEW / ENVIRONMENTAL FINDINGS

An Initial Study (IS) and Negative Declaration (ND) have been prepared for this Project, in accordance with the California Environmental Quality Act (CEQA). The IS and ND represent the independent judgment of Riverside County. A Notice of Intent to Adopt a Negative Declaration was prepared and the documents were circulated for a 30-day public review period from July 27 to August 28, 2023. Since the environmental noticing period, the draft text amendment document was updated to require discretionary review of proposed digital signs. As a result of those changes, the environmental document was recirculated for additional review from March 13 to April 3, 2024. The documents supporting this determination are located at the Planning Department at 4080 Lemon Street, 12fh Floor, Riverside, CA 92502.

FINDINGS AND CONCLUSIONS

In order for the County to approve the proposed project, the following findings are required to be made:

- 1. Change of Zone No. 2000001 and the associated amendment to Ordinance No. 348 applies to all unincorporated areas of Riverside County.
- Change of Zone No. 2000001 and the associated amendment to Ordinance No. 348 modifies and adds new provisions to the existing Article XIX Advertising Regulations, Section 19.2 through 19.5, On-Site Advertising Structures and Signs, within Ordinance No. 348 (Land Use).

3. Change of Zone No. 2000001 and the associated amendment to Ordinance No. 348 is consistent with and in conformance with all elements of the Riverside County General Plan.

Specifically, General Plan Policy LU 7.1. states, "Require land uses to develop in accordance with the General Plan and area plans to ensure compatibility and minimize impacts." The provisions under this ordinance amendment will create a process that includes locations, development, and operation standards, and permitting requirements for digital signage, to ensure that the signage is compatible with the community. Furthermore, while this ordinance amendment applies countywide, each future application for an on-site digital sign will be evaluated individually.

Additionally, the General Plan Policy LU 8.1.b. states, "Accommodate the development of a balance of land uses that maintain and enhance Riverside County's fiscal viability, economic diversity, and environmental integrity." The provisions under this ordinance amendment will allow on-site digital signage intended to enhance the economic viability of the businesses on which the signs are located. Furthermore, it will allow businesses in unincorporated areas of the County to be competitive with businesses in surrounding jurisdictions that already allow larger on-site digital signs.

- 4. Change of Zone No. 2000001 and the associated amendment to Ordinance No. 348 is internally consistent with the provisions of Ordinance No. 348.
- 5. Change of Zone No. 2000001 and the associated amendment to Ordinance No. 348 was reviewed by the Riverside County Airport Land Use Commission (ALUC) and was determined to be consistent with their plans, having no major impacts.
- 6. Change of Zone No. 2000001 and the associated amendment to Ordinance No. 348 applies to digital on-site displays that shall comply with all applicable federal, state, and local laws, rules, and regulations in effect at the time that they are erected.
- 7. In compliance with Assembly Bill 52 (AB52), notices regarding this project were mailed to all requesting tribes on June 12, 2023. During the 30-day period, the San Manuel Band responded in an email dated July 5, 2023, requesting consultation. After staffing changes, it was decided that the band was no longer interested in commenting on this project and consultation was concluded July 24, 2023.

PUBLIC HEARING NOTIFICATION AND COMMUNITY OUTREACH

A 30-day public review period for the environmental document was from July 27 to August 28, 2023. At the beginning of the 30-day environmental noticing period, all cities in Riverside County and the California Department of Transportation (Caltrans) received notices about the Project. Two comment letters were received after the conclusion of the 30-day environmental noticing period. The City of Temecula submitted a comment letter on August 30, 2023 and the City of Menifee submitted a comment letter on September 1, 2023. A duly noticed public hearing was scheduled in front of the Planning Commission for September 20, 2023, and continued off calendar.

Revisions were made to the draft ordinance and environmental document and the environmental document was recirculated for a 20-day public review period from March 13, 2024 to April 3, 2024. A public hearing notice for this ordinance amendment was included in a publication of the Press Enterprise and Desert Sun newspapers. No additional comments were received as of the writing of this staff report.

ATTACHMENTS:

Attachment A: Initial Study/Negative Declaration

Attachment B: Draft Ordinance No. 348 Text Amendment

Attachment C: Draft Ordinance No. 348 Text Amendment (Redlined)

Attachment D: Comment Letters

Attachment E: Notice of Public Hearing

Haron A

3/28/2024

COUNTY OF RIVERSIDE ENVIRONMENTAL ASSESSMENT FORM: INITIAL STUDY

Environmental Assessment (CEQA / EA) Number: N/A Project Case Type (s) and Number(s): CZ2000001 Lead Agency Name: County of Riverside Planning Department Address: 4080 Lemon Street 12th Floor, Riverside, CA 92501 Contact Person: Richard Marshalian Telephone Number: 951-494-7555 Applicant's Name: KoK Development, Inc Applicant's Address: 24020 Lawson Road, Corona, CA 92883

I. PROJECT INFORMATION

Project Description: CHANGE OF ZONE NO. CZ2000001 – Intent to Adopt a Negative Declaration – provided a plot plan is approved at a public hearing in accordance with Section 18.30 of Ordinance No. 348. Applicant: Kok Development, Inc – Engineer/Representative: Arean Park. Location: Countywide.

REQUEST: Change of Zone No. CZ2000001 is an amendment to Ordinance No. 348.4978, Ordinance of the County of Riverside Providing for Land Use Planning and Zoning Regulations and Related Functions, Article XIX Advertising Regulations, Sections 19.2, through 19.5 regarding On-Site Advertising Structures and Signs, technical changes, and language clarifications. Change of Zone No. CZ2000001 will establish locations, development, and operation standards for various signs, and a permitting process to allow for on-site digital signage. Technical changes and language clarifications include the adjustment of formatting for defined terms, and the categorization or reorganization of text sections which do not change the intent or existing requirements within existing language.

Digital signage would be permitted for on-site advertising only (not general advertising) in various commercial and manufacturing/industrial zones provided all location and development standards are met and a plot plan is approved at a public hearing in according with Section 18.30 of Ordinance No. 348.

Location standards for digital signs include the following: limiting the distance between digital signs, including limits on free standing signs located within 660 feet of a freeway to 1,000 feet from another digital sign (applies to digital and non-digital signs); restrictions on location of signs; limitations on mobile displays; compliance standards where signs are located within special lighting areas or Airport Influence Areas.

Development standards for digital signs include the following: size limits to the display face; limitations to a maximum of two display faces; height limitation of 20 feet for signs not located within 660 feet of a freeway; , limitations to brightness/luminance, including specific brightness constraints tied to hours of the day; display controls, with the ability to control luminance levels and automatic dimming technology; display face is limited to 50 square feet in area, which can be increased for the building area of a shopping center up to a maximum of 200 square feet; limiting hours of operation for digital signs located within 300 feet of residential or conservation areas; materials must be non-reflective, black background and designed to further prevent light refraction and diffuse the light; all sounds or odors generation are not allowed; and limiting the number of freestanding signs to one sign per parcel, unless increased to two signs for certain shopping centers (applied to both digital and non-digital signs). No digital signs will be allowed to rotate or have other embellishments (e.g. propellers, flags). Lastly, no digital signs will be allowed that obstruct any traffic sign, signals, or cause any other traffic risks, including the vision of drivers approaching, merging, or intersecting traffic.

Along with other clarification changes, approval of all other On-Site Advertising Structures or Signs will remain ministerial provided all location and development standards are met. Updates to the On-Site Advertising

Structures or Signs sections shall apply to new signs and include the following: Increased maximum height of freestanding signs from 45 to 50 feet when located within 660 feet from the edge of a highway line, increased maximum allowable sign area, and architectural framing in excess of allowable sign area, provided a permit is obtained. The maximum surface area of a sign shall not exceed 150 square feet except for project sites with an area in excess of 15 acres, the sign area shall be 10 square feet per acre of the site up to a maximum of 400 square feet. Moreover, for onsite advertising freestanding signs not located within 660 feet of a freeway and located within a commercial or manufacturing/industrial zone, the signs will be limited to the following: signs shall be limited to 20 feet in height; sign areas shall range between 50 to 200 square feet (limited to a maximum of 50 feet for all other zones). These changes apply to unincorporated areas of Riverside County. Refer to Appendix A for the proposed Ordinance revisions.

- **A. Type of Project:** Site Specific \Box ; Countywide \boxtimes Community \Box ; Policy \Box .
- B. Total Project Area: Countywide

Residential Acres:	Lots:	Units:	Projected No. of Residents:
Commercial Acres: Industrial Acres: Other:	Lots: Lots:	Sq. Ft. of Bldg. Area: Sq. Ft. of Bldg. Area:	Est. No. of Employees: Est. No. of Employees:

C. Assessor's Parcel No(s): Countywide

Street References: Countywide

- D. Section, Township & Range Description or reference/attach a Legal Description: Countywide
- E. Brief description of the existing environmental setting of the project site and its surroundings: Countywide
- F. Other Public Agency Involvement and Required Permits:

II. APPLICABLE GENERAL PLAN AND ZONING REGULATIONS

- A. General Plan Elements/Policies: Countywide for all below
 - 1. Land Use:
 - 2. Circulation:
 - 3. Multipurpose Open Space:
 - 4. Safety:
 - 5. Noise:
 - 6. Housing:
 - 7. Air Quality:
 - 8. Healthy Communities:
 - a) Environmental Justice Summary:

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- B. General Plan Area Plan(s):
- C. Foundation Component(s):
- D. Land Use Designation(s):
- E. Overlay(s), if any:
- F. Policy Area(s), if any:
- G. Adjacent and Surrounding:
 - 1. General Plan Area Plan(s):
 - 2. Foundation Component(s):
 - 3. Land Use Designation(s):
 - 4. Overlay(s), if any:
 - 5. Policy Area(s), if any:
- H. Adopted Specific Plan Information
 - 1. Name and Number of Specific Plan, if any:
 - 2. Specific Plan Planning Area, and Policies, if any:
- I. Existing Zoning:
- J. Proposed Zoning, if any:
- K. Adjacent and Surrounding Zoning:

III. ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED

The environmental factors checked below (x) would be potentially affected by this project, involving at least one impact that is a "Potentially Significant Impact" or "Less than Significant with Mitigation Incorporated" as indicated by the checklist on the following pages.

Aesthetics	Hazards & Hazardous Materials	Recreation
Agriculture & Forest Resources	🗌 Hydrology / Water Quality	Transportation
Air Quality	Land Use / Planning	Tribal Cultural Resources
Biological Resources	Mineral Resources	Utilities / Service Systems
Cultural Resources	🗌 Noise	🗌 Wildfire
Energy	Paleontological Resources	Mandatory Findings of
Geology / Soils	Population / Housing	Significance
Greenhouse Gas Emissions	Public Services	

IV. DETERMINATION

On the basis of this initial evaluation:

A PREVIOUS ENVIRONMENTAL IMPACT REPORT/NEGATIVE DECLARATION WAS NOT PREPARED

I find that the proposed project **COULD NOT** have a significant effect on the environment, and a **NEGATIVE DECLARATION** will be prepared.

□ I find that although the proposed project could have a significant effect on the environment, there will not be a significant effect in this case because revisions in the project, described in this document, have been made or agreed to by the project proponent. **A MITIGATED NEGATIVE DECLARATION** will be prepared.

□ I find that the proposed project MAY have a significant effect on the environment, and an **ENVIRONMENTAL IMPACT REPORT** is required.

A PREVIOUS ENVIRONMENTAL IMPACT REPORT/NEGATIVE DECLARATION WAS PREPARED

I find that although the proposed project could have a significant effect on the environment, **NO NEW ENVIRONMENTAL DOCUMENTATION IS REQUIRED** because (a) all potentially significant effects of the proposed project have been adequately analyzed in an earlier EIR or Negative Declaration pursuant to applicable legal standards, (b) all potentially significant effects of the proposed project have been avoided or mitigated pursuant to that earlier EIR or Negative Declaration, (c) the proposed project will not result in any new significant environmental effects not identified in the earlier EIR or Negative Declaration, (d) the proposed project will not substantially increase the severity of the environmental effects identified in the earlier EIR or Negative Declaration, (e) no considerably different mitigation measures have been identified and (f) no mitigation measures found infeasible have become feasible.

I find that although all potentially significant effects have been adequately analyzed in an earlier EIR or Negative Declaration pursuant to applicable legal standards, some changes or additions are necessary but none of the conditions described in California Code of Regulations, Section 15162 exist. An **ADDENDUM** to a previously-certified EIR or Negative Declaration has been prepared and will be considered by the approving body or bodies.

☐ I find that at least one of the conditions described in California Code of Regulations, Section 15162 exist, but I further find that only minor additions or changes are necessary to make the previous EIR adequately apply to the project in the changed situation; therefore a **SUPPLEMENT TO THE ENVIRONMENTAL IMPACT REPORT** is required that need only contain the information necessary to make the previous EIR adequate for the project as revised.

I find that at least one of the following conditions described in California Code of Regulations, Section 15162, exist and a SUBSEQUENT ENVIRONMENTAL IMPACT REPORT is required: (1) Substantial changes are proposed in the project which will require major revisions of the previous EIR or negative declaration due to the involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects; (2) Substantial changes have occurred with respect to the circumstances under which the project is undertaken which will require major revisions of the previous EIR or negative declaration due to the involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects; or (3) New information of substantial importance, which was not known and could not have been known with the exercise of reasonable diligence at the time the previous EIR was certified as complete or the negative declaration was adopted, shows any the following:(A) The project will have one or more significant effects not discussed in the previous EIR or negative declaration; (B) Significant effects previously examined will be substantially more severe than shown in the previous EIR or negative declaration;(C) Mitigation measures or alternatives previously found not to be feasible would in fact be feasible, and would substantially reduce one or more significant effects of the project, but the project proponents decline to adopt the mitigation measures or alternatives; or.(D) Mitigation measures or alternatives which are considerably different from those analyzed in the previous EIR or negative declaration would substantially reduce one or more significant effects of the project on the environment, but the project proponents decline to adopt the mitigation measures or alternatives.

Richard Marshalian

Signature

Richard Marshalian

Printed Name

3/12/2024

Date

For: John Hildebrand Planning Director

CEQ / EA No.

V. ENVIRONMENTAL ISSUES ASSESSMENT

In accordance with the California Environmental Quality Act (CEQA) (Public Resources Code Section 21000-21178.1), this Initial Study has been prepared to analyze the proposed project to determine any potential significant impacts upon the environment that would result from construction and implementation of the project. In accordance with California Code of Regulations, Section 15063, this Initial Study is a preliminary analysis prepared by the Lead Agency, the County of Riverside, in consultation with other jurisdictional agencies, to determine whether a Negative Declaration, Mitigated Negative Declaration, or an Environmental Impact Report is required for the proposed project. The purpose of this Initial Study is to inform the decision-makers, affected agencies, and the public of potential environmental impacts associated with the implementation of the proposed project.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
AESTHETICS Would the project:			-	-
 Scenic Resources a) Have a substantial effect upon a scenic highway corridor within which it is located? 			\square	
b) Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings and unique landmark features; obstruct any prominent scenic vista or view open to the public; or result in the creation of an aesthetically offensive site open to public view?				
c) In non-urbanized areas, substantially degrade the existing visual character or quality of public views of the site and its surroundings? (Public views are those that are experienced from publicly accessible vantage points.) If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality?				

Source(s): Riverside County General Plan Figure C-8 "Scenic Highways"

Findings of Fact:

a-c) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change in the environment in regard to scenic resources. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the

development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage application would be separately examined in accordance with CEQA as part of the plot plan process, as well as be required to comply with federal, State and County of Riverside policies and regulations governing scenic quality. The ordinance amendment, as discussed in the project description and shown in the updated ordinance, includes digital display requirements such as, but not limited to, size, location, digital display controls, hours of operation, design, dimming/brightness, luminance, transitions, materials used, physical movement and compliance with lighting ordinances. The minor increase in height from 45 to 50 feet for non-digital signs would be minimal, as well as the potential increase in sign area at shopping centers. The ordinance amendment includes regulations for Scenic Highways for distances and widths within roadway right-of-way (see Appendix A, Section 1-S, Significant Resources 1-7). The ordinance amendment also includes regulations and requirements for onsite signage on buildings, monument signs and sheathed-support signs along scenic corridors designated within the Eastern Coachella Valley and Western Coachella Valley Community Plans (refer to Appendix A, Section 3-I, On-Site Signage Along Scenic Corridors Designated within the Eastern Coachella Valley and Western Coachella Valley Community Plans, 1 - 5). However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Regardless, as illustrated in the proposed ordinance amendment, multiple controls, and restrictions (height, location, zone restrictions, limitations to hours of operations for projects located close to residential or conservation zones, etc.) have been including within the ordinance to help reduce any potential impacts, including aesthetic and lighting impacts. Thus, the proposed ordinance amendment would not have a substantial effect upon scenic resources. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

 Mt. Palomar Observatory a) Interfere with the nighttime use of the Mt. Palomar Observatory, as protected through Riverside County Ordinance No. 655? 				
Source(s): GIS database, Ord. No. 655 (Regulating Light Pollution) Findings of Fact:				
a) Less Than Significant Impact				
Ordinance Amendment - Change of Zone No. CZ200	0001			
Potential to Cause a Direct Physical Change in the Envi	ronment:			
The project includes an amendment to an ordinance, a	nd as sucl	n, does not c	lirectly auth	norize

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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proposed ordinance amendment would not cause a direct physical change in the environment in regard to scenic resources. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA (if required), as well as be required to comply with federal, State and County of Riverside policies and regulations, including compliance with Ordinance No. 655 that regulates light pollution. The ordinance amendment has lighting and illumination requirements to control the display design, luminance/brightness, display transitions, signage movement, hours of operation and the requirement to comply with Riverside County Lighting Ordinances. These controls/restrictions will greatly reduce any potential physical environmental impacts for future digital signs related to lighting. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not have a substantial effect upon the nighttime use of the Mt. Palomar Observatory. Impacts would be considered less than significant.

<u>Mitigation:</u> No mitigation is required.

Monitoring: No monitoring is required.

3. Other Lighting Issues a) Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?			
b) Expose residential property to unacceptable light levels?		\boxtimes	
Source(s): Ord. No. 655 and Ord. No. 915.			
Findings of Fact:			

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change in the environment

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Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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in regard to creating substantial light, glare or unacceptable light levels. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

Please see responses above and the project description for additional details. The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations, including compliance with Ordinance No. 655 that regulates light pollution. This would include compliance with Riverside County Ordinance No. 915. Ordinance No. 915 requires that all outdoor luminaries shall be located, adequately shielded, and directed such that no direct light falls outside the parcel of origin, or onto the public right-of-way. Outdoor luminaries shall not blink, flash or rotate. Adherence to Ordinance No. 955 and Ordinance No. 655 (where it would apply) along with design review and approvals by the County would ensure that certain levels of light, light trespass, and associated glare would not jeopardize the health, safety, general welfare, or degrade the quality of life of the existing land uses within the surrounding community. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause other lighting issues. Impacts would be considered less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

AGRICULTURE & FOREST RESOURCES Would the project:			
4. Agriculture a) Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland) as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?			
b) Conflict with existing agricultural zoning, agricultural use or with land subject to a Williamson Act contract or land within a Riverside County Agricultural Preserve?		\boxtimes	
c) Cause development of non-agricultural uses within 300 feet of agriculturally zoned property (Ordinance No. 625 "Right-to-Farm")?		\boxtimes	
d) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use?		\boxtimes	

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Source(s): Riverside County General Plan Figure OS-2 "Agricultural Resources," GIS database, Project Application Materials, Ord. No. 625 (Right to Farm)

Findings of Fact:

a-d) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change in the environment that would convert farmland to non-agricultural use, nor impair properties zoned for agricultural uses. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations. This would include compliance with Riverside County Ordinance No. 625, Right to Farm. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. The proposed ordinance amendment would not involve changes in the existing environment that would result in conversion of Farmland to non-agricultural uses. Thus, the proposed ordinance amendment would not impair agricultural zoned properties. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

5. Forest		\boxtimes	
a) Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Govt. Code section 51104(g))?			
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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
b) Result in the loss of forest land or conversion of forest land to non-forest use?			\boxtimes	
c) Involve other changes in the existing environment which, due to their location or nature, could result in con- version of forest land to non-forest use?			\square	

Source(s): Riverside County General Plan Figure OS-3a "Forestry Resources Western Riverside County Parks, Forests, and Recreation Areas," Figure OS-3b "Forestry Resources Eastern Riverside County Parks, Forests, and Recreation Areas," Project Application Materials

Findings of Fact:

a-c) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change in the environment that would convert forest land to non- forest use, nor impair properties zoned for timberland production. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations. This would include compliance with Public Resources Code section 12220(g)). Public Resources Code section 4526, or Govt. Code section 51104(g)) that relate to forestland, native trees and timberland. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. The proposed ordinance amendment would not involve changes in the existing environment that would result in conversion of Farmland to non-agricultural uses. Thus, the proposed ordinance amendment would not convert forest or timberland, nor impair timberland zoned properties. Impacts would be less than significant.

Mitigation: No mitigation is required.

<u>Monitoring:</u> No monitoring is required.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
AIR QUALITY Would the project:				
 Air Quality Impacts a) Conflict with or obstruct implementation of the applicable air quality plan? 				
b) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non- attainment under an applicable federal or state ambient air quality standard?				
c) Expose sensitive receptors, which are located within one (1) mile of the project site, to substantial pollutant concentrations?			\boxtimes	
d) Result in other emissions (such as those leading to odors) adversely affecting a substantial number of people?			\boxtimes	

Source(s): Riverside County General Plan, Riverside County Climate Action Plan ("CAP"), SCAQMD CEQA Air Quality Handbook

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not conflict with or obstruct implementation of an applicable air quality plan, result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations. This would include compliance/consistency with the Riverside County Climate Action Plan and the South Coast Air Quality Management District air quality emissions regulations. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Further, digital signage implementation would not create any particular air quality

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Potentially Significant	Less than Significant	Less Than	No Impact
Impact	with	Significant	impaci
	Mitigation	Impact	
	Incorporated		

impacts beyond a typical signage installation, the construction of which would be anticipated to be very minimal in nature. Operation would utilize electricity, which would not emit any particulates that could impact air quality. It's unlikely that the project would have significant regional air quality impacts. Thus, the proposed ordinance amendment would not conflict with an air quality management plan or generate new sources of air emissions. Impacts would be less than significant.

c-d) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not expose people to substantial pollutant concentrations, or result in other emissions (such as those leading to odors) adversely affecting a substantial number of people. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations. This would include compliance/consistency with the Riverside County Climate Action Plan and the South Coast Air Quality Management District air quality emissions regulations. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Further, digital signage implementation would not create any particular air quality impacts beyond a typical signage installation, the construction of which would be anticipated to be very minimal in nature. Operation would utilize electricity, which would not emit any particulates that could impact air quality. It's unlikely that the project would have significant regional air quality impacts. Thus, the proposed ordinance amendment would not expose people to substantial pollutant concentrations, or result in other emissions (such as those leading to odors) adversely affecting a substantial number of people. Impacts are considered less than significant.

Mitigation: No mitigation is required.

<u>Monitoring:</u> No monitoring is required.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
BIOLOGICAL RESOURCES Would the project:				
7. Wildlife & Vegetation a) Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state conservation plan?				
b) Have a substantial adverse effect, either directly or through habitat modifications, on any endangered, or threatened species, as listed in Title 14 of the California Code of Regulations (Sections 670.2 or 670.5) or in Title 50, Code of Federal Regulations (Sections 17.11 or 17.12)?				
c) Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Wildlife or U. S. Wildlife Service?				
d) Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?			\boxtimes	
e) Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, and regulations or by the California Department of Fish and Game or U. S. Fish and Wildlife Service?				
f) Have a substantial adverse effect on State or federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?			\boxtimes	
g) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?			\boxtimes	

Source(s): GIS database, WRCMSHCP and/or CVMSHCP

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a substantial adverse effect, either directly or

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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through habitat modifications, on any endangered, or threatened species because no physical development would occur with the processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing biological or agency regulatory permitting issues. This would include compliance/consistency with the MSHCP and other wildlife agency requirements. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Moreover, any digital signs located within 300 feet of any areas identified for conservation would be limited to operate only from 6 am to 10 pm. This would reduce nighttime impacts within conservation areas. Thus, the proposed ordinance amendment would not conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state conservation plan. Impacts are considered less than significant.

b-d) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not modify any habitat and would not cause a substantial adverse effect on any endangered, or threatened species. The ordinance amendment would not interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites because no physical development would occur processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing biological or regulatory permitting issues. Depending on the disturbance/nature of a subsequent digital signage project, which may be required to comply with the following:

- MSHCP Consistency
- Regional Conservation Agency (RCA) Review/Process
- Habitat Evaluation and Acquisition Strategy (HANS) Review/Process
- US Fish and Wildlife Service Regulatory Permitting Requirements
- California Department of Fish and Wildlife Regulatory Permitting Requirements
- Regional Water Quality Control Board Regulatory Permitting Requirements
- Payment of Development Impact Fees, for example, but not limited to, Ordinance 663
- Migratory Bird Treaty Act

This is a brief listing of potential biological requirements that a future digital signage project may be required to comply with. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Because of mandatory compliance with biological regulations, the ordinance amendment would not interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites. As stated prior, any digital signs located within 300 feet of any areas identified for conservation would be limited to operate only from 6 am to 10 pm. This would reduce nighttime impacts within conservation areas. Impacts would be less than significant.

e-f) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. No direct wetland removal, filling, or hydrological interruption would occur because no physical development would occur with the processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing biological or agency regulatory permitting issues. This would include compliance/consistency with the MSHCP and other wildlife agency requirements. However, to

Potentially	Less than	Less	No
Significant	Significant	Than	Impact
Impact	with	Significant	•
	Mitigation	Impact	
	Incorporated	•	

conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause a substantial adverse effect, either directly or through habitat modifications that would impact riparian habitat or protected wetlands. Any digital signs located within 300 feet of any areas identified for conservation would be limited to operate only from 6 am to 10 pm. This would reduce nighttime impacts within conservation areas. No direct wetland removal, filling, or hydrological interruption would occur because no physical development would occur as part of the ordinance amendment and impacts would be less than significant.

g) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance because no physical development would occur with the processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing tree preservation. This would include compliance/consistency with the County of Riverside Ordinance No. 599, which regulates the removal of trees and the Riverside County Oak Tree Management Guidelines. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance because no physical development would occur with the ordinance amendment and impacts would be less than significant.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
<u>Mitigation:</u> No mitigation is required. <u>Monitoring:</u> No monitoring is required.				
CULTURAL RESOURCES Would the project:				
 Historic Resources Alter or destroy a historic site? 			\boxtimes	
b) Cause a substantial adverse change in the significance of a historical resource, pursuant to California Code of Regulations. Section 15064 52			\boxtimes	

Source(s): Digital aerial photograph Inspection, Project Application Materials

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not alter or destroy a historic site, nor cause a substantial adverse change in the significance of a historical resource cultural or historic resources because no physical development would occur with the processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing cultural or historic resources. This would include any State or federal signage regulations governing historic buildings and historic districts. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not alter or destroy a historic site, nor cause a substantial adverse change in the significance of a historical resource cultural or historic resources because of compliance with regulations mentioned above and impacts would be less than significant.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
<u>Mitigation:</u> No mitigation is required. <u>Monitoring:</u> No monitoring is required.				
9. Archaeological Resourcesa) Alter or destroy an archaeological site?			\boxtimes	
b) Cause a substantial adverse change in the significance of an archaeological resource, pursuant to California Code of Regulations, Section 15064.5?			\boxtimes	
c) Disturb any human remains, including those interred outside of formal cemeteries?			\boxtimes	

Source(s): Project Application Materials

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not alter or destroy an archaeological site, nor cause a substantial adverse change in the significance of an archaeological resource because no physical development would occur with the processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing cultural or archaeological resources. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Regardless, any stand-alone digital sign application would likely be on previously impacted land, or would only involve minimal grading, greatly reducing the potential for any impacts to cultural resources. Thus, the proposed

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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ordinance amendment would not alter or destroy an archaeological site, nor cause a substantial adverse change in the significance of an archaeological resource because of compliance with regulations mentioned above and impacts would be less than significant.

c) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require review and approval from the County and compliance with CEQA, if deemed warranted. The proposed ordinance amendment would not disturb any human remains, including those interred outside of formal cemeteries because no physical development would occur with the processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations involving the discovery of human remains. More specifically, any digital signage applications will be required to adhere to State Health and Safety Code Section 7050.5 if in the event that human remains are encountered and by ensuring that no further disturbance occur until the County Coroner has made the necessary findings as to origin of the remains. Furthermore, pursuant to Public Resources Code Section 5097.98 (b), remains shall be left in place and free from disturbance until a final decision as to the treatment and their disposition has been made. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not disturb any human remains because of compliance with regulations discussed above. Impacts would be less than significant.

Mitigation: No mitigation is required.

<u>Monitoring:</u> No monitoring is required.

ENERGY Would the project	t:
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10. Energy Impacts

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a) Result in potentially significant environmental impacts due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation?				
b) Conflict with or obstruct a State or Local plan for renewable energy or energy efficiency?			\boxtimes	

Source(s): Riverside County General Plan, Riverside County Climate Action Plan ("CAP"), Project Application Materials

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not result in potentially significant environmental impacts due to wasteful, inefficient or unnecessary consumption of energy resources, nor conflict with renewable energy or energy efficiency plans because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA (if required), as well as be required to comply with federal, State and County of Riverside policies and regulations governing energy consumption or energy wastefulness. Also, any subsequent proposed digital signage application would be required to comply with the latest EPA and CARB engine emissions standards, as well as compliance with Title 24 energy efficiency standards. Further, most digital display signage is composed of Light-emitting diode (LED) lighting, which have a longer lifespan, are more energy efficient and have lower maintenance cost than the outdated incandescent lighting signage. The ordinance amendment states that displays shall use the most advanced techniques to insure the most energy efficient methods of display illumination, further ensuring any impacts related to energy are less than significant. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not have a substantial effect upon energy resources. Impacts would be less than significant.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
GEOLOGY AND SOILS Would the project directly or indirect	ctly:			
11. Alquist-Priolo Earthquake Fault Zone or County			\boxtimes	
Fault Hazard Zones				
a) Be subject to rupture of a known earthquake fault,				
as delineated on the most recent Alquist-Priolo Earthquake				
Fault Zoning Map issued by the State Geologist for the area				
or based on other substantial evidence of a known fault?				

Source(s): Riverside County General Plan Figure S-2 "Earthquake Fault Study Zones," and seismic hazards discussion, GIS database

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not be subject to rupture due to seismic/earthquake events because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing seismic or faulting issues. Also, any subsequent proposed digital signage applications would be required to comply with the latest California Building Code (2022 CBC) regulating development. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not have a

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
substantial effect upon potential rupture due to seism less than significant.	ic/earthqual	ke events. In	npacts wou	ld be
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
12. Liquefaction Potential Zone a) Be subject to seismic-related ground failure, including liquefaction?				
Source(s): Riverside County General Plan Figure S-3 "Generalized Liq	uefaction,"			
Findings of Fact:				
a) Less Than Significant Impact				

Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not be subject to liquefaction due to seismic/earthquake events because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal. State and County of Riverside policies and regulations governing seismic or faulting issues. Any digital signage application would be required to comply with the latest California Building Code (2022 CBC) regulating development. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not be subject to seismic-related ground failure, including liguefaction. Impacts would be less than significant.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
13. Ground-shaking Zonea) Be subject to strong seismic ground shaking?			\boxtimes	

Source(s): Riverside County General Plan Figure S-4 "Earthquake-Induced Slope Instability Map," and Figures S-13 through S-21 (showing General Ground Shaking Risk)

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not be subject to strong seismic ground shaking due to seismic/earthquake events because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing seismic or faulting issues. Any digital sign applications would be required to comply with the latest California Building Code (2022 CBC) regulating development. To conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not be subject to seismic-related ground shaking. Impacts would be less than significant.

<u>Mitigation:</u> No mitigation is required.

Monitoring: No monitoring is required.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
14. Landslide Risk a) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, collapse, or rockfall hazards?				

Source(s): On-site Inspection, Riverside County General Plan Figure S-5 "Regions Underlain by Steep Slope,"

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not be subject to landslide risks because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing landslide issues. Also, digital sign applications would be required to comply with the latest California Building Code (2022 CBC) regulating development. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not be subject to landslide risk. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

15. Ground Subsidence

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Significant Significant Than Impact Impact with Significant Mitigation Impact Incorporated

a) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in ground subsidence?

Source(s): Riverside County General Plan Figure S-7 "Documented Subsidence Areas Map,"

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not be subject to subsidence risks because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing ground subsidence issues. Also, digital sign applications would be required to comply with the latest California Building Code (2022 CBC) regulating development. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not be subject to ground subsidence. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

16. Other Geologic Hazardsa) Be subject to geologic hazards, such as seiche, mudflow, or volcanic hazard?		\boxtimes	
Page 26 of 77	0	EQ / EA No	

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Source(s): Digital aerial inspections, Project Application Materials

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not be subject to geologic hazard risk or would not be subject to seiches, mudflows or volcanic hazards because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing geologic hazard issues. Also, digital sign applications would be required to comply with the latest California Building Code (2022 CBC) regulating development. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not be subject to geologic hazards such as seiche, mudflow, or volcanic hazard. Impacts would be less than significant.

Mitigation: No mitigation is required.

<u>Monitoring:</u> No monitoring is required.

17. Slopes a) Change topography or ground surface relief features?		\boxtimes	
b) Create cut or fill slopes greater than 2:1 or higher than 10 feet?		\boxtimes	
c) Result in grading that affects or negates subsurface sewage disposal systems?		\boxtimes	

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Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Source(s): Digital aerial photo review, Riv. Co. 800-Scale Slope Maps, Project Application Materials

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change in the existing topography or ground surface, or the creation of cut and fill slopes because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations grading and engineering design requirements. Also, digital sign applications would be required to comply with the latest California Building Code (2022 CBC) regulating development. If a digital signage application required grading plans, the grading plans would be required to be designed by a licensed engineer and approved by the County. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not change topography or ground surface relief features, nor would it create cut or fill slopes greater than 2:1 or higher than 10 feet. Impacts would be less than significant.

c) <u>Less Than Significant Impact</u>

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change from grading that would affect or negate any subsurface sewage disposal systems because no physical

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Poten Signif Imp	ficant	Less than Significant with Mitigation	Less Than Significant Impact	No Impact
		Incorporated		

development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal. State and County of Riverside policies and regulations grading and engineering design requirements. Also, digital sign applications would be required to comply with the latest California Building Code (2022 CBC) regulating development. If a digital signage application required grading plans, the grading plans would be required to be designed by a licensed engineer and approved by the County. Further, In the unlikely event that a digital signage facility would impact a septic system, the County would require soils reports for grading that affects or negates subsurface sewage disposal systems. The Riverside County Department of Health would require review and approvals for installation or removal of a septic system. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not result in grading that affects or negates subsurface sewage disposal systems. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

18. Soilsa) Result in substantial soil erosion or the loss of topsoil?			\boxtimes	
b) Be located on expansive soil, as defined in Section 1803.5.3 of the California Building Code (2022), creating substantial direct or indirect risks to life or property?			\boxtimes	
c) Have soils incapable of adequately supporting use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water?				
Source(s): U.S.D.A. Soil Conservation Service Soil Surveys, Project App	lication Mate	erials		

Findings of Fact:

CEQ / EA No.

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change from grading that would result in signage development being placed on expansive soils because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing soil erosion or loss of topsoil. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not result in substantial soil erosion or the loss of topsoil. Impacts would be less than significant.

b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not locate a project on expansive soil, as defined in Section 1803.5.3 of the California Building Code (2022), creating substantial direct or indirect risks to life or property because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

Potentially	Less than	Less	No
Significant	Significant	Than	Impact
Impact	with	Significant	•
·	Mitigation	Impact	
	Incorporated	•	

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA. Any digital sign project applications would be required to comply with the most current California Building Code (2022 CBC) regulating development. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not locate a digital signage project on expansive soil, as defined in Section 1803.5.3 of the California Building Code (2022), creating substantial direct or indirect risks to life or property. Impacts would be less than significant.

c) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change and would not be subject to the effects of soils being incapable of adequately supporting the use of septic tanks or alternative wastewater disposal systems where sewers are not available for the disposal of wastewater because no physical development would occur with the processing of an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA. It is unlikely that any digital sign project application would require septic system facilities that would be subject to the effects of soils being incapable of adequately supporting the use of septic tanks or alternative wastewater disposal systems where sewers are not available for the disposal of wastewater. This would only be an issue if the digital sign was merely a component of a larger development, as it would not contribute in and of itself to any such impacts. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. It is anticipated that any digital signage project would not require septic system facilities. Thus, the proposed ordinance amendment would not be subject to the effects of soils

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Potentially	Less than	Less	No
Significant	Significant	Than	Impact
Impact	with	Significant	
	Mitigation	Impact	
	Incorporated	·	

being incapable of adequately supporting the use of septic tanks or alternative wastewater disposal systems where sewers are not available for the disposal of wastewater. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

19. Wind Erosion and Blowsand from project either on or off site.		\boxtimes	
a) Be impacted by or result in an increase in wind			
erosion and blowsand, either on or off site?			

Source(s): Riverside County 2019 General Plan Safety Element Figure S-8 "Wind Erosion Susceptibility Areas," Ord. No. 460, Article XV & Ord. No. 484

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment – Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not result in ground disturbance or grading that may result in exposure to or cause an increase in wind erosion and blowsand, either on- or off-site because no physical development would occur with the processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with State and County of Riverside policies and regulations governing measures to control or reduce the potential for blowsand. Future digital signage proposals would also be required to comply with standard engineering practices for erosion control and all grading operations, land clearing, loading, stockpiling, landscaping, vehicular track-out and haul routes would be required to comply with SCAQMD Rule 403, Fugitive Dust Emissions. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance

CEQ / EA No.

ficant Than Imp ith Significant	Less than Significant with Mitigation	Potentially Significant Impact
orated	Incorporated	

amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not be subject to the effects of blowsand issues. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

GREENHOUSE GAS EMISSIONS Would the project:			
20. Greenhouse Gas Emissions a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?		\square	
b) Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?			

Source(s): Riverside County General Plan, Riverside County Climate Action Plan ("CAP"), Project Application Materials,

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment – Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not result in the generation of greenhouse gas emissions, nor conflict with plans, policy or regulations pertaining to greenhouse gas reductions because no physical development would occur with the processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA. Future digital signage projects would be required to comply with plans, policies, and regulations pertaining to greenhouse gas reductions Future digital signage proposals would also

Potentially Significant Impact	Less than Significant with Mitigation	Less Than Significant Impact	No Impact
	Incorporated		

be required to comply with The County's Climate Action Plan (CAP) to assist with the reduction of greenhouse gas emissions. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Moreover, any construction and operation of a future digital sign would only contribute minimal potential for greenhouse gas emissions, or any air quality emissions overall. Thus, the proposed ordinance amendment would not result in the generation of greenhouse gas emissions, nor conflict with plans, policy or regulations pertaining to greenhouse gas reductions. Impacts would be less than significant.

<u>Mitigation:</u> No mitigation is required.

Monitoring: No monitoring is required.

HAZARDS AND HAZARDOUS MATERIALS Would the project	ect:		
21. Hazards and Hazardous Materials a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?			
b) Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?			
c) Impair implementation of or physically interfere with an adopted emergency response plan or an emergency evacuation plan?		\boxtimes	
d) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter (1/4) mile of an existing or proposed school?		\boxtimes	
e) Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?			

Source(s): Project Application Materials, Riverside Department of Waste Resources Countywide Integrated Waste Management Plan. County of Riverside Emergency Management Department. Riverside County General Plan. California Department of Toxic Substance Control.

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

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Potentially Significant	Less than Significant	Less Than	No Impact
Impact	with Mitigation	Significant Impact	
	Incorporated	Impact	

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials, or create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment because no physical development or operational activities would occur with the processing an ordinance amendment.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed signage application would be separately examined in accordance with CEQA. Future digital signage projects would be required to comply with hazardous material policies, regulations and safety plans so that the release of hazardous materials during transportation, disposal or accidental release would not occur. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Moreover, any grading for such designs would be minimal. Thus, the proposed ordinance amendment would not create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials, or create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment. Impacts would be less than significant.

c) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not impair implementation of or physically interfere with an adopted emergency response plan or an emergency evacuation plan because no physical development or operational activities would occur with the processing an ordinance amendment.

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with State and County of Riverside policies and regulations governing emergency access and evacuation. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not impair implementation of or physically interfere with an adopted emergency response plan or an emergency evacuation plan. Impacts would be less than significant.

d) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within ¹/₄ mile of an existing or proposed school because no physical development or operational activities would occur with the processing an ordinance amendment.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with State and County of Riverside policies and regulations governing the potential to emit hazardous emissions or materials ¹/₄ mile from a existing or proposed school. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Regardless, any of these future digital signs would not emit any hazardous materials and would not be anticipated to create any hazardous impacts. Thus, the proposed ordinance amendment would not emit hazardous emissions or

Potential Significa Impact	,	Less Than Significant Impact	No Impact
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hazardous materials within $\frac{1}{4}$ mile of an existing or proposed school. Impacts would be less than significant.

e) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not be located on a site which is included on a list of hazardous materials sites because no physical development or operational activities would occur with the processing an ordinance amendment.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with State and County of Riverside policies and regulations governing hazardous sites. If required, a project site for digital signage would need to be researched utilizing the California Environmental Protection Agency's website to determine if it is on any of the lists which constitute the Cortese List. A soils report may also be required to verify no hazardous materials exist on site. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not be located on a site which is included on a list of hazardous materials sites. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

22. Airports a) Result in an inconsistency with an Airport Master		\boxtimes	
Plan?			
b) Require review by the Airport Land Use		\square	
Commission?			
c) For a project located within an airport land use plan		\square	
or, where such a plan has not been adopted, within two (2)			
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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
miles of a public airport or public use airport, would the project result in a safety hazard for people residing or working in the project area?				
d) For a project within the vicinity of a private airstrip, or heliport, would the project result in a safety hazard for people residing or working in the project area?			\boxtimes	

Source(s): Riverside County General Plan Figure S-20 "Airport Locations," GIS database, Riverside County Airport Land Use Commission (ALUC) Development Review – Directors Determination letter dated May 22, 2023

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not result in an inconsistency with an Airport Master Plan because no physical development or operational activities would occur with the processing an ordinance amendment. The ALUC stated that the proposed amendments to the ordinance do not involve changes in development standards or allowable land uses that would be in conflict with the underlying compatibility criteria. Therefore, the amendments would not impact the safety of air navigation within the County of Riverside.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply the regulations and policies as governed by the Riverside County Airport Land Use Commission (ALUC). If required, a project site for digital signage would need to be consistent with ALUC conditions for development within certain Airport Land Use Compatibility Zones. The ordinance amendment states that within an Airport Influence Area, the proposed Digital Display shall be submitted to the Airport Land Use Commission for review and compliance with applicable Airport Land Use Compatibility Plan. The ordinance amendment has requirements for digital display transitions that would not allow instantaneous image changes, seamless transitions from one image to the next with no strobing effect, and no moving text or images are allowed. Still images only shall be allowed without flashing, blinking scintillating, traveling, intermittent or moving lights. The digital display would not be allowed to produce the optical illusion of movement, or use animation/videos. Regardless, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would

Potentially Significant	Less than Significant	Less Than	No Impact
Impact	with	Significant	
•	Mitigation	Impact	
	Incorporated		

not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Pursuant to a letter from ALUC dated May 22, 2023, the proposed amendment was found consistent with all Riverside County Airport Land Use Compatibility Plans. Thus, the proposed ordinance amendment would not result in an inconsistency with an Airport Master Plan. Impacts would be less than significant.

b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not require review by ALUC because no physical development or operational activities would occur with the processing an ordinance amendment. The ALUC stated that the proposed amendments to the ordinance do not involve changes in development standards or allowable land uses that would be in conflict with the underlying compatibility criteria. Therefore, the amendments would not impact the safety of air navigation within the County of Riverside.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply the regulations and policies as governed by the Riverside County Airport Land Use Commission (ALUC). A project site for digital signage would require review by ALUC if located within an Airport Land Use Compatibility Plan. Also, a proposed digital sign project would need to be consistent with ALUC conditions for development within certain Airport Land Use Compatibility Zones. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Pursuant to a letter from ALUC dated May 22, 2023, the proposed amendment was reviewed by ALUC and found to be consistent with all Riverside County Airport Land Use Compatibility Plans. Thus, the proposed ordinance amendment has been reviewed by ALUC and impacts are considered less than significant.

c-d) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not result in a safety hazard for people residing or working in airport land use plan areas, or within the vicinity of a private airstrip/heliport because no physical development or operational activities would occur with the processing an ordinance amendment.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply the regulations and policies as governed by the Riverside County Airport Land Use Commission (ALUC). A project site for digital signage would require review by ALUC if located within an Airport Land Use Compatibility Plan. Also, a proposed digital sign project would need to be consistent with ALUC conditions for development within certain Airport Land Use Compatibility Zones. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Pursuant to a letter from ALUC dated May 22, 2023, the proposed amendment was reviewed by ALUC and found to be consistent with all Riverside County Airport Land Use Compatibility Plans. Thus, the proposed ordinance amendment has been reviewed by ALUC and impacts are considered less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

HYDROLOGY AND WATER QUALITY Would the project:			
23. Water Quality Impacts a) Violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality?		\boxtimes	
b) Substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?		\boxtimes	
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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
c) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces?				
d) Result in substantial erosion or siltation on-site or off-site?			\boxtimes	
e) Substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- site or off-site?			\boxtimes	
f) Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?			\boxtimes	
g) Impede or redirect flood flows?			\boxtimes	
h) In flood hazard, tsunami, or seiche zones, risk the release of pollutants due to project inundation?			\boxtimes	
i) Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?			\boxtimes	

Source(s): Riverside County General Plan Figure S-9 "Special Flood Hazard Areas," Figure S-10 "Dam Failure Inundation Zone," Riverside County Flood Control District Flood Hazard Report/ Condition, GIS database

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality because no physical development or operational activities would occur with the processing an ordinance amendment.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply the regulations and policies as governed by the State/Regional Water Regional Quality Control Board. Any future digital signage projects would be reviewed by the County to see if the project would be required to provide a Water Quality Management Plan to identify Best Management Practices to control runoff and treatment of

Potentially	Less than	Less	No
Significant Impact	Significant with	Than Significant	Impact
·	Mitigation	Impact	
	Incorporated		

source water to reduce pollutants, including compliance with the provisions of the National Pollution Discharge Elimination System (NPDES) Grading Permit. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality. Impacts would be less than significant.

b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin because no physical development or operational activities would occur with the processing an ordinance amendment.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply the regulations and policies as governed by the State/Regional Water Regional Quality Control Board. Any future digital signage projects would be reviewed by the County to see if the project would impact the County's projected water supply. It is unlikely that implementation of a digital signage project would have an impact on water supply due to the nature of such a project. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin. Impacts would be less than significant.

c-e) Less Than Significant Impact

Potentially Less than Significant Significant Impact with Mitigation Incorporated	ın Imp cant	Less Than Significant Impact
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Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change in the environment that would substantially alter existing drainage patterns of a site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces; result in substantial erosion or siltation on-site or off-site; or substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or off-site of a subject property because no physical development or operational activities would occur with the processing an ordinance amendment.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations pertaining to engineering design and drainage requirements, as applicable, to ensure that adverse effects pertaining to drainage, erosion or siltation, or changes in stormwater runoff do not occur. All future digital signage projects would be subject to conformance with the County's engineering design requirement for drainage and stormwater quality, as appropriate. In addition, the utilization of best management practices and compliance with relevant regulating agencies would further reduce potential effects of erosion and siltation resulting from any ground disturbing activities. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause a direct physical change in the environment that would substantially alter existing drainage patterns of a site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces; result in substantial erosion or siltation on-site or off-site; or substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or off-site of a subject property. Impacts would be less than significant.

f) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change in the environment

S	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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that would create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff because no physical development or operational activities would occur with the processing an ordinance amendment.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations pertaining to engineering drainage design requirements, as applicable, to ensure that adverse effects pertaining to changes in stormwater runoff or guality do not occur and that stormwater runoff can be adequately accommodated via the County's stormwater infrastructure systems. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause a direct physical change in the environment that would create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff. Impacts would be less than significant.

g) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change in the environment that would impede or redirect flood flows because no physical development or operational activities would occur with the processing an ordinance amendment.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations pertaining to engineering drainage design requirements, as applicable, to ensure that adverse effects pertaining to flooding do not occur. The placement of any signage on a site

Potentially	Less than	Less	No
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would be reviewed by the County to verify that any structure to support a sign would not be located in an area that would impede or redirect flood flows. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause a direct physical change in the environment that would impede or redirect flood flows. Impacts would be less than significant.

h) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not cause a direct physical change in the environment that would cause the risk of release of pollutants due to inundation where properties are located in a flood hazard, tsunami, or seiche zone because no physical development or operational activities would occur with the processing an ordinance amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations pertaining to flooding, as applicable, and to ensure that adverse effects such as the release of pollutants due to inundation does not occur. The placement of any signage on a site would be reviewed by the County to verify that any structure to support a sign would not be located in an area that would impede or redirect flood flows. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause a direct physical change in the environment that would cause the risk of release of pollutants due to inundation where properties are located in a flood hazard, tsunami, or seiche zone. Impacts would be less than significant.

i) Less Than Significant Impact

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project includes an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not result in a direct physical change in the environment that would cause a conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan because no development is proposed. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations pertaining to stormwater guality (i.e., conformance with mandatory requirements of the NPDES General Permit, approval of a Water Quality Management Plan, etc.), as applicable, to ensure that adverse effects do not occur. Potential effects on groundwater may also be evaluated, as appropriate, depending on the nature and location of the proposed signage structure. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not result in a direct physical change in the environment that would cause a conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

LAND USE AND PLANNING Would the project:				
24. Land Use			\boxtimes	
a) Physically divide an established community?				
b) Cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?				
Source(s): Riverside County General Plan, GIS database, Project Applica	ation Materia	ls		
Page 46 of 77		CE	Q / EA No) <u>.</u>

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The proposed ordinance amendment would not disrupt or divide the physical arrangement of an established community because no development is proposed. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with State and County of Riverside policies and regulations so that proposed digital signs would not create barriers (roadways, storm channels, utility transmission lines, etc.) that would divide an established community. Digital signage proposals would be required to apply for a Plot Plan, which would be reviewed and approved by the County. The changing of an advertising message or customary maintenance of a legally existing Outdoor Advertising Display shall not require a Plot Plan and would be ministerially reviewed and approved. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not disrupt or divide the physical arrangement of an established community. Impacts would be less than significant.

b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not cause a direct physical change in the environment that would cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an

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environmental effect because no development is proposed. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with applicable State and County of Riverside policies and regulations governing land use, including those aimed at reducing a potentially significant environmental effect. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause a direct physical change in the environment that would cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

MINERAL RESOURCES Would the project:			
25. Mineral Resourcesa) Result in the loss of availability of a known mineral resource that would be of value to the region or the residents of the State?		\boxtimes	
b) Result in the loss of availability of a locally- important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?		\boxtimes	
c) Potentially expose people or property to hazards from proposed, existing, or abandoned quarries or mines?		\boxtimes	

Source(s): Riverside County General Plan Figure OS-6 "Mineral Resources Area."

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

Potentially Significant	Less than Significant	Less Than	No Impact
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	Incorporated		

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not result in the loss of availability of a known mineral resource that would be of value to the region or the residents of the State, nor result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan, because no development is proposed. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing mining and mineral resources. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not result in the loss of availability of a known mineral resource that would be of value to the region or the residents of the State, nor result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan. Impacts would be less than significant.

c) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not expose people or property to hazards from proposed, existing, or abandoned quarries or mines because no development is proposed. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any

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subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing mining and mineral resources. A digital signage project is not the type of project that would involve surface mining or other mining activities that would expose people or property to hazards from quarries or mines. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not expose people or property to hazards from proposed, existing, or abandoned quarries or mines Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

NOISE Would the project result in:			
 26. Airport Noise a) For a project located within an airport land use plan or, where such a plan has not been adopted, within two (2) miles of a public airport or public use airport would the project expose people residing or working in the project area to excessive noise levels? 			
b) For a project located within the vicinity of a private airstrip, would the project expose people residing or working in the project area to excessive noise levels?		\boxtimes	

Source(s): Riverside County General Plan Figure S-20 "Airport Locations," County of Riverside Airport Facilities Map

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not expose people residing or working in the project area to excessive airport noise levels because no development is proposed. Impacts would be less than significant.

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal. State and County of Riverside policies and regulations governing airport noise levels, including potential ALUC review. The ordinance amendment states that within and Airport Influence Area, proposed Digital Display signage shall be submitted to the Airport Land Use Commission for review and compliance with the applicable Airport Land Use Compatibility Plan. The ordinance amendment also states that no propellers, flags, or other noise creating devices, and no architectural embellishments which utilize mechanical or natural forces for motion shall be permitted. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not result in exposing people residing or working in the project area to excessive airport noise levels. Impacts would be less than significant.

<u>Mitigation:</u> No mitigation is required.

Monitoring: No monitoring is required.

27. Noise Effects by the Project a) Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan, noise ordinance, or applicable standards of other agencies?			
b) Generation of excessive ground-borne vibration or		\square	
ground-borne noise levels?			

Source(s): Riverside County General Plan, Table N-1 ("Land Use Compatibility for Community Noise Exposure"), Project Application Materials

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to

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the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not cause the generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan, noise ordinance, or applicable standards of other agencies because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing construction and operational noise levels. The ordinance amendment states that no propellers, flags, or other noise creating devices, and no architectural embellishments which utilize mechanical or natural forces for motion shall be permitted. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. However, any future digital signs would not be anticipated to require significant levels of construction noise levels and operationally would not be anticipated to generate significant amounts of noise. Thus, the proposed ordinance amendment would not result in the generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan, noise ordinance, or applicable standards of other agencies. Impacts would be less than significant.

b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not cause the generation of excessive ground-borne vibration or ground-borne noise levels because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

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The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing construction and operational vibration levels. The ordinance amendment states that no propellers, flags, or other noise creating devices, and no architectural embellishments which utilize mechanical or natural forces for motion shall be permitted. Because these devices are not allowed, noise and vibration impacts are not anticipated to occur. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not result in the generation of excessive ground-borne vibration or ground-borne noise levels. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

PALEONTOLOGICAL RESOURCES:			
 28. Paleontological Resources a) Directly or indirectly destroy a unique paleonto-logical resource, site, or unique geologic feature? 		\boxtimes	

Source(s): Riverside County General Plan Figure OS-8 "Paleontological Sensitivity"

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not directly or indirectly destroy a unique paleontological resource, site, or unique geologic feature because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potentially	Less than	Less	No
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Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing paleontological or geologic resources. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Additionally, most sign permits would only involve minor ground disturbance. Thus, the proposed ordinance amendment would not directly or indirectly destroy a unique paleontological resource, site, or unique geologic feature. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

POPULATION AND HOUSING Would the project:	POPULATION AND HOUSING Would the project:				
29. Housing a) Induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?					
b) Displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere?			\boxtimes		
c) Create a demand for additional housing, particularly housing affordable to households earning 80% or less of the County's median income?			\boxtimes		

Source(s): Project Application Materials, GIS database, Riverside County General Plan Housing Element

Findings of Fact:

a-c) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to

Potentially Significant Impact	Less than Significant with	Less Than Significant	No Impact
	Mitigation Incorporated	Impact	

the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not induce population growth directly or indirectly, displace people from housing, or create a demand for housing because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal. State and County of Riverside policies and regulations governing housing needs and population growth. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Regardless, the implementation of digital signs would not lead to any population growth, displacement of individuals, or other potential impacts as they relate to population and housing. Thus, the proposed ordinance amendment would not induce population growth directly or indirectly, displace people from housing, or create a demand for housing. Impacts would be less than significant.

<u>Mitigation:</u> No mitigation is required.

Monitoring: No monitoring is required.

PUBLIC SERVICES Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered government facilities or the need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the following public services: \boxtimes

30. Fire Services	
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Source(s): Riverside County General Plan Safety Element

Findings of Fact:

Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

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CEQ / EA No.

Potentially	Less than	Less	No
Significant	Significant	Than	Impact
Impact	with	Significant	
	Mitigation	Impact	
	Incorporated		

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not result in environmental impacts associated with fire services because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations involving fire service needs and performance objectives. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Regardless, any future digital signs would not be anticipated to create any undue hazards or impacts to fire services or create any additional fire hazards. Thus, the proposed ordinance amendment would not cause environmental impacts associated with fire services. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

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Source(s): Riverside County General Plan

Findings of Fact:

Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed

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CEQ / EA No.

Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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digital signage projects. The proposed ordinance amendment would not result in environmental impacts associated with sheriff services because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations involving sheriff service needs and performance objectives. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Regardless, any future digital signs would not be anticipated to create any undue impacts on sheriff services. Thus, the proposed ordinance amendment would not cause environmental impacts associated with sheriff services. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

32.	Schools		\boxtimes	

Source(s): School District information, GIS database

Findings of Fact:

Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not result in environmental impacts associated with school facilities or services because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potentially Significant	Less than Significant	Less Than	No Impact
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Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations involving school facility service needs and performance objectives. Any future digital signage applications be anticipated to create any undue impacts on school services. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause environmental impacts associated with school facilities or services. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

		33.				\boxtimes	
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Source(s): Riverside County General Plan

Findings of Fact:

Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not result in environmental impacts associated with library facilities or services because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with

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CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations involving library facility service needs and performance objectives. Regardless, any future digital signs would not be anticipated to create any undue impacts on library services. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause environmental impacts associated with library services. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

34.	Health Services			\square	
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Source(s): Riverside County General Plan

Findings of Fact:

Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not result in environmental impacts associated with health services because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations involving health facility service needs and performance objectives. Regardless, any future digital signs would not be anticipated to create any undue impacts on health services. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be

Potentially Significant Impact	Less than Significant with Mitigation	Less Than Significant Impact	No Impact
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entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause environmental impacts associated with health services. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

RECREATION Would the project:			
35. Parks and Recreation a) Increase the use of existing neighborhood or regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?		\boxtimes	
b) Include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?		\boxtimes	
c) Be located within a Community Service Area (CSA) or recreation and park district with a Community Parks and Recreation Plan (Quimby fees)?		\boxtimes	

Source(s): GIS database, Ord. No. 460, Section 10.35 (Regulating the Division of Land – Park and Recreation Fees and Dedications), Ord. No. 659 (Establishing Development Impact Fees), Parks & Open Space Department Review

Findings of Fact:

a-c) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not cause environmental impacts to recreational facilities or be subject to recreational development fees because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the

Potentially Significant Impact	Less than Significant with	Less Than Significant	No Impact
	Mitigation	Impact	
	Incorporated		

development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing recreational facilities. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would not be anticipated to create any undue impacts on parks or recreational facilities. Thus, the proposed ordinance amendment would not cause environmental impacts to recreational facilities. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

36. Recreational Trails		\boxtimes	
a) Include the construction or expansion of a trail			
svstem?			

Source(s): Riverside County General Plan Figure C-6 Trails and Bikeway System

Findings of Fact:

Refer to response 35 a-c). Impacts to recreational facilities would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

TRANSPORTATION Would the project:			
37. Transportation		\boxtimes	
a) Conflict with a program, plan, ordinance, or policy			
addressing the circulation system, including transit, roadway,			
bicycle, and pedestrian facilities?			
b) Conflict or be inconsistent with CEQA Guidelines		\square	
_section 15064.3, subdivision (b)?			
c) Substantially increase hazards due to a geometric		\square	
design feature (e.g., sharp curves or dangerous			
_intersections) or incompatible uses (e.g. farm equipment)?			
d) Cause an effect upon, or a need for new or altered		\square	
maintenance of roads?		\square	
e) Cause an effect upon circulation during the pro-			
ject's construction?			

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
f) Result in inadequate emergency access or access to nearby uses?			\boxtimes	
Source(s): Riverside County General Plan, Project Application Materials	\$			

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not conflict with circulation plans or policies and would not be inconsistent with vehicle miles traveled (VMT) policy because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside programs, plans, policies, or ordinances addressing transportation/circulation. The requirements stated in the ordinance amendment provide standards that shall be complied with that would reduce visual distractions/hazards to drivers. The standards require digital display controls, limits hours of operation, regulates design, dimming/brightness, luminance, transitions, materials and physical movement of displays. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Any future digital signs would not be anticipated to generate substantial numbers of traffic or cause any other transportation impacts. Thus, the proposed ordinance amendment would not cause environmental impacts to transportation/circulation. Impacts would be less than significant.

c-d) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

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		ncorporated		

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not cause an effect upon circulation during construction or result in inadequate emergency access because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with State and County of Riverside roadway and access engineering design and maintenance requirements. Implementing projects would require review and approval from the County to verify circulation hazards and roadway maintenance issues are minimized. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause an effect upon circulation during construction or result in inadequate emergency access. Impacts would be less than significant.

e-f) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not cause an effect upon circulation during construction or result in inadequate emergency access because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any

Potentially Significant	Less than Significant	Less Than	No Impact
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subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with State and County of Riverside roadway and access engineering design and maintenance requirements. Implementing projects would be required to submit construction circulation and emergency access plans that would be reviewed and approved by the County. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause an effect upon circulation during construction or result in inadequate emergency access. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

38. Bike Trails

a) Include the construction or expansion of a bike system or bike lanes?

Source(s): Riverside County General Plan

Findings of Fact:

a) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not include the circulation or expansion of a bike system or bike lanes because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Due to the nature of signage projects, it is unlikely and not anticipated that a digital signage project would involve the construction or expansion of a bike system or include bike lanes. However, to

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	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
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conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not include the circulation or expansion of a bike system or bike lanes. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

TRIBAL CULTURAL RESOURCES Would the project cause a substantial adverse change in the significance of a Tribal Cultural Resource, defined in Public Resources Code section 21074 as either a site, feature, place, or cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American Tribe, and that is:

39. Tribal Cultural Resources a) Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as defined in Public Resources Code section 5020.1 (k)?		\boxtimes	
b) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1? (In applying the criteria set forth in subdivision (c) of Public Resources Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American tribe.)			

Source(s): County Archaeologist, AB52 Tribal Consultation

a-b) Less Than Significant Impact

The California Environmental Quality Act, effective July 2015, has required that the County address Tribal Cultural Resources. Tribal Cultural Resources are those resources with inherent tribal values that are difficult to identify through the same means as archaeological resources. These resources can be identified and understood through direct consultation with the tribes who attach tribal value to the resource. Tribal cultural resources may include Native American archaeological sites, but they may also include other types of resources such as cultural landscapes or sacred places. The appropriate treatment of tribal cultural resources is determined through consultation with tribes.

In compliance with AB52, notices regarding this project were mailed to all requesting tribes.

Potentially Significant Impact	Less than Significant with Mitigation	Less Than Significant Impact	No Impact
	Incorporated		

No response was received from the Pechanga Band of Luiseno Indians, Soboba Band of Mission Indians, Rincon Band of Luiseno Indians, the Santa Rosa Band of Cahuilla Indians, Ramona Band of Cahuilla Mission Indians, Pala Band of Mission Indians, Augustine Band of Cahuilla Indians, Agua Caliente Band of Cahuilla Indians, Pala Band of Mission Indians, Gabrieleno Band of Mission Indians- Kizh Nation, Gabrieleno Tongva- San Gabriel Band of Mission Indians, Cabazon Band of Mission Indians, Morongo Band of Mission Indians, Cahuilla Band of Indians or the Colorado River Indian Tribe.

The Quechan Indian Nation responded in an email dated June 12, 2023, deferring consultation to closer tribes.

The San Manuel Band responded in an email dated July 5, 2023, requesting consultation.

After staffing changes, it was decided that they band was no longer interested in commenting

on this project and consultation was concluded July 24, 2023.

No Tribal Cultural Resources were identified by any of the tribes. Therefore, impacts to Tribal

Cultural Resources are considered to be less than significant.

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. As determined through the Assembly Bill 52 (AB52) Consultation process, the proposed ordinance amendment would not cause a substantial adverse change in the significance of a Tribal Cultural Resource because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Due to the nature of signage projects, it is unlikely and not anticipated that a digital signage project would involve development that would cause a substantial adverse change in the significance of a Tribal Cultural resource because implementing digital sign project would be reviewed to see if AB52 consultation would be required. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause a substantial adverse change in the significance of a Tribal Cultural Resource. Impacts would be less than significant.

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CEQ / EA No.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required.				
UTILITIES AND SERVICE SYSTEMS Would the project:				
40. Water a) Require or result in the relocation or construction of new or expanded water, wastewater treatment, or storm water drainage systems, whereby the construction or relocation would cause significant environmental effects?				
b) Have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry, and multiple dry years?			\boxtimes	
Source(s): Project Application Materials, Service Provider				
Findings of Fact:				
a b) Less Then Significant Impact				

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not result in construction, relocation or expansion of water, wastewater treatment or storm drainage systems, no water supply availability because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Due to the nature of signage projects, it is unlikely and not anticipated that a digital signage project would involve the construction or expansion of water, wastewater or stormwater facilities. Installation of signage would not involve water use, generation of wastewater, or create water runoff that would utilize a storm drain system. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to

Potentially Significant	Less than Significant	Less Than	No Impact	
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	Incorporated			

meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not result in construction, relocation or expansion of water, wastewater treatment or storm drainage systems, no water supply availability. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

41. Sewer a) Require or result in the construction of new wastewater treatment facilities, including septic systems, or expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects?		
b) Result in a determination by the wastewater treatment provider that serves or may service the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?		

Source(s): Department of Environmental Health Review, Service Provider

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not cause environmental impacts to any sewer facilities because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Due to the nature of signage projects, it is unlikely that any digital signage project would require or result in the construction or expansion of wastewater treatment facilities. A digital signage project would not generate wastewater that would require treatment and would not impact any

Potentially Significant	Less than Significant	Less Than	No Impact	
Impact	with Mitigation	Significant Impact		
	Incorporated	-		

existing wastewater treatment plant capacity. Thus, there would be no environmental effects caused by a future digital signage project. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause environmental impacts to any sewer facilities. Impacts would be less than significant.

<u>Mitigation:</u> No mitigation is required.

Monitoring: No monitoring is required.

42. Solid Waste a) Generate solid waste in excess of State or Local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals?		
b) Comply with federal, state, and local management and reduction statutes and regulations related to solid wastes including the CIWMP (County Integrated Waste Management Plan)?		

Source(s): Riverside County General Plan, Riverside County Waste Management District correspondence, Service Provider

Findings of Fact:

a-b) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not cause environmental impacts to any solid waste facilities because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the

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development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. A digital signage project may generate solid waste during installation of the sign and may involve some scrap electrical wires, plastic wrap, cardboard containers and any other relevant items that may be utilized to unpack and install digital signage. Any disposal of solid waste would be required to comply with federal, State and local regulations regarding solid waste reduction goals and waste management plans. Thus, there would be no environmental effects caused by disposal of solid waste from a future digital signage project. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause environmental impacts to any solid waste facilities. Impacts would be less than significant.

<u>Mitigation:</u> No mitigation is required.

Monitoring: No monitoring is required.

43. Utilities

Would the project impact the following facilities requiring or resulting in the construction of new facilities or the expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects?

a) Electricity?		\boxtimes	
b) Natural gas?		\boxtimes	
c) Communications systems?		\boxtimes	
d) Street lighting?		\boxtimes	
e) Maintenance of public facilities, including roads?		\boxtimes	
f) Other governmental services?		\boxtimes	

Source(s): Project Application Materials, Utility Service Providers

Findings of Fact:

a-f) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not impact utility facilities requiring or resulting in the construction of new facilities or the expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects because

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no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. The environmental analysis for each utility as indicated in Section 43, Utilities a-f) follows:

ELECTRICITY:

Refer to responses in Section 10, Energy. Construction and operation of a digital sign is anticipated to utilize a negligible amount of electricity. Most tools utilized for installation are either hand-held or are electrified with a charged battery, which utilizes minimal amounts of energy to charge. The sign would most likely be lit utilizing energy efficient LED technology that does not consume a significant amount of energy. Any implementing project is not anticipated to impact the energy facilities requiring or resulting in the construction of new facilities or the expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects because of the negligible amount of energy utilized for construction or operation. Impacts would be less than significant.

NATURAL GAS:

Due to the nature of a digital signage project, it is not anticipated that the construction or operation of a digital sign would require any use of natural gas. Any implementing project is not anticipated to impact the natural gas facilities requiring or resulting in the construction of new facilities or the expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects because of the negligible amount of energy utilized for construction or operation. Impacts would be less than significant.

COMMUNICATION SYSTEMS:

Due to the nature of a digital signage project, it is not anticipated that the construction or operation of a digital sign would require any significant utilization of a communication system. Any implementing project is not anticipated to impact a communication system requiring or resulting in the construction of new facilities or the expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects. Impacts would be less than significant.

STREET LIGHTING:

Due to the nature of a digital signage project, it is not anticipated that the construction or operation of a digital sign would be required to illuminate a street, parking lot or security lighting. It is unlikely that a digital sign would be used for street lighting. Any implementing project is not anticipated to impact street lighting facilities requiring or resulting in the construction of new facilities or the expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects. Impacts would be less than significant.

MAINTENANCE OF PUBLIC FACILITIES/ROADS:

Potent Signifi Impa	cant	Less than Significant with Mitigation	Less Than Significant Impact	No Impact
		Incorporated		

Due to the nature of a digital signage project, it is not anticipated that the construction or operation of a digital sign would trigger any required maintenance of public facilities or roads beyond what typically occurs. Any implementing project is not anticipated to impact public facilities or roads requiring or resulting in the construction of new facilities or the expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects. Impacts would be less than significant.

OTHER GOVERNMENTAL SERVICES:

Due to the nature of a digital signage project, it is not anticipated that the construction or operation of a digital sign would be required to utilize other governmental services. It is not known at this time what other governmental services would be involved with digital signage implementation. Any implementing project is not anticipated to impact other governmental services requiring or resulting in the construction of new facilities or the expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects. Impacts are considered less than significant.

However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not impact utility facilities requiring or resulting in the construction of new facilities or the expansion of existing facilities, whereby the construction or relocation would cause significant environmental effects. Impacts would be less than significant.

Mitigation: No mitigation is required.

Monitoring: No monitoring is required.

WILDFIRE If located in or near a State Responsibility Area ("SRA"), lands classified as very high fire
hazard severity zone, or other hazardous fire areas that may be designated by the Fire Chief, would
the project:

44. Wildfire Impacts a) Substantially impair an adopted emergency responseplan or emergency evacuation plan?		\boxtimes	
b) Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to, pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?			
c) Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?			

CEQ / EA No.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
d) Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?				
e) Expose people or structures either directly or indirectly, to a significant risk of loss, injury, or death involving wildland fires?			\boxtimes	

Source(s): Riverside County General Plan Figure S-11 "Wildfire Susceptibility", GIS database, Project Application Materials

Findings of Fact:

a-e) Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not cause environmental impacts or hazards caused by wildfires because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations governing emergency response, evacuation and risks resulting from the potential for wildfire events (i.e., landslides; exposure of people or structures to a significant risk of loss, injury, or death involving wildland fires; maintenance of associated infrastructure that may exacerbate risks, etc.). Future development would also be evaluated with relevance to the California Department of Forestry and Fire Protection (CAL FIRE) Severity Zone Maps relative to the potential for wildfire risk. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Regardless, any future digital signs would not be anticipated to create any undue hazards or impacts to fire services or create any additional fire hazards. Thus, the proposed ordinance amendment would not cause environmental impacts or hazards caused by wildfires. Impacts would be less than significant.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
Mitigation: No mitigation is required.				
Monitoring: No monitoring is required				
MANDATORY FINDINGS OF SIGNIFICANCE Does the Pro-45. Have the potential to substantially degrade the quality			\square	
of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop				
below self- sustaining levels, threaten to eliminate a plant or				
animal community, substantially reduce the number or				
restrict the range of a rare or endangered plant or animal, or				
eliminate important examples of the major periods of California history or prehistory?				
Source(s): Staff Review, Project Application Materials				
Findings of Fact:				

Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not substantially degrade the quality of the environment, substantially reduce the habitat of fish or wildlife species, cause a fish or wildlife populations to drop below self-sustaining levels, threaten to eliminate a plant or animal community, or reduce the number or restrict the range of a rare or endangered plant or animal, or eliminate important examples of the major periods of California history or prehistory because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and

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Potentially Significant Impact	Less than Significant with Mitigation	Less Than Significant Impact	No Impact
	Incorporated		

regulations pertaining to the installation and use of the signage. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not cause environmental impacts or hazards caused by wildfires. Impacts would be less than significant.

46. Have impacts which are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, other current projects and probable future projects)?

Source(s): Staff Review, Project Application Materials

Findings of Fact:

Less Than Significant Impact

Ordinance Amendment - Change of Zone No. CZ2000001

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not have impacts which are individually limited, but cumulatively considerable because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations pertaining to the installation and use of the signage. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the

CEQ / EA No.

	Potentially Significant Impact	Less than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
proposed ordinance amendment would not have ir cumulatively considerable. Impacts would be less that	•		ually limited	l, but
47. Have environmental effects that will cause substantial adverse effects on human beings, either directl or indirectly?	-		\boxtimes	
Source(s): Staff Review, Project Application Materials				
<u>Less Than Significant Impact</u> <u>Ordinance Amendment - Change of Zone No. CZ2</u>	<u>2000001</u>			

Potential to Cause a Direct Physical Change in the Environment:

The project is an amendment to an ordinance, and as such, does not directly authorize any physical construction. Any subsequent digital signage application would require adherence to the ordinance, review and approval from the County, and compliance with CEQA. The ordinance amendment defines digital signage and provides regulations for implementation of proposed digital signage projects. The proposed ordinance amendment would not have environmental effects that will cause substantial adverse effects on human beings, either directly or indirectly because no development would occur with the processing of an amendment. Impacts would be less than significant.

Potential to Cause a Reasonably Foreseeable Indirect Physical Change in the Environment:

The ordinance amendment would add regulations for digital display signage to Article XIX Advertising Regulations. Any subsequent digital signage applications would be subject to the development regulations stated in Ordinance No. 348, Article XIX Advertising Regulations. Any subsequent proposed digital signage project would be separately examined in accordance with CEQA, as well as be required to comply with federal, State and County of Riverside policies and regulations pertaining to the installation and use of the signage. However, to conduct environmental analysis on the unspecified number of potential future signage applications based upon this ordinance amendment throughout the County would be entirely speculative and would not lead to meaningful analysis or informed decision-making. Potential future digital signage applications would be distinct projects standing on their own, with their own independent utility, which would require their own County review, approval and CEQA compliance. Thus, the proposed ordinance amendment would not have environmental effects that would cause substantial adverse effects on human beings, either directly or indirectly. Impacts would be less than significant.

VI. EARLIER ANALYSES

Potentially Less than Significant Significant Impact with Mitigation Incorporated	Less Than Significant Impact	No Impact
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Earlier analyses may be used where, pursuant to the tiering, program EIR, or other CEQA process, an effect has been adequately analyzed in an earlier EIR or negative declaration as per California Code of Regulations, Section 15063 (c) (3) (D). In this case, a brief discussion should identify the following:

Earlier Analyses Used, if any: N/A

Location Where Earlier Analyses, if used, are available for review:

Location: County of Riverside Planning Department 4080 Lemon Street 12th Floor Riverside, CA 92501

Revised: 3/13/2024 12:12 PM Y:\Planning Master Forms\Templates\CEQA Forms\EA-IS_Template.docx

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ORDINANCE NO. 348.XXXX

AN ORDINANCE OF THE COUNTY OF RIVERSIDE AMENDING ORDINANCE NO. 348.4978 PROVIDING FOR LAND USE PLANNING AND ZONING REGULATIONS AND RELATED FUNCTIONS

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

Section 1. Section 19.2 of Ordinance No. 348.4978 is amended to read as follows: "SECTION 19.2. DEFINITIONS.

For purposes of this section of the ordinance, the following words or phrases shall have the following definitions.

- A. <u>Abandoned</u>. Any of the following:
 - 1. Any Outdoor Advertising Display that
 - a. Is allowed to continue for more than one year without a poster, bill, printing, painting, or other form of advertisement or message; or,
 - b. Does not appear on the inventory required by Section 19.3.B.12. of this ordinance; or,
 - 2. Any On-Site Advertising Structure or Sign that is allowed to continue for more than 90 days without a poster, bill, printing, painting, or other form of advertising or message for the purposes set forth in Section 19.2.M. of this ordinance.
- B. <u>Digital Display</u>. An electronic message display that advertises the business name, business conducted, services rendered, or goods produced or sold upon the property on which the display placed and exhibits static images through the use of grid lights, cathode ray projections, light emitting diode displays, plasma screens, liquid crystal displays, fiber optics, or other electronic media or technology, that may be changed remotely through electronic means. The ability to have a digital display only applies to On-Site Advertising Structures or Signs, which are defined in Section 19.2.M. of this

1		ordinance.		
2	C.	Display Face. The surface area of an Outdoor Advertising Display available for the		
3		purpose of displaying an advertising message. Display Face does not include the		
4		structural supports or lighting.		
5	D.	Edge of the Right-of-Way. A measurement from the Edge of the Right-of-Way line		
6		horizontally along a line normal or perpendicular to the centerline of the Freeway or		
7		Highway.		
8	E.	Free Standing Sign. Any sign which is supported by one or more columns or uprights		
9		imbedded in the ground, and which is not attached to any building or structure.		
10	F.	Freeway. A divided arterial Highway for through traffic with full control of access and		
11		with grade separations at intersections.		
12	G.	Highway. Roads, streets, boulevards, lanes, courts, places, commons, trails, ways or		
13		other rights-of-way or easements used for or laid out and intended for the public passage		
14		of vehicles or persons.		
15	Н.	Illegal Outdoor Advertising Display. Any of the following:		
16		1. An Outdoor Advertising Structure or outdoor advertising sign erected without		
17		first complying with all applicable county ordinances and regulations in effect		
18		at the time of its construction, erection or use.		
19		2. An Outdoor Advertising Structure or Outdoor Advertising Sign that was legally		
20		erected but whose use has ceased, or the structure upon which the advertising		
21		display is placed has been Abandoned by its owner, and not maintained or used		
22		for a period of not less than one year.		
23		3. An Outdoor Advertising Structure or Outdoor Advertising Sign that was legally		
24		erected which later became nonconforming as a result of the adoption of an		
25		ordinance; the amortization period for the display provided by the ordinance		
26		rendering the display nonconforming has expired; and conformance has not been		
27		accomplished.		
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1 4. An Outdoor Advertising Structure or Outdoor Advertising Sign which does not 2 comply with this Article, the Outdoor Advertising Display Permit referenced in 3 Section 19.3.A. of this ordinance, the State Outdoor Advertising permit 4 referenced in Section 19.3.B.4. of this ordinance or any related building permit. 5 5. An Outdoor Advertising Structure or Outdoor Advertising Sign which is a 6 danger to the public or is unsafe. 7 I. Illegal On-Site Advertising Structure or Sign. Any of the following. 8 1. An On-Site Advertising Structure or Sign erected without first complying with 9 all applicable County ordinances and regulations in effect at the time of its 10 construction, erection or use. 11 2. An On-Site Advertising Structure or Sign that was legally erected, but whose 12 use has ceased, or the structure upon which the advertising display is placed has 13 been Abandoned by its owner, and not maintained or used to identify or advertise 14 an ongoing business for a period of not less than 90 days. 15 3. An On-Site Advertising Structure or Sign that was legally erected which later 16 became nonconforming as a result of the adoption of an ordinance; the 17 amortization period for the display provided by the ordinance rendering the 18 display nonconforming has expired; and conformance has not been 19 accomplished. 20 J. Maximum Height. The highest point of the structure or sign measured from the average 21 natural ground level at the base of the supporting structure. 22 However, within the boundaries of the R-VC Zone (Rubidoux-Village Commercial), 23 maximum height shall mean the height measured from the average adjacent finish grade 24 (excluding artificial berms and raised planters) to the uppermost portion of the border 25 of the surface area of the sign, except that: 26 1. Structural supports and non-sign architectural features may project above the 27 maximum height limit to the limits prescribed in the applicable zoning 28

1		ordinances and,
2		2. Signs affixed to the building may be placed at any height as long as the sign
3		conforms to the other regulations of this ordinance.
4	К.	Noise Attenuation Barrier. A sound wall or other structure built by the California
5		Department of Transportation to reduce noise impacts.
6	L.	Non-Commercial Structure or Sign. Any structure, housing, sign, device, figure,
7		statuary, painting, display, message, placard or other contrivance, which is designed,
8		constructed, created, engineered, intended or used to provide data or information that
9		does not do any of the following:
10		1. Advertise a product or service for profit or for a business purpose;
11		2. Propose a commercial transaction; or,
12		3. Relate solely to economic interests.
13	М.	On-Site Advertising Structure or Sign. Any structure, housing, sign, device, figure,
14		statuary, painting, display, message placard, or other contrivance, or any part thereof,
15		which is designed, constructed, created, engineered, intended, or used to advertise, or to
16		provide data or information that does either of the following:
17		1. Designates, identifies, or indicates the name of the business of the owner or
18		occupant of the premises upon which the structure or sign is located.
19		2. Advertises the business conducted, services available or rendered, or the goods
20		produced, sold, or available for sale, upon the premises where the structure or
21		sign is located.
22	N.	Outdoor Advertising Display. Commonly known or referred to as an "off-site" or an
23		"off-premises" billboard, an Outdoor Advertising Structure or Outdoor Advertising Sign
24		used for outdoor advertising purposes, not including On-Site Advertising Signs as herein
25		defined and directional sign structures as provided in Ordinance No. 679, as amended
26		from time to time.
27	О.	Outdoor Advertising Sign. Any card, cloth, paper, metal, painted, plastic, or wooden
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sign of any character placed for outdoor advertising purposes and affixed to an Outdoor Advertising Display or Outdoor Advertising Structure.

- P. <u>Outdoor Advertising Structure</u>. A structure of any kind or character erected, used or maintained for outdoor advertising purposes, upon which any poster, bill, printing, painting or other advertisement of any kind whatsoever may be placed, including statuary, for outdoor advertising purposes. Such structure shall be constructed or erected upon a permanent foundation or shall be attached to a structure having a permanent foundation.
- Q. <u>Scenic Highway</u>. Any officially designated state or county scenic highway as defined in Streets and Highway Code sections 154 and 261 et seq.
- R. <u>Shopping Center</u>. A parcel of land not less than three acres in size, on which there exists four or more separate business uses that have mutual parking facilities.
- S. <u>Significant Resources</u>. Any County, State or Federal site which has significant or potentially significant social, cultural, historical, archaeological, recreational or scenic resources, or which plays or potentially could play a significant role in promoting tourism. For the purposes of this Article, significant resources shall include, but not be limited to, the following:
 - 1. Riverside National Cemetery.

A strip, 660 feet in width, measured from the Edge of the Right-of-Way line on both sides of I-215 from the intersection of Van Buren Boulevard southerly to Nance Road, and on both sides of Van Buren Boulevard from the intersection of I-215 westerly to Wood Road.

- 2. Scenic Highways.
- 3. A corridor 500 feet in width adjacent to both sides of all Highways within threetenths (3/10) of a mile of any Regional, State, or Federal park or recreation area.
- A corridor 500 feet in width adjacent to both sides of State Highway 74 (State Route 74) extending from its intersection with Interstate 15 to its intersection

1	with Winchester Road (State Route 79), and from there easterly to the city limits
2	of the City of Hemet, on both sides of the road.
3	5. A corridor 500 feet in width adjacent to both sides of I-15 from the Riverside/
4	San Diego County line northerly to the city limits of the City of Temecula.
5	6. A corridor 500 feet in width adjacent to both sides of Grand Avenue from the
6	city limits of the City of Lake Elsinore, just northerly of Bonnie Lea Drive, to
7	Clinton Keith Road, and adjacent to both sides of Clinton Keith Road from
8	Interstate 15 to the city limits of the City of Murrieta.
9	7. A corridor 550 feet in width, measured from the Edge of the Right-of-Way line
10	adjacent to both sides of Interstate 15, extending from its intersection with state
11	Highway 60 southerly to the city limits of the City of Norco."
12	Section 2. Section 19.3 of Ordinance No. 348 is amended to read as follows:
13	"SECTION 19.3. OUTDOOR ADVERTISING DISPLAYS.
14	A. APPLICABILITY
15	1. <u>Prohibited Activities</u>
16	
17	In addition to all other applicable Federal, State, and local laws, rules,
18	regulations, and ordinances, no Outdoor Advertising Display shall be placed,
19	erected, used, or maintained unless the Outdoor Advertising Display is in
20	compliance with all provisions of this ordinance and an Outdoor Advertising
21	Display permit has been issued by the County Planning Director in accordance
22	with the provisions of this Section.
23	2. <u>Zoning</u>
24	Notwithstanding any other provision in this Ordinance, Outdoor Advertising
25	Displays shall be permitted provided the use is permitted in the underlying zone
26	and the standards of this Article are met.
27	B. PERMIT PROCEDURE.
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1	1.	Land	Use Entitlement Required.
2		a.	Outdoor Advertising Displays are permitted provided a plot plan is
3			approved in accordance with the provisions of this Section.
4		b.	The changing of an advertising message or customary maintenance of a
5			legally existing Outdoor Advertising Display shall not require a plot plan
6			pursuant to this Section.
7	2.	Appli	ication.
8			Applications for Outdoor Advertising Displays shall be submitted to the
9		a.	Planning Department on a form provided and accompanied by the filing
10			fee set forth in Ordinance No. 671, as amended from time to time.
11			
12		b.	The application shall consist of ten copies of a plot plan drawn to scale,
13			containing the name, address or telephone number of the applicant, a
14			copy of the current valid State Outdoor Advertising Display permit
15			referenced in Section 19.3.B.4. of this ordinance and a general
16			description of the property upon which the Outdoor Advertising Display
17			is proposed to be placed.
18		c.	The plot plan shall show the precise location, type, and size of the
19			proposed Outdoor Advertising Display, all property lines, zoning, and
20			the dimensions, location of and distance to the nearest advertising
21			displays, building, business districts, Significant Resources as defined by
22			Section 19.2.S. of this ordinance, public and private roads, and other
23			rights-of-way, building setback lines, and specifically planned future
24			road right-of-way lines, and any and all other information required by the
25			Planning Director such that the proposed display may be readily
26			ascertained, identified, and evaluated.
27	3.	Issua	nce/Denial.
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The Planning Director shall, within forty-five (45) days of the filing of a complete permit application, approve and issue the Outdoor Advertising Display permit if the standards and requirements of this ordinance have been met; otherwise, the permit shall be denied. Judicial review of a decision denying the permit shall be made by a petition for writ of administrative mandamus filed in the Riverside County Superior Court, in accordance with the procedure set forth in California Code of Civil Procedure, section 1094.8.

4. <u>Building Permit Required</u>.

In the event that the Planning Director issues an Outdoor Advertising Display permit, no person shall place, erect, use, maintain, alter, repair or relocate an Outdoor Advertising Display or connect an Outdoor Advertising Display to a power supply without first obtaining a building permit from the Riverside County Department of Building and Safety.

5. <u>Revocation</u>.

Any Outdoor Advertising Display permit which has been issued as a result of a material misrepresentation of fact by the applicant or his agent, whether or not a criminal prosecution is initiated therefore, or which does not comply with this Article, the State Outdoor Advertising Display permit referenced in Section 19.3.B.4. of this ordinance or any related building permit may be revoked by the Planning Director. The Planning Director shall forthwith give written notice of revocation to the applicant. Unless the permittee files with the Planning Department a written request for a hearing within 10 days of the date the notice was mailed, the Planning Director's decision to revoke will be considered final. Failure to timely file a written request for a hearing constitutes a waiver of the right to a hearing. Notice of the hearing shall be given by mail to the permittee. The timely filing of a written notice to appeal shall stay the revocation until such time as the Planning Director issues their decision to grant or deny the appeal.

			Within 30 days after notice is given, or if a hearing is requested, within 30 days
2			from the date of mailing the Planning Director's decision to deny the appeal, any
5			Outdoor Advertising Display authorized by the Outdoor Advertising Display
-			permit shall be removed at the permittee's expense. Failure to remove the display
;			within 30 days shall be deemed a separate violation of this ordinance.
,	C.	PERM	IIT STANDARDS.
'		1.	General Plan.
;			Outdoor Advertising Displays shall be consistent with the Riverside County
			Comprehensive General Plan.
)		2.	Zoning.
			Outdoor Advertising Displays are permitted only in the C-1/C-P, M-SC, M-M,
			and M-H Zones provided that the display meets all of the other requirements of
			the zoning classification and this Article. Outdoor Advertising Displays are
;			expressly prohibited in all other zones.
,		3.	Height.
,			The Maximum Height of an Outdoor Advertising Display shall not exceed a
;			height of 25 feet from the roadbed of the adjacent Freeway or Highway to which
,			the display is oriented, or a Maximum Height of 25 feet from the grade on which
)			it is constructed, whichever is greater.
		4.	Setbacks.
2			No Outdoor Advertising Display shall be erected within an established setback
5			or building line, or within road right-of-way lines or future road right-of-way
			lines as shown on any Specific Plan of Highways. A minimum setback from the
;			property line of one foot shall be required. No person shall place, erect, use or
,			maintain any Outdoor Advertising Display located within 660 feet from the Edge
'			of the Right of Way line of, and the copy which is visible from, any primary
;			

1		Highway without first obtaining a valid State Outdoor Advertising Display
2		permit.
3	5.	Poles.
4		A maximum of two steel poles are allowed for support of an Outdoor Advertising
5		Display.
6	6.	Roof Mounts.
7		No Outdoor Advertising Display shall be affixed on or over the roof of any
8		building and no display shall be affixed to the wall of a building so that it projects
9		above the parapet of the building. For the purposes of this Section, a mansard
10		style roof shall be considered a parapet.
11	7.	Number of Displays.
12	/.	
13		No more than one proposed Outdoor Advertising Display per application shall
14		be permitted.
15	8.	Number of Display Faces.
16		No more than two display faces per Outdoor Advertising Display shall be
17		permitted. Only single face, back-to-back and V-type displays shall be allowed
18		provided that they are on the same Outdoor Advertising Structure and provided
19		that the V-type displays have a separation between display faces of not more
20		than 25 feet.
21	9.	Display Face Size.
22		No Outdoor Advertising Display shall have a total surface area of more than 300
23		square feet.
24	10.	Display Movement.
25		No O^{utdoor} A display any moving $D^{\text{isplay shall move or rotate, to display any moving}}$
26		and/or rotating parts. No propellers, flags, or other noise creating devices, and
27		no architectural embellishments which utilize mechanical or natural forces for
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motion, shall be permitted. Use of daylight reflective materials or electronic message boards using flashing, intermittent or moving light or lights is prohibited, provided, however, that electronic message boards displaying only time and/or temperature for periods of not less than 30 seconds is permitted.

11. <u>Mobile Displays</u>.

No person shall place, use, maintain, or otherwise allow a mobile vehicle, trailer, or other advertising display not permanently affixed to the ground, as defined in Section 19.2.N. of this ordinance, to be used as an Outdoor Advertising Display.

12. <u>Display Inventory</u>.

In order to evaluate and assess Outdoor Advertising Displays within the unincorporated area of Riverside County, within 180 days of the effective date of this ordinance and on each fifth anniversary after the effective date of this ordinance, and upon notice, each display company with Outdoor Advertising Displays within the unincorporated area of the County shall submit to the Riverside County Department of Building and Safety, a current Inventory of the Outdoor Advertising Displays they currently own and/or maintain within the unincorporated area of the Submit a current or accurate inventory shall be deemed to be a separate violation of this ordinance.

13. <u>Lighting and Illumination of Displays</u>.

An Outdoor Advertising Display may be illuminated, unless otherwise specified, provided that the displays are so constructed that no light bulb, tube, filament, or similar source of illumination is visible beyond the display face. Displays making use of lights to convey the effect of movement or flashing, intermittent, or variable intensity shall not be permitted. Displays shall use the most advanced methods to insure the most energy efficient methods of display illumination. Within the Palomar Observatory Special Lighting Area, all displays shall

comply with the requirements of Ordinance No. 655, as amended from time to time.

14. <u>Spacing</u>.

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No Outdoor Advertising Display shall be located within 500 feet in any direction from any other Outdoor Advertising Display on the same side of the Highway; provided, however, that if in a particular zone a different interval shall be stated, the spacing interval of the particular zone shall prevail. No Outdoor Advertising Display shall be erected within the boundary of any Significant Resource as defined in Section 19.2.S. of this ordinance. No Outdoor Advertising Display shall be located within 150 feet of property for which the zoning does not allow advertising displays; provided, however, that an Outdoor Advertising Display may be placed within 150 feet of property for which zoning does not allow displays, if at the time an application for an Outdoor Advertising Display permit is applied for, there is no existing residential structure or an approved building permit for a residential structure within 150 feet of the location of the proposed Outdoor Advertising Display.

15. Identification.

No person shall place, erect, use or maintain an Outdoor Advertising Display and no Outdoor Advertising Display shall be placed, erected, used or maintained anywhere within the unincorporated area of the County unless there is securely fastened thereto and on the front display face thereof, the name of the Outdoor Advertising Display owner in such a manner that the name is visible from the Highway. Any display placed, erected, or maintained without this identification shall be deemed to be placed, erected, and maintained in violation of this Section.

D. HEIGHT ADJUSTMENTS.

The owner of an existing Outdoor Advertising Display that complied with all applicable

federal, state, and local laws, rules and regulations in effect at the time it was erected may apply for a height adjustment on the form provided by the Planning Department accompanied by the filing fee set forth in Ordinance No. 671, as amended from time to time. The Planning Director shall, within forty-five (45) days of the filing of a complete height adjustment application, approve the height adjustment if the height adjustment standards set forth in Subsection D. of this Section are met; otherwise, the height adjustment shall be denied.

E. HEIGHT ADJUSTMENT STANDARDS.

A height adjustment in excess of the Maximum Height authorized under this ordinance shall be approved if all of the following height adjustment standards are met:

- 1. The Outdoor Advertising Display is not an Illegal Outdoor Advertising Display;
- 2. The Outdoor Advertising Display is oriented towards a Freeway;
- The Outdoor Advertising Display is within one hundred (100) feet of the nearest Edge of the Right-of-Way line of the Freeway;
- A Noise Attenuation Barrier was fully constructed between the Outdoor Advertising Display and the Edge of the Right-of-Way line of the Freeway after the Outdoor Advertising Display was fully constructed;
- 5. A line of sight study shows that the Noise Attenuation Barrier prevents the display face of the Outdoor Advertising Display from being completely visible to vehicles in one or more approaching Freeway traffic lanes at a point six hundred and sixty (660) feet from the Outdoor Advertising Display. The six hundred and sixty (660) feet shall be measured from the middle of the display face to the middle of each approaching Freeway traffic lane. The line of sight study shall be prepared at the owner's expense in accordance with the Planning Department's line of sight study protocol;

6. The Maximum Height adjustment shall be no more than what is required to make

the display face of the Outdoor Advertising Display completely visible to vehicles in all approaching Freeway traffic lanes at a point six hundred and sixty (660) feet from the display as shown by the line of sight study. In no event, however, shall the Maximum Height of an Outdoor Advertising Display adjusted under this Section exceed a height of forty (40) feet from the roadbed of the adjacent Freeway towards which the Outdoor Advertising Display is oriented, or a Maximum Height of forty (40) feet from the grade on which it is constructed, whichever is greater;

- 7. The owner of any Outdoor Advertising Display that obtains a height adjustment pursuant to this Section shall also obtain a building permit from the Riverside County Department of Building & Safety before increasing the height of the Outdoor Advertising Display;
- 8. Other than the increase in height, nothing in this Section shall be deemed to allow the relocation or enlargement of an existing Outdoor Advertising Display. Nor shall this Section be deemed to allow the angle of orientation of the Outdoor Advertising Display to be altered or to allow an increase in the number of display faces on the existing Outdoor Advertising Display.

F. ENFORCEMENT.

Wherever the officials responsible for the enforcement of administration of this ordinance or their designated agents, have cause to suspect a violation of this article, or whenever necessary to investigate either an application for the granting, modification, or any action to suspend or revoke an Outdoor Advertising Display permit, or whenever necessary to investigate a possible violation, such persons may lawfully gain access to the appropriate parcel of land upon which a violation is believed to exist. The following provisions shall apply to the violations of this article:

1. All violations of this article committed by any person, whether as agent,

employee, officer, principal, or otherwise, shall be a misdemeanor. 2. Every person who knowingly provides false information on an Outdoor Advertising Display permit application shall be guilty of a misdemeanor. 4 3. Every person who fails to stop work on an Outdoor Advertising Display, when so ordered by the Director of the Riverside County Building and Safety 6 Department or the Planning Director, or their designees shall be guilty of a 7 misdemeanor. 8 4. Every person who, having received notice to appear in court to answer a related 9 charge, willfully fails to appear, shall be guilty of a misdemeanor. 10 5. A misdemeanor may be prosecuted by the County in the name of the People of the State of California, or may be redressed by civil action. Each violation is 12 punishable by a fine of not more than one thousand dollars (1,000.00), or by 13 imprisonment in the County jail for a term of not more than six months, or by 14 both fine and imprisonment. 15 6. Every person found guilty of a violation shall be deemed guilty of a separate 16 offense for every day during a portion of which the violation is committed, 17 continued, or permitted by such person. 18 7. Every Illegal Outdoor Advertising Display and every abandoned Outdoor 19 Advertising Display is hereby declared to be a public nuisance and shall be 20 subject to abatement by repair, rehabilitation, or removal in accordance with the requirements of Ordinance No. 457, as amended from time to time. 22 G. NONCONFORMING OUTDOOR ADVERTISING DISPLAYS. 23 24 Every Outdoor Advertising Display which does not conform to this ordinance shall be 25 deemed to be a nonconforming sign and shall be removed or altered in accordance with 26 this ordinance as follows: 27 1. Any Outdoor Advertising Display which was lawfully in existence prior to the 28

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1	effective date of the enactment of Ordinance No. 348.2496 (July 16, 1985) shall
2	be abated or brought into conformance with these provisions by July 17, 1990.
3	2. Any Outdoor Advertising Display which was lawfully in existence prior to the
4	effective date of the enactment of Ordinance No. 348.2856 (June 30, 1988) but
5	after the effective date of the enactment of Ordinance No. 348.2496 (July 16,
6	1985) shall be abated or brought into conformance with these provisions by July
7	1, 1993.
8	3. Any Outdoor Advertising Display which was lawfully in existence prior to the
9	effective date of Ordinance No. 348.2989 but after the effective date of the
10	enactment of Ordinance No. 348.2856 (June 30, 1988) shall be abated or brought
11	into conformance with these provisions within eleven years of the effective date
12	of Ordinance No. 348.2989 (June 20, 1989).
13	4. If Federal or State law requires the County to pay just compensation for the
14	removal of any such lawfully erected but nonconforming Outdoor Advertising
15	Display, it may remain in place until just compensation as defined in the Eminent
16	Domain Law (Title 7, of Part 3 of the Code of Civil Procedure) is paid.
17	H. ILLEGAL AND ABANDONED OUTDOOR ADVERTISING DISPLAYS.
18 19	1. All Illegal Outdoor Advertising Displays and all abandoned Outdoor
20	Advertising Displays shall be removed or brought into conformance with this
20	ordinance immediately.
22	2. The procedures, remedies, and penalties for violation of this Article and Illegal
23	Outdoor Advertising Displays and Abandoned Outdoor Advertising Displays for
24	recovery of costs related to enforcement are provided for in Ordinance No. 725,
25	as amended from time to time, which is incorporated herein by this reference.
26	3. In enforcing Ordinance No. 725 as it relates to Illegal Outdoor Advertising
27	Displays and Abandoned Outdoor Advertising Displays, the notice required to
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1	be given to owner of the property shall also be given to all of the following:
2	a. The owner of the sign, if the identification plate required by Business and
3	Professions Code sections 5362 and 5363 is affixed; and,
4	b. The advertiser, if any, identified on the sign provided the address of the
5	advertiser can reasonably be determined.
6	I. RELOCATED OUTDOOR ADVERTISING DISPLAYS.
7	1. Approved Outdoor Advertising Displays may be relocated to another area on the
8	same property or another property subject to an approved relocation agreement
9	with the County in accordance with the provisions of this Subsection. Except as
10	provided in this Subsection, a relocated Outdoor Advertising Display shall be
11	subject to all the permit procedures and standards described in this Article.
12	2. The County may, at its discretion, enter into a relocation agreement with the
13	property owner for Outdoor Advertising Display relocation agreement when:
14	a. The original location of the Outdoor Advertising Display is within a
15	contemplated public right-of-way; and,
16	b. The Outdoor Advertising Display complied with all applicable County
17	ordinances and regulations in effect at the time it was erected.
18 19	
	3. An Outdoor Advertising Display located on a parcel that is zoned to prohibit
20 21	Outdoor Advertising Displays may be relocated to another place on that same
21	parcel pursuant to a relocation agreement in accordance with the provisions of
22	this Subsection.
23 24	4. An Outdoor Advertising Display located in an area defined in this Article as a
24	Significant Resource may also, pursuant to such an agreement, be relocated to
23 26	an area defined as a Significant Resource whether the area is on the same parcel
20	or a different parcel in accordance with the provisions of this Subsection."
27	Section 3. Section 19.4 of Ordinance No. 348 is amended to read as follows:
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1 "SECTION 19.4. ON-SITE ADVERTISING STRUCTURES AND SIGNS. 2 Α. APPLICABILITY 3 1. Prohibited Activities. 4 In addition to all other applicable Federal, State, and local laws, rules, 5 regulations, and ordinances, no On-Site Advertising Structure or Sign shall be 6 placed, erected, used, or maintained unless the On-Site Advertising Structure or 7 Sign is in compliance with all provisions of this ordinance and an On-Site 8 Advertising Structure or Sign permit has been issued by the County Planning 9 Director in accordance with the provisions of this Section. 10 2. Zoning 11 Notwithstanding any other provision in this Ordinance, On-Site Advertising 12 Structures and Signs shall be permitted provided the use is permitted in the 13 underlying zone and the standards of this Article are met. 14 PERMIT PROCEDURES. Β. 15 1. Land Use Entitlement Required. 16 17 On-Site Advertising Structures or Signs are permitted provided a plot plan is 18 approved in accordance with the provisions of this Section. 19 2. Application. 20 Applications for On-Site Advertising Structures or Signs shall be a. 21 submitted to the Planning Department on a form provided and 22 accompanied by the filing fee set forth in Ordinance No. 671, as amended 23 from time to time. 24 b. The application for On-Site Advertising Structures or Signs shall consist 25 of a plot plan drawn to scale, containing the name, address or telephone 26 number of the applicant, and a general description of the property upon 27 which the On-Site Advertising Structure or Sign is proposed to be placed. 28 18

1	b. 7	The plot plan shall show the precise location, type, and size of the
2	1	proposed On-Site Advertising Structure or Sign, all property lines,
3	2	zoning, and the dimensions, location of and distance to the nearest
4	8	advertising displays, building, business districts, Significant Resources
5	1	as defined by Section 19.2.S. of this ordinance, public and private roads,
6	8	and other rights-of-way, building setback lines, and specifically planned
7	t t	future road right-of-way lines, and any and all other information required
8	1	by the Planning Director such that the proposed structure or sign may be
9	1	readily ascertained, identified, and evaluated.
10	2. <u>Issuance</u>	e/Denial.
11	a.]	Permit Type.
12		Approval of plot plans for On-Site Advertising Structures or Signs shall
13		be ministerial, unless the sign has a Digital Display, in which case the
14		plot plan shall require a public hearing pursuant to Subsection c. below.
15		Plot Plans For On-Site Advertising Structures or Signs – Ministerial
16		Approval.
17		
18		The Planning Director shall, within forty-five (45) days of the filing of a
19		complete permit application, approve and issue the On-Site Advertising
20		Structure or Sign permit if the standards and requirements of this
21		ordinance have been met; otherwise, the permit shall be denied. Judicial
22		review of a decision denying the permit shall be made by a petition for
23		writ of administrative mandamus filed in the Riverside County Superior
24		Court, in accordance with the procedure set forth in California Code of
25		Civil Procedure, Section 1094.8.
26		Plot Plans For On-Site Advertising Structures or Signs – Public Hearing.
27		Plot plans for On-Site Advertising Structures or Signs requiring a public
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hearing require approval in accordance with the provisions of Section 18.30 of this ordinance.

3. <u>Building Permit Required</u>.

In the event that the Planning Director issues an On-Site Advertising Structure or Sign permit, no person shall place, erect, use, maintain, alter, repair, or relocate an On-Site Advertising Structures or Signs or connect an On-Site Advertising Structures or Signs to a power supply without first obtaining a building permit from the Riverside County Building and Safety Department.

4. <u>Revocation</u>.

Any On-Site Advertising Structure or Sign permit which has been issued as a result of a material misrepresentation of fact by the applicant or his agent, whether or not a criminal prosecution is initiated therefore, or which does not comply with this Article, or any related building permit may be revoked by the Planning Director. The Planning Director shall forthwith give written notice of revocation to the applicant. Unless the permittee files with the Planning Department a written request for a hearing within 10 days of the date the notice was mailed, the Planning Director's decision to revoke will be considered final. Failure to timely file a written request for a hearing constitutes a waiver of the right to a hearing. Notice of the hearing shall be given by mail to the permittee. The timely filing of a written notice to appeal shall stay the revocation until such time as the Planning Director issues their decision to grant or deny the appeal. Within 30 days after notice is given, or if a hearing is requested, within 30 days from the date of mailing the Planning Director's decision to deny the appeal, any On-Site Advertising Structure or Sign authorized by the On-Site Advertising Structure or Sign permit shall be removed at the permittee's expense. Failure to remove the On-Site Advertising Structure or Sign within 30 days shall be deemed a separate violation of this ordinance.

C. FREESTANDING SIGNS.

 Located within 660 feet of the nearest Edge of the Right-of-Way line of a Freeway.

The standards for On-Site Advertising Signs that are Free Standing Signs and located within 660 feet of the nearest Edge of the Right-of-Way line of a Freeway in any zone are established as follows:

- a. The Maximum Height of a sign shall not exceed 50 feet. However, if the grade of the Freeway precludes visibility, a variance may be sought in accordance with Section 18.27 of this ordinance.
- b. The maximum surface area of a sign shall not exceed 150 square feet except that for those project sites having an area in excess of 15 acres, the allowable area of a sign shall be 10 square feet per acre of the project site, up to no more than 400 square feet in surface area. The entire allowable area of a sign can be comprised of a Digital Display.
- c. No more than two Display Faces per On-Site Advertising Structure or Sign shall be permitted. Only single face, back-to-back, and v-shaped displays shall be allowed. For On-Site Advertising Structures or Signs with two sides, the maximum total sign area that shall be permitted is twice the sign area permitted for the sign. Each side of the sign shall be the same size.

d. Architectural framing or asymmetrical shapes surrounding the sign, not considered part of the allowable signage area, and not exceeding 25 percent of each Display Face, are permitted provided the following apply:

 The requested modification does not result in additional glare, light trespass, or nuisance to neighboring properties or

1	surrounding uses; and,
2	2) With the exception of the requested modification, the proposed
3	sign complies with all other applicable standards.
4	e. On-Site Advertising Structures or Signs may not be placed so that they
5	interfere with the effectiveness of, or obscure any official traffic sign,
6	device, or signal. Furthermore, they may not obstruct or physically
7	interfere with the vision of drivers in approaching, merging, or
8	intersecting traffic.
9	f. On-advertising advertising structures or signs must meet all other
10	requirements as required by Federal and State regulations pertaining to
11	advertising signs within 660 feet of a Freeway.
12	2. <u>Commercial Zones and Industrial Zones</u> .
13	The standards for On-Site Advertising Signs that are Free Standing Signs,
14	located in commercial zones and industrial zones (C-1/C-P, C-T, C-P-S, C-R, C-
15	O, R-VC, I-P, M-SC, M-M, M-H, M-R, M-R-A), and not located within 660 feet
16	of the nearest Edge of the Right-of-Way line of a Freeway are established as
17	follows:
18	a. The Maximum Height of a sign shall not exceed 20 feet.
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20	b. The maximum surface area of a sign shall not exceed 50 square feet or
21	0.25 percent ($\frac{1}{4}$ of 1 percent) of the total existing building floor area in a
22	Shopping Center, whichever is greater, except that in any event, no sign
23	shall exceed 200 square feet in surface area. The entire allowable area of
24	a sign may be comprised of a Digital Display.
25 26	c. No more than two Display Faces per On-Site Advertising Structure or
26 27	Sign shall be permitted. Only single face and back-to-back displays shall
27	be allowed. For On-Site Advertising Structures or Signs with two sides,
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1	the maximum total sign area that shall be permitted is twice the sign area
2	permitted for the sign. Each side of the sign shall be the same size.
3	3. <u>All Other Locations</u> .
4	The standards for On-Site Advertising Signs that are Free Standing Signs in all
5	other zones not identified in Section 19.4.B.2. of this ordinance and not located
6	within 660 feet of the nearest Edge of the Right-of-Way line of a Freeway are
7	established as follows:
8	a. The Maximum Height of a sign shall not exceed 20 feet.
9	b. The maximum surface area of a sign shall not exceed 50 square feet.
10 11	c. The sign shall not have a Digital Display.
12	D. NUMBER OF ON-SITE ADVERTISING STRUCTURES OR SIGNS THAT ARE
13	FREE STANDING SIGNS, BOTH DIGITAL AND NON-DIGITAL – ALL
14	LOCATIONS
15	1. Not more than one Free Standing Sign shall be permitted on a parcel of land.
16	a. <u>Exception</u> : For Shopping Centers only, if a Shopping Center has frontage
17	on two or more streets, two Free Standing Signs may be permitted
18	provided all of the following standards are met:
19	1) The two signs are not located on the same street;
20	2) The two signs are at least 100 feet apart;
21	3) One sign does not exceed 100 square feet in surface area and 20
22	feet in height; and,
23	4) Only one of the signs may include a Digital Display.
24	2. For Free Standing Signs within 660 feet of a Freeway, a Free Standing Sign with
25 26	a Digital Display shall not be located within 1,000 feet of another Digital Display
20	that is located on the same side of the street.
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1	3. <u>Mobile Displays Prohibited</u> .
2	No person shall place, use, maintain, or otherwise allow a mobile vehicle, trailer,
3	or other advertising display not permanently affixed to the ground to be used as
4	an on-site advertisement.
5	E. DIGITAL DISPLAY REQUIREMENTS.
6	Digital Displays shall comply with the following standards:
7	1. <u>Controls</u> .
8	All Digital Displays shall be controllable by the combination of a photocell that
9	measures available daylight and remote adjustment capabilities that control the
10	luminance levels of the display, and utilize automatic dimming technology,
11 12	include a default mechanism that causes the display to revert immediately to a
12	black screen, if the display malfunctions in a way that causes the display to
13	wholly or partly flash.
15	2. <u>Hours of Operation</u> .
16	Digital Displays shall be allowed 24-Hours a day, except where the Digital
17	Display is located within 300 feet of areas that are zoned for residential or
18	conservation(R-R, R-R-O, R-1, R-1A, R-A, R-2. R-2A. R-3, R-3A. R-T. R-T-
19	R. R-4. R-5. R-6. R-7. W-2, R-D, N-A, W-2-M, W-1, WC-W, WC-WE. WC-E.
20	WC-R), the hours of operation shall be limited to between 6 am to 10 pm.
21	3. <u>Design</u> .
22	a. Digital Displays shall have non-reflective, black, consistent, linear
23	louvers, from end to end, above and below each individual row of light
24	emitting diodes or similar light producing element.
25	b. Digital Displays shall have a black, ribbed background or an acceptable
26	alternative, at the discretion of the Planning Director, to prevent light
27	refraction, reflection, and diffusion.
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1		c.	Digital Displays shall not emit audible sound, odor, or any type of
2			particulate matter.
3	4.	<u>Dimm</u>	ing and Brightness.
4		a.	Digital Displays shall have a consistently maintained photocell with
5			brightness keyed to an astronomical calendar and capabilities to slowly
6			brighten throughout morning twilight to dawn for a period of 20-30
7			minutes and to slowly dim throughout evening twilight after dusk to
8			sunset for a period of 20-30 minutes.
9		b.	Brightening and dimming will be at a rate of 1% dimming increments
10			performed approximately every 12 seconds at the fastest speed.
11		c.	Digital Display dimming capabilities shall be able to be enacted
12			automatically, in a pre-scheduled fashion or manually (minimum of 64
13			levels).
14		d.	Dimming capabilities shall be able to be controlled physically on-site as
15		u.	well as with software which can be accessed remotely from operator's
16			location and updated instantly.
17		9	Digital Displays shall be able to reach 1% of dimming while maintaining
18		С.	the full range of the color spectrum.
19		C	
20		f.	All Digital Displays must comply with all applicable laws and
21			regulations concerning brightness, including, without limitation,
22			California Vehicle Code Section 21466.5.
23	5.	<u>Lumir</u>	nance.
24		The lu	minance of any Digital Display shall transition smoothly at a consistent
25		rate of	speed from the daytime luminance level to the nighttime luminance level,
26		beginr	ning at sunset and concluding the transition to nighttime intensity level no
27		less th	an 15 minutes after sunset. The brightness of the Digital Display shall not
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1	exceed the following:	
2	a. During Standard Time (1st Sunday in November to 2nd Sunday	in
3	March)	
4	1) 7:00 a.m. to sunset: 7,500 Candelas/meter squared.	
5	2) Sunset to 7:30 p.m.: 600 Candelas/meter squared.	
6	3) 7:30 p.m. to 7:00 a.m.: 450 Candelas/meter squared.	
7	b. During Daylight Savings Time (2nd Sunday in March to 1st Sunday	/ in
8	November)	
9	1) 7:00 a.m. to sunset: 7,500 Candelas/meter squared.	
10 11	2) Sunset to 10:00 p.m.: 600 Candelas/meter squared.	
11		
12	3) 10:00 p.m. to 7:00 a.m.: 450 Candelas/meter squared.	_
13	c. Beginning 45 minutes prior to sunset and concluding 45 minutes at	
15	sunset, the Digital Display shall transition smoothly at a consistent r	
	from the permitted daytime brightness level to the permitted brightn	ess
16	level during the sunset to 7:30 p.m. or Sunset to 10:00 p.m. period	as
17	applicable. Beginning 15 minutes prior to the required time, the Dig	ital
18	Display shall also transition smoothly at a consistent rate from	the
19	permitted brightness for the Sunset to 7:30 p.m. or Sunset to 10:00 p	.m.
20	period to the 7:30 p.m. to 2:00 a.m. or 10:00 p.m. to 2:00 a.m. period	l as
21	applicable.	
22	d. Measurement of Brightness.	
23	The brightness of the Digital Display shall be measured from grou	ınd
24	level at the nearest residential property outside of the combin	
25	boundaries of the project area. The measured maximum brightness sh	
26	be based on the luminance levels of the white display portion of the Si	
27		-
28	For Digital Display, the red, green and blue outputs shall be turned to	iull
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1	ON at the time of testing. A calibrated luminance meter shall be used to
2	measure the luminance intensity of the Sign in Candela per meter squared
3	(nits) in accordance with the luminance meter manufacturer's operational
4	instructions. The luminance measurements should not be taken at oblique
5	angles that exceed 60 degrees off-axis from the face of the Sign.
6	6. <u>Digital Display Transitions</u> .
7	Digital Display transitions shall comply with the following requirements:
8	a. Instantaneous image changes shall not be allowed;
9	
10	b. The image refresh shall occur through a seamless transition from one
11	image to the next with no strobing effect and shall not give the
12	appearance of moving text or images;
13	c. The sign shall use still images only and shall not use flashing, blinking,
14	scintillating, blinking, traveling, intermittent, or moving lights or
15	produce the optical illusion of movement or use animation or videos;
16	c. Refresh rate of a Digital Display shall not be more frequent than one
17	refresh event every six seconds;
18	d. Sign image must remain static between refreshes; and,
19	e. Display messages are not allowed to scroll.
20	7. <u>Compliance with Riverside County Lighting Ordinances</u> .
21	Within the Palomar Observatory Special Lighting Area, all displays shall
22	comply with the requirements of County Ordinance No. 655, as amended from
23	time to time. All displays and lighting shall comply with Ordinance No. 915
24	Regulating Outdoor Lighting, as amended from time to time.
25	8. <u>Airport Influence Areas</u> .
26	
27	Within an Airport Influence Area, the proposed Digital Display shall be
28	submitted to the Airport Land Use Commission for review and compliance with
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1	the applicable Airport Land Use Compatibility Plan.
2	9. <u>Material</u> .
3	All new signs and support sign support structures shall be made of
4	noncombustible materials or plastics approved by both the Riverside County Fire
5	Department and Building and Safety Department. In the case of new untested
6	materials, the applicant shall submit a sample of material to both the Riverside
7	County Fire Department and Building and Safety Department for approval.
8	10. <u>Physical Movement</u> .
9	No Digital Display, or portion thereof, shall move or rotate, to display any
10	moving and/or rotating parts. No propellers, flags, or other noise creating
11	devices, and no architectural embellishments which utilize mechanical or natural
12	forces for motion, shall be permitted. Use of daylight reflective materials, such
13 14	as mirrored glass, are prohibited.
15	F. SIGNS AFFIXED TO BUILDINGS - ALL AREAS.
16	1. No On-Site Advertising Sign shall be affixed on, above or over the roof of any
17	building, and no On-Site Advertising Sign shall be affixed to the wall of a
18	building so that it projects above the parapet of the building. For the purposes of
19	this Section, a mansard style roof shall be considered a parapet.
20	2. The maximum surface area of signs affixed to a building shall be as follows:
21	a. Front wall of building.
22	The surface area of the sign shall not exceed ten percent of the surface
23	area of the front face of the building.
24	b. Side walls of a building.
25	The surface area of the sign shall not exceed ten percent of the surface
26	area of the side face of the building.
27	c. Rear wall of a building.
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1		The surface area of the sign shall not exceed five percent of the surface
2		area of the rear face of the building.
3	G.	ON-SITE SUBDIVISION SIGNS.
4		Shall be subject to the following minimum standards:
5		1. No sign shall exceed 100 feet in surface area.
6		2. No sign shall be within 100 feet of any existing residence that is outside of the
7		subdivision boundaries.
8 9		3. No more than two such signs shall be permitted for each subdivision.
10		4. No sign shall be artificially lighted.
11	H.	ON-SITE IDENTIFICATION SIGNS.
12		On-site identification signs affixed to the surface of walls, windows, and doors of
13		permanent structures, which do not exceed four inches in letter height and do not exceed
14		four square feet in area are permitted in addition to any other sign permitted in this
15		ordinance.
16	I.	ON-SITE SIGNAGE ALONG SCENIC CORRIDORS DESIGNATED WITHIN THE
17		EASTERN COACHELLA VALLEY AND WESTERN COACHELLA VALLEY
18		COMMUNITY PLANS.
19		The provisions of Subsections A. through H. of this Section shall apply to areas within
20		the boundaries of the adopted Eastern Coachella Valley Plan (ECVP) and Western
21		Coachella Valley Plan (WCVP), with the following exceptions:
22		1. In areas adjacent to scenic corridors as designated by the ECVP or WCVP, if a
23		business chooses to advertise with a sign affixed to its primary building in lieu
24		of a Free Standing Sign, then the maximum surface area of the sign affixed to
25		the building shall not exceed the following:
26		
27		a. Front wall of building - ten percent of the surface area of the front face
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		29

1			of the building.
2		b.	Side walls of building - ten percent of the surface area of the side face of
3			the building.
4		c.	Rear wall of building - ten percent of the surface area of the rear face of
5			the building.
6	2.	Monu	ment Signs.
7		For m	nonument signs, as defined within the policies of the ECVP or WCVP,
8			d along Highway or Freeway scenic corridors:
9		a.	For a single business or tenant advertised, maximum surface area shall
10			not exceed 150 square feet, and overall height shall not exceed 10 feet.
11 12		b.	For multiple businesses or tenants advertised, maximum surface area
12			shall not exceed 200 square feet, and overall height shall not exceed 12
13			feet.
15	3.	Sheat	hed-Support Signs.
			heathed-support signs, as defined within the policies of the ECVP or
16			
10		WCV	P, located along Freeway scenic corridors:
			P, located along Freeway scenic corridors: For locations within 330 feet of the nearest Edge of the Right-of-Way
17		WCV a.	For locations within 330 feet of the nearest Edge of the Right-of-Way
17 18			For locations within 330 feet of the nearest Edge of the Right-of-Way line of a Freeway:
17 18 19			 For locations within 330 feet of the nearest Edge of the Right-of-Way line of a Freeway: 1) For a single business or tenant advertised, maximum surface area
17 18 19 20			 For locations within 330 feet of the nearest Edge of the Right-of-Way line of a Freeway: 1) For a single business or tenant advertised, maximum surface area shall not exceed 150 square feet, and overall height shall be equal
17 18 19 20 21			 For locations within 330 feet of the nearest Edge of the Right-of-Way line of a Freeway: 1) For a single business or tenant advertised, maximum surface area shall not exceed 150 square feet, and overall height shall be equal to that of the use advertised, up to a maximum of 25 feet.
 17 18 19 20 21 22 			 For locations within 330 feet of the nearest Edge of the Right-of-Way line of a Freeway: 1) For a single business or tenant advertised, maximum surface area shall not exceed 150 square feet, and overall height shall be equal to that of the use advertised, up to a maximum of 25 feet. 2) For multiple businesses or tenants advertised, maximum surface
 17 18 19 20 21 22 23 			 For locations within 330 feet of the nearest Edge of the Right-of-Way line of a Freeway: 1) For a single business or tenant advertised, maximum surface area shall not exceed 150 square feet, and overall height shall be equal to that of the use advertised, up to a maximum of 25 feet. 2) For multiple businesses or tenants advertised, maximum surface area shall not exceed 200 square feet, and overall height shall be
 17 18 19 20 21 22 23 24 		a.	 For locations within 330 feet of the nearest Edge of the Right-of-Way line of a Freeway: 1) For a single business or tenant advertised, maximum surface area shall not exceed 150 square feet, and overall height shall be equal to that of the use advertised, up to a maximum of 25 feet. 2) For multiple businesses or tenants advertised, maximum surface area shall not exceed 200 square feet, and overall height shall be equal to that of the use advertised, up to a maximum of 25 feet.
 17 18 19 20 21 22 23 24 25 			 For locations within 330 feet of the nearest Edge of the Right-of-Way line of a Freeway: 1) For a single business or tenant advertised, maximum surface area shall not exceed 150 square feet, and overall height shall be equal to that of the use advertised, up to a maximum of 25 feet. 2) For multiple businesses or tenants advertised, maximum surface area shall not exceed 200 square feet, and overall height shall be equal to that of the use advertised, up to a maximum of 25 feet. For locations within 660 feet of the terminus of a Freeway exit or the
 17 18 19 20 21 22 23 24 25 26 		a.	 For locations within 330 feet of the nearest Edge of the Right-of-Way line of a Freeway: 1) For a single business or tenant advertised, maximum surface area shall not exceed 150 square feet, and overall height shall be equal to that of the use advertised, up to a maximum of 25 feet. 2) For multiple businesses or tenants advertised, maximum surface area shall not exceed 200 square feet, and overall height shall be equal to that of the use advertised, up to a maximum of 25 feet.

1	1) For a single business or tenant advertised, maximum surface area
2	shall not exceed 150 square feet, and overall height shall not
3	exceed 35 feet.
4	2) For multiple businesses or tenants advertised, maximum surface
5	area shall not exceed 200 square feet, and overall height shall not
6	exceed 35 feet.
7	3) Neither a single-business sheathed-support sign nor a multiple
8	business sheathed-support sign shall be erected along a Highway
9	scenic corridor.
10	4) The minimum spacing between Free-Standing Signs located
11	within 330 feet of the nearest Edge of the Right-of-Way line of
12	the Freeway shall be that distance necessary so as not to adversely
13	obscure the visibility of adjacent On-Site Advertising Structures
14	or Signs that are Free Standing Signs.
15	5) For the purposes of Article XIX, any sign which would otherwise
16	meet the definition of "On-Site Advertising Structures or Signs"
17	in Section 19.2.M. of this ordinance shall also be deemed to meet
18	this definition if the sign advertises the business conducted,
19 20	services available or rendered, or the goods produced, sold or
20	available for sale on an adjacent parcel cooperatively on a joint
21 22	sign, provided that the business on that adjacent parcel utilizes no
22	other On-Site Advertising Structure or Sign that is Free Standing
23	located on its parcel, and that a plot plan is submitted and
24	approved for the parcel containing the sign."
23	Section 4. Section 19.5 of this ordinance is amended to read as follows:
20	"SECTION 19.5. NON-COMMERCIAL STRUCTURES OR SIGNS.
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1	Non-Commercial Structures or Signs shall be subject to the following provision: anywhere a			
2	display, structure or sign is permitted by this ordinance, a non-commercial message may be placed			
3	on such display, structure, or sign."			
4	Section 5. Existing Section 19.8 of this ordinance is renumbered as Section 19.6 of this			
5	ordinance.			
6	Section 6. Section 19.7 of this ordinance is deleted in its entirety.			
7	Section 7. Section 19.9 of this ordinance is deleted in its entirety.			
8	Section 8. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its			
9	adoption.			
10 11	BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA			
12				
13	By: Chairman, Board of Supervisors			
14	ATTEST: CLERK OF THE BOARD			
15				
16	By: Deputy			
17	(SEAL)			
18				
19	APPROVED AS TO FORM , 2023 By:			
20				
21				
22	AARON C. GETTIS Deputy County Counsel			
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27 28				
20	32			
	1/			

AN ORDINANCE OF THE COUNTY OF RIVERSIDE AMENDING ORDINANCE NO. 348.4978 PROVIDING FOR LAND USE PLANNING AND ZONING REGULATIONS AND RELATED FUNCTIONS

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

Section 1. Section 19.2 of Ordinance No. 348.4978 is amended to read as follows: "SECTION 19.2. DEFINITIONS.

For purposes of this ordinancesection of the ordinance, the following words or phrases shall have the following definitions.

A. <u>"Abandoned.BANDONED" means either: Any of the following:</u>

- 1.- Any <u>oO</u>utdoor <u>aA</u>dvertising <u>dD</u>isplay that
 - <u>a.</u> -iIs allowed to continue for more than one year without a poster, bill, printing, painting, or other form of advertisement or message; or,
 - 2.<u>b.</u> Any outdoor advertising display that dDoes not appear on the inventory required by Section 19.3.B.12. of this ordinance; or,
- 32. Any θOn-sSite aAdvertising sStructure or sSign that is allowed to continue for more than 90 days without a poster, bill, printing, painting, or other form of advertising or message for the purposes set forth in Section 19.2.M. of this ordinance hereof.

 <u>B.</u> Digital Display. An electronic message display that advertises the business name, business conducted, services rendered, or goods produced or sold upon the property on which the display placed and exhibits static images through the use of grid lights, cathode ray projections, light emitting diode displays, plasma screens, liquid crystal displays, fiber optics, or other electronic media or technology, that may be changed remotely through electronic means. The ability to have a digital display only applies to On-Site Advertising Structures or Signs, which are defined in Section 19.2.M. of this

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ordinance.

- <u>BC</u>. <u>"DisplayISPLAY</u> FaceACE". means tThe surface area of an oOutdoor aAdvertising dDisplay available for the purpose of displaying an advertising message. Display Face does not include the structural supports or lighting.
- CD. <u>"EdgeDGE of OF the A RightIGHT-OF of WayAY"</u>. means a<u>A</u> measurement from the eEdge of thea #Right-of-wWay line horizontally along a line normal or perpendicular to the centerline of the fEreeway or hHighway.
- DE. <u>"Free REE StandingTANDING SignIGN"</u>, means a<u>A</u>ny sign which is supported by one or more columns or uprights imbedded in the ground, and which is not attached to any building or structure.
- EF. <u>"FreewayREEWAY".</u> means a<u>A</u> divided arterial <u>hH</u>ighway for through traffic with full control of access and with grade separations at intersections.
- FG. <u>"HighwayIGHWAY"</u>. means rRoads, streets, boulevards, lanes, courts, places, commons, trails, ways or other rights-of-way or easements used for or laid out and intended for the public passage of vehicles or persons.
- <u>GH.</u> <u>"IllegalLLEGAL</u> Outdoor<u>UTDOOR</u> Advertising<u>DVERTISING</u> DisplayISPLAY". means a<u>A</u>ny of the following:
 - An <u>oO</u>utdoor <u>aA</u>dvertising <u>sS</u>tructure or outdoor advertising sign erected without first complying with all applicable county ordinances and regulations in effect at the time of its construction, erection or use.
 - 2. An øOutdoor aAdvertising sStructure or øOutdoor aAdvertising sSign that was legally erected but whose use has ceased, or the structure upon which the advertising display is placed has been aAbandoned by its owner, and not maintained or used for a period of not less than one year.
 - 3. An øOutdoor aAdvertising sStructure or øOutdoor aAdvertising sSign that was legally erected which later became nonconforming as a result of the adoption of an ordinance; the amortization period for the display provided by the ordinance

rendering the display nonconforming has expired; and conformance has not been accomplished.

4. An oOutdoor aAdvertising sStructure or oOutdoor aAdvertising sSign which does not comply with this Article, the Outdoor Advertising Display Permit referenced in Section 19.3.A. of this ordinancehereof, the State Outdoor Advertising Ppermit referenced in Section 19.3.B.4. of this ordinance hereof or any related building permit.

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- 5. An Θ utdoor aA dvertising sS tructure or Θ utdoor aA dvertising sS ign which is a danger to the public or is unsafe.
- HI.
 <u>"IllegalLLEGAL OnN-SiteITE AdvertisingDVERTISING StructureTRUCTURE or OR SignIGN"</u>.

 SignIGN".
 means aAny of the following.
 - 1. An $\Theta On-sSite aAdvertising sStructure or sSign erected without first complying$ with all applicable County ordinances and regulations in effect at the time of itsconstruction, erection or use.
 - 2. An $\Theta On-sSite aAdvertising sStructure or sSign that was legally erected, but$ whose use has ceased, or the structure upon which the advertising display isplaced has been aAbandoned by its owner, and not maintained or used to identifyor advertise an ongoing business for a period of not less than 90 days.
 - 3. An $\Theta On-sSite aAdvertising sStructure or sSign that was legally erected which$ later became nonconforming as a result of the adoption of an ordinance; theamortization period for the display provided by the ordinance rendering thedisplay nonconforming has expired; and conformance has not beenaccomplished.
- <u>"MaximumAXIMUM HeightEIGHT"</u>, means t<u>T</u>he highest point of the structure or sign measured from the average natural ground level at the base of the supporting structure.
 <u>Provided</u>, <u>hH</u>owever, within the boundaries of the R-VC Zone (Rubidoux-Village Commercial), maximum height shall mean the height measured from the average

1		adjacent finish grade (excluding artificial berms and raised planters) to the uppermost
2		portion of the border of the surface area of the sign, except that:
3		1. Structural supports and non-sign architectural features may project above the
4		maximum height limit to the limits prescribed in the applicable zoning
5		ordinances and,
6		2. Signs affixed to the building may be placed at any height as long as the sign
7		conforms to the other regulations of this ordinance.
8	₽ <u>K</u> .	"NoiseOISE AttenuationTTENUATION BarrierARRIER". means aA sound wall or
9		other structure built by the California Department of Transportation to reduce noise
10		impacts.
11	<u>KL</u> .	"NonON-CommercialOMMERCIAL StructureTRUCTURE orOR SignIGN". means
12		aAny structure, housing, sign, device, figure, statuary, painting, display, message,
13		placard or other contrivance, which is designed, constructed, created, engineered,
14		intended or used to provide data or information that does not do any of the following:
15		1. Advertise a product or service for profit or for a business purpose;
16		2. Propose a commercial transaction; or,
17		3. Relate solely to economic interests.
18	<u>+M</u> .	<u>"OnN-SiteITE</u> AdvertisingDVERTISING StructureTRUCTURE orOR SignIGN".
19		means aAny structure, housing, sign, device, figure, statuary, painting, display, message
20		placard, or other contrivance, or any part thereof, which is designed, constructed,
21		created, engineered, intended, or used to advertise, or to provide data or information that
22		does either of the following:
23		1. Designates, identifies, or indicates the name of the business of the owner or
24		occupant of the premises upon which the structure or sign is located.
25		2. Advertises the business conducted, services available or rendered, or the goods
26		produced, sold, or available for sale, upon the premises where the structure or
27		sign is located.
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- MN. <u>"OutdoorUTDOOR AdvertisingDVERTISING DisplayISPLAY".</u> means a Commonly known or referred to as an "off-site" or an "off-premises" billboard, an θOutdoor aAdvertising sStructure or θOutdoor aAdvertising sSign used for outdoor advertising purposes, not including Oen-sSite aAdvertising sSigns as herein defined and directional sign structures as provided in Riverside County Ordinance No. 679, as amended from time to time. An outdoor advertising display may be commonly known or referred to as an "off-site" or an "off-site" or an "off-premises" billboard.
 - NO. <u>"OutdoorUTDOOR AdvertisingDVERTISING SignIGN"</u>. means a<u>A</u>ny card, cloth, paper, metal, painted, plastic, or wooden sign of any character placed for outdoor advertising purposes and affixed to an <u>oO</u>utdoor <u>aA</u>dvertising <u>dD</u>isplay or <u>Outdoor</u> <u>Advertising -sS</u>tructure.
- <u>OP</u>. <u>"OutdoorUTDOOR AdvertisingDVERTISING StructureTRUCTURE"</u>, means aA structure of any kind or character erected, used or maintained for outdoor advertising purposes, upon which any poster, bill, printing, painting or other advertisement of any kind whatsoever may be placed, including statuary, for outdoor advertising purposes. Such structure shall be constructed or erected upon a permanent foundation or shall be attached to a structure having a permanent foundation.
 - PQ. <u>"ScenicCENIC HighwayIGHWAY"</u>. means a<u>A</u>ny officially designated state or county scenic highway as defined in Streets and Highway Code <u>Ss</u>ections 154 and 261 et seq.
 - QR. <u>"ShoppingHOPPING CenterENTER".</u> means a<u>A</u> parcel of land not less than three acres in size, on which there exists four or more separate business uses that have mutual parking facilities.
 - R. Repealed.

S. <u>"SSignificantIGNIFICANT ResourcesESOURCES"</u>. means a<u>A</u>ny County, State or Federal site which has significant or potentially significant social, cultural, historical, archaeological, recreational or scenic resources, or which plays or potentially could play a significant role in promoting tourism. For the purposes of this <u>A</u>article, the term

significant resources shall include, but not be limited to, the following: Riverside National Cemetery. 1. A strip, 660 feet in width, measured from the eEdge of the rRight-of-wWay line on both sides of I-215 from the intersection of Van Buren Boulevard southerly to Nance Road, and on both sides of Van Buren Boulevard from the intersection of I-215 westerly to Wood Road. 2. Scenic Highways. 3. A corridor 500 feet in width adjacent to both sides of all hHighways within threetenths (3/10) of a mile of any Regional, State, or Federal park or recreation area. 4. A corridor 500 feet in width adjacent to both sides of State Highway 74 (State Route 74) extending from its intersection with Interstate 15 to its intersection with Winchester Road (State Route 79), and from there easterly to the city limits of the City of Hemet, on both sides of the road. 5. A corridor 500 feet in width adjacent to both sides of I-15 from the Riverside/ San Diego County line northerly to the city limits of the City of Temecula. 6. A corridor 500 feet in width adjacent to both sides of Grand Avenue from the city limits of the City of Lake Elsinore, just northerly of Bonnie Lea Drive, to Clinton Keith Road, and adjacent to both sides of Clinton Keith Road from Interstate 15 to the city limits of the City of Murrieta. 7. A corridor 550 feet in width, measured from the eEdge of the rRight-of-wWay line adjacent to both sides of Interstate 15, extending from its intersection with state Highway 60 southerly to the city limits of the City of Norco." T. Repealed." Section 2. Section 19.3 of Ordinance No. 348 is amended to read as follows: "SECTION 19.3. OUTDOOR ADVERTISING DISPLAYS. No person shall erect, use or maintain an outdoor advertising display in the unincorporated area of the County, except in accordance with the following provisions. The changing of an advertising

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1	message or customary maintenance of a legally existing outdoor advertising display shall not
2	require a permit pursuant to this Section.
3	A. <u>APPLICABILITY</u>
4	1. PROHIBITED ACTIVITIES.Prohibited Activities
5	In addition to all other applicable Federal, State, and local laws, rules, regulations,
6	and ordinances, no Outdoor Advertising Display shall be placed, erected, used,
7	or maintained unless the Outdoor Advertising Display is in compliance with all
8	provisions of this ordinance and an Outdoor Advertising Display permit has been
9	issued by the County Planning Director in accordance with the provisions of this
10	Section.
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12	<u>2. Zoning</u>
13	Notwithstanding any other provision in this Ordinance, Outdoor Advertising
14	Displays shall be permitted provided the use is permitted in the underlying zone
15	and the standards of this Article are met.
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10	<u>B.</u> PERMIT PROCEDURE.
20	1. <u>Land Use Entitlement Required.</u>
20	a. Outdoor Advertising Displays are permitted provided a plot plan is
21	approved in accordance with the provisions of this Section.
23	b. The changing of an advertising message or customary maintenance of a
24	legally existing Outdoor Advertising Display shall not require a plot plan
25	pursuant to this Section.
26	2. Application.
27	a. Applications for Outdoor Advertising Displays shall be submitted to the
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<u>Planning Department on a form provided and accompanied by the filing</u> fee set forth in Ordinance No. 671, as amended from time to time.

- In addition to all other applicable Federal, State, and local laws, rules, regulations and ordinances, no outdoor advertising display shall be placed, erected, used or maintained until an Outdoor Advertising Display Permit therefore has been issued by the County Planning Director, on the form provided by the County Planning Department accompanied by the filing fee set forth in Ordinance No. 671. The application shall consist of ten copies of a plot plan drawn to scale, containing the name, address or telephone number of the applicant, a copy of the current valid State Outdoor Advertising <u>Display</u> Ppermit referenced in Section 19.3.B.4. <u>of</u> <u>this ordinance-hereof</u> and a general description of the property upon which the ø<u>O</u>utdoor a<u>A</u>dvertising d<u>D</u>isplay is proposed to be placed.
- <u>c.</u> The plot plan shall show the precise location, type, and size of the proposed øOutdoor aAdvertising dDisplay, all property lines, zoning, and the dimensions, location of and distance to the nearest advertising displays, building, business districts, sSignificant rResources as defined by Section 19.2.S. of this ordinance, public and private roads, and other rights-of-way, building setback lines, and specifically planned future road right-of-way lines, and any and all other information required by the Planning Director such that the proposed display may be readily ascertained, identified, and evaluated.

2<u>3</u>. <u>Issuance/Denial</u>.

b.

The Planning Director shall, within forty-five (45) days of the filing of a complete permit application, approve and issue the Outdoor Advertising Display permit if the standards and requirements of this ordinance have been met; otherwise, the permit shall be denied. Judicial review of a decision denying the

permit shall be made by a petition for writ of administrative mandamus filed in the Riverside County Superior Court, in accordance with the procedure set forth in California Code of Civil Procedure, <u>Ss</u>ection 1094.8.

<u>34</u>. <u>Building Permit Required.</u>

<u>In the event that Assuming</u> the Planning Director issues an Outdoor Advertising Display Ppermit, no person shall place, erect, use, maintain, alter, repair or relocate an Θ Outdoor aAdvertising dDisplay or connect an Θ Outdoor aAdvertising dDisplay to a power supply without first obtaining a building permit from the Riverside County Department of Building and Safety.

4<u>5</u>. <u>Revocation</u>.

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Any Outdoor Advertising Display Ppermit which has been issued as a result of a material misrepresentation of fact by the applicant or his agent, w whether or not a criminal prosecution is initiated therefore, or which does not comply with this Article, the State Outdoor Advertising Display Ppermit referenced in Section 19.3.B.4. of this ordinance hereof or any related building permit may be revoked by the Planning Director. The Planning Director shall forthwith give written notice of revocation to the applicant. Unless the permittee files with the Planning Department a written request for a hearing within 10 days of the date the notice was mailed, the Planning Director's decision to revoke will be considered final. Failure to timely file a written request for a hearing constitutes a waiver of the right to a hearing. Notice of the hearing shall be given by mail to the permittee. The timely filing of a written notice to appeal shall stay the revocation until such time as the Planning Director issues their decision to grant or deny the appeal. Within 30 days after notice is given, or if a hearing is requested, within 30 days from the date of mailing the Planning Director's decision to deny the appeal, any oOutdoor aAdvertising dDisplay authorized by the Outdoor Advertising Display Ppermit shall be removed at the permittee's

expense. Failure to remove the display within 30 days shall be deemed a separate violation of this ordinance.

B<u>C</u>. PERMIT STANDARDS.

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1. <u>General Plan</u>.

Outdoor <u>aA</u>dvertising <u>dD</u>isplays shall be consistent with the Riverside County Comprehensive General Plan.

2. <u>Zoning</u>.

Outdoor \underline{aA} dvertising \underline{dD} is plays are permitted only in the C-1/C-P, M-SC, M-M, and M-H Zones provided that the display meets all of the other requirements of the zoning classification and this Article. Outdoor \underline{aA} dvertising \underline{dD} is plays are expressly prohibited in all other zones.

3. <u>Height</u>.

The mMaximum hHeight of an Θ outdoor aAdvertising dDisplay shall not exceed a height of 25 feet from the roadbed of the adjacent fFreeway or hHighway to which the display is oriented, or a mMaximum hHeight of 25 feet from the grade on which it is constructed, whichever is greater.

4. <u>Setbacks</u>.

No Θ Outdoor aAdvertising dDisplay shall be erected within an established setback or building line, or within road right-of-way lines or future road rightof-way lines as shown on any Specific Plan of Highways. A minimum setback from the property line of one foot shall be required. No person shall place, erect, use or maintain any Θ Outdoor aAdvertising dDisplay located within 660 feet from the eEdge of the rRight of wWay line of, and the copy which is visible from, any primary hHighway without first obtaining a valid State Outdoor Advertising Display Ppermit.

^{5. &}lt;u>Poles</u>.

A maximum of two steel poles are allowed for support of an Θ utdoor aA dvertising dD is play.

6. <u>Roof Mounts</u>.

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No Θ utdoor aA dvertising dD is play shall be affixed on or over the roof of any building and no display shall be affixed to the wall of a building so that it projects above the parapet of the building. For the purposes of this Section, a mansard style roof shall be considered a parapet.

7. <u>Number of Displays</u>.

No more than one proposed Θ utdoor aA dvertising dD is play per application shall be permitted.

8. <u>Number of Display Faces</u>.

No more than two display faces per Θ Outdoor <u>aA</u>dvertising <u>dD</u>isplay shall be permitted. Only single face, back-to-back and V-type displays shall be allowed provided that they are on the same Θ Outdoor <u>aA</u>dvertising <u>sS</u>tructure and provided that the V-type displays have a separation between display faces of not more than 25 feet.

9. <u>Display Face Size</u>.

No <u>oO</u>utdoor <u>aA</u>dvertising <u>dD</u>isplay shall have a total surface area of more than 300 square feet.

10. <u>Display Movement</u>.

No $_{\Theta O}$ utdoor $_{a\underline{A}}$ dvertising $_{d\underline{D}}$ isplay shall move or rotate, to display any moving and/or rotating parts. No propellers, flags, or other noise creating devices, and no architectural embellishments which utilize mechanical or natural forces for motion, shall be permitted. Use of daylight reflective materials or electronic message boards using flashing, intermittent or moving light or lights is prohibited, provided, however, that electronic message boards displaying only

time and/or temperature for periods of not less than 30 seconds is permitted.

11. <u>Mobile Displays</u>.

No person shall place, use, maintain, or otherwise allow a mobile vehicle, trailer, or other advertising display not permanently affixed to the ground, as defined in Section 19.2.<u>MN</u>. of this ordinance, to be used as an Θ Outdoor <u>aA</u>dvertising <u>dD</u>isplay.

12. <u>Display Inventory</u>.

In order to evaluate and assess Θ _Outdoor <u>aA</u>dvertising <u>dD</u>isplays within the unincorporated area of Riverside County, within 180 days of the effective date of this ordinance and on each fifth anniversary after the effective date of this ordinance, and upon notice, each display company with Θ Outdoor <u>aA</u>dvertising <u>dD</u>isplays within the unincorporated area of the County shall submit to the <u>Riverside</u> County Department of Building and Safety, a current Inventory of the Θ Outdoor <u>aA</u>dvertising <u>dD</u>isplays they currently own and/or maintain within the unincorporated area of the Submit a current or accurate inventory shall be deemed to be a separate violation of this ordinance.

13. <u>Lighting and Illumination of Displays</u>.

An oQutdoor aAdvertising dDisplay may be illuminated, unless otherwise specified, provided that the displays are so constructed that no light bulb, tube, filament, or similar source of illumination is visible beyond the display face. Displays making use of lights to convey the effect of movement or flashing, intermittent, or variable intensity shall not be permitted. Displays shall use the most advanced methods to insure the most energy efficient methods of display illumination. Within the Palomar Observatory Special Lighting Area, all displays shall comply with the requirements of County-Ordinance No. 655, as amended from time to time.

14. <u>Spacing</u>.

No Θ <u>O</u>utdoor <u>a</u><u>A</u>dvertising <u>d</u><u>D</u>isplay shall be located within 500 feet in any direction from any other Θ <u>O</u>utdoor <u>a</u><u>A</u>dvertising <u>d</u><u>D</u>isplay on the same side of the <u>b</u><u>H</u>ighway; provided, however, that if in a particular zone a different interval shall be stated, the spacing interval of the particular zone shall prevail. No Θ <u>O</u>utdoor <u>a</u><u>A</u>dvertising <u>d</u><u>D</u>isplay shall be erected within the boundary of any <u>s</u><u>S</u>ignificant <u>r</u><u>R</u>esource as defined in Section 19.2.S. of this ordinance. No Θ <u>O</u>utdoor <u>a</u><u>A</u>dvertising <u>d</u><u>D</u>isplay shall be located within 150 feet of property for which the zoning does not allow advertising displays; provided, however, that an Θ <u>O</u>utdoor <u>a</u><u>A</u>dvertising <u>d</u><u>D</u>isplay may be placed within 150 feet of property for which zoning does not allow displays, if at the time an application for an Outdoor Advertising Display <u>P</u><u>p</u>ermit is applied for, there is no existing residential structure or an approved building permit for a residential structure within 150 feet of the location of the proposed Θ <u>O</u>utdoor <u>a</u><u>A</u>dvertising <u>d</u><u>D</u>isplay.

15. <u>Identification</u>.

No person shall place, erect, use or maintain an Θ _Utdoor aAdvertising dDisplay and no Θ _Utdoor aAdvertising dDisplay shall be placed, erected, used or maintained anywhere within the unincorporated area of the County unless there is securely fastened thereto and on the front display face thereof, the name of the Θ _Utdoor aAdvertising dDisplay owner in such a manner that the name is visible from the hHighway. Any display placed, erected, or maintained without this identification shall be deemed to be placed, erected, and maintained in violation of this Section.

<u>D</u>C. HEIGHT ADJUSTMENTS.

The owner of an existing Θ utdoor aA dvertising dD is play that complied with all applicable federal, state, and local laws, rules and regulations in effect at the time it was

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erected may apply for a height adjustment on the form provided by the Planning Department accompanied by the filing fee set forth in Ordinance No. 671, as amended from time to time. The Planning Director shall, within forty-five (45) days of the filing of a complete height adjustment application, approve the height adjustment if the height adjustment standards set forth in Subsection D. of this Section are met; otherwise, the height adjustment shall be denied.

<u>ĐE</u>. HEIGHT ADJUSTMENT STANDARDS.

A height adjustment in excess of the \underline{mM} aximum \underline{hH} eight authorized under this ordinance shall be approved if all of the following height adjustment standards are met:

- The θOutdoor aAdvertising dDisplay is not an iIllegal θOutdoor aAdvertising dDisplay;
- 2. The Θ <u>Outdoor aA</u> dvertising <u>dD</u> is play is oriented towards a <u>fF</u> reeway;
- The oOutdoor aAdvertising dDisplay is within one hundred (100) feet of the nearest eEdge of thea freeway rRight-of-wWay line of the Freeway;
- A <u>nNoise Aattenuation bBarrier</u> was fully constructed between the <u>θO</u>utdoor <u>aAdvertising dD</u>isplay and the <u>eEdge</u> of the <u>Right-of-Way line of the fF</u>reeway after the <u>θO</u>utdoor <u>aAdvertising dD</u>isplay was fully constructed;
- 5. A line of sight study shows that the nNoise aAttenuation bBarrier prevents the display face of the oQutdoor aAdvertising dDisplay from being completely visible to vehicles in one or more approaching fEreeway traffic lanes at a point six hundred and sixty (660) feet from the oQutdoor aAdvertising dDisplay. The six hundred and sixty (660) feet shall be measured from the middle of the display face to the middle of each approaching fEreeway traffic lane. The line of sight study shall be prepared at the owner's expense in accordance with the Planning Department's line of sight study protocol;
- 6. The $\underline{m}\underline{M}aximum \underline{h}\underline{H}eight$ adjustment shall be no more than what is required to

make the display face of the Θ Outdoor aAdvertising dDisplay completely visible to vehicles in all approaching fEreeway traffic lanes at a point six hundred and sixty (660) feet from the display as shown by the line of sight study. In no event, however, shall the mMaximum hHeight of an Θ Outdoor aAdvertising dDisplay adjusted under this sSection exceed a height of forty (40) feet from the roadbed of the adjacent fEreeway towards which the Θ Outdoor aAdvertising dDisplay is oriented, or a mMaximum hHeight of forty (40) feet from the grade on which it is constructed, whichever is greater;

- 7. The owner of any oOutdoor aAdvertising dDisplay that obtains a height adjustment pursuant to this sSection shall also obtain a building permit from the <u>Riverside County</u> Department of Building & Safety before increasing the height of the oOutdoor aAdvertising dDisplay;
- 8. Other than the increase in height, nothing in this sSection shall be deemed to allow the relocation or enlargement of an existing oOutdoor aAdvertising dDisplay. Nor shall this sSection be deemed to allow the angle of orientation of the oOutdoor aAdvertising dDisplay to be altered or to allow an increase in the number of display faces on the existing oOutdoor aAdvertising dDisplay.

<u>F</u>E. ENFORCEMENT.

Wherever the officials responsible for the enforcement of administration of this e County Land Use Θ_0 rdinance No. 348 or their designated agents, have cause to suspect a violation of this article, or whenever necessary to investigate either an application for the granting, modification, or any action to suspend or revoke an Θ_0 utdoor a<u>A</u>dvertising d<u>D</u>isplay permit, or whenever necessary to investigate a possible violation, such persons may lawfully gain access to the appropriate parcel of land upon which a violation is believed to exist. The following provisions shall apply to the violations of this article:

1. All violations of this article committed by any person, whether as agent,

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employee, officer, principal, or otherwise, shall be a misdemeanor.

- 2. Every person who knowingly provides false information on an Θ utdoor aAdvertising dDisplay permit application shall be guilty of a misdemeanor.
- 3. Every person who fails to stop work on an oOutdoor aAdvertising dDisplay, when so ordered by the Director of the <u>Riverside County</u> Building and Safety Department or the Planning Director, or their designees shall be guilty of a misdemeanor.
- 4. Every person who, having received notice to appear in court to answer a related charge, willfully fails to appear, shall be guilty of a misdemeanor.
- 5. A misdemeanor may be prosecuted by the County in the name of the People of the State of California, or may be redressed by civil action. Each violation is punishable by a fine of not more than one thousand dollars (1,000.00), or by imprisonment in the County jail for a term of not more than six months, or by both fine and imprisonment.
- 6. Every person found guilty of a violation shall be deemed guilty of a separate offense for every day during a portion of which the violation is committed, continued, or permitted by such person.
- 7. Every iIllegal oOutdoor aAdvertising dDisplay and every abandoned oOutdoor aAdvertising dDisplay is hereby declared to be a public nuisance and shall be subject to abatement by repair, rehabilitation, or removal in accordance with the requirements of procedures contained in Section 3. of County-Ordinance No. 457, as amended from time to time.

FG. NONCONFORMING OUTDOOR ADVERTISING DISPLAYS.

Every Θ Outdoor α Advertising dDisplay which does not conform to this ordinance shall be deemed to be a nonconforming sign and shall be removed or altered in accordance with this ordinance as follows: Any oOutdoor aAdvertising dDisplay which was lawfully in existence prior to the effective date of the enactment of County Ordinance No. 348.2496 (July 16, 1985) shall be abated or brought into conformance with these provisions by July 17, 1990.

- Any θOutdoor aAdvertising dDisplay which was lawfully in existence prior to the effective date of the enactment of County-Ordinance No. 348.2856 (June 30, 1988) but after the effective date of the enactment of County-Ordinance No. 348.2496 (July 16, 1985) shall be abated or brought into conformance with these provisions by July 1, 1993.
- 3. Any ΘOutdoor aAdvertising dDisplay which was lawfully in existence prior to the effective date of Ordinance No. 348.2989 but after the effective date of the enactment of County-Ordinance No. 348.2856 (June 30, 1988) shall be abated or brought into conformance with these provisions within eleven years of the effective date of County-Ordinance No. 348.2989 (June 20, 1989).
- 4. If Federal or State law requires the County to pay just compensation for the removal of any such lawfully erected but nonconforming oOutdoor aAdvertising dDisplay, it may remain in place until just compensation as defined in the Eminent Domain Law (Title 7, of Part 3 of the Code of Civil Procedure) is paid.

HG. ILLEGAL AND ABANDONED OUTDOOR ADVERTISING DISPLAYS.

- <u>1.</u> All iIllegal Θ Outdoor <u>A</u>advertising <u>d</u>Displays and all abandoned Θ Outdoor <u>a</u>Advertising <u>d</u>Displays shall be removed or brought into conformance with this ordinance immediately.
- 2. The procedures, remedies, and penalties for violation of this Article and Illegal Outdoor Advertising Displays and Abandoned Outdoor Advertising Displays for recovery of costs related to enforcement are provided for in Ordinance No. 725, as amended from time to time, which is incorporated herein by this

1	reference. County Ordinance No. 725 applies to all illegal outdoor advertising
2	displays and abandoned outdoor advertising displays.
3	<u>3.</u> In enforcing Ordinance No. 725 as it relates to <u>iIllegal ΘOutdoor <u>aA</u>dvertising</u>
4	$d\underline{D}$ is plays and \underline{aA} bandoned \underline{oO} utdoor \underline{aA} dvertising \underline{dD} is plays, the \underline{nN} otice
5	required to be given to owner of the property shall also be given to all of the
6	following:
7	<u>a. (h) tT</u> he owner of the sign, if the identification plate required by
8	Business and Professions Code Sections 5362 and 5363 is affixed; and,
9	(ii)
10	<u>b.</u> <u><u></u></u>
11	advertiser can reasonably be determined.
12	HI. RELOCATED OUTDOOR ADVERTISING DISPLAYS.
13	<u>1. Approved Outdoor Advertising Displays may be relocated to another area on the</u>
14	same property or another property subject to an approved relocation agreement
15	with the County in accordance with the provisions of this Subsection. Except as
16	provided in this Subsection, a relocated Outdoor Advertising Display shall be
17	subject to all the permit procedures and standards described in this Article.
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19	2. <u>Nothing in this Article shall prevent tThe County may, at its discretion, enter</u> into a <u>from entering into</u> relocation agreement with the property owner foran
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22	<u>a. (1) t</u> <u>T</u> he original location of the Θ <u>Outdoor a</u> <u>A</u> dvertising <u>d</u> <u>D</u> isplay is
23	within a contemplated public right-of-way; and,
24	<u>b.</u> (2) t <u>The ΘOutdoor aAdvertising dDisplay complied with all applicable</u>
25 26	County ordinances and regulations in effect at the time it was erected.
26	<u>3.</u> An Θ <u>O</u> utdoor <u>a</u> <u>A</u> dvertising <u>d</u> <u>D</u> isplay located on a parcel that is zoned to prohibit
27	oOutdoor aAdvertising dDisplays may, pursuant to such an agreement, be
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1	relocated to another place on that same parcel <u>pursuant to a relocation agreement</u>		
2	in accordance with the provisions of this Subsection		
3	<u>4.</u> An <u>O</u> outdoor a <u>A</u> dvertising <u>dD</u> isplay located in an area defined in this Article as		
4	a <u>sSignificant rR</u> esource may also, pursuant to such an agreement, be relocated		
5	to an area defined as a sSignificant rR esource whether the area is on the same		
6	parcel or a different parcel in accordance with the provisions of this Subsection.		
7	Except as provided in this Subsection, a relocated outdoor advertising display		
8	shall be subject to all the permit procedures and standards described in this		
9	Article."		
10	Section 3. Section 19.4 of Ordinance No. 348 is amended to read as follows:		
11	"SECTION 19.4. ON-SITE ADVERTISING STRUCTURES AND SIGNS.		
12	A. APPLICABILITY		
13	1. Prohibited Activities PROHIBITED ACTIVITIES. .		
14			
15	In addition to all other applicable Federal, State, and local laws, rules,		
16	regulations, and ordinances, no On-Site Advertising Structure or Sign shall be		
17	placed, erected, used, or maintained unless the On-Site Advertising Structure or		
18	Sign is in compliance with all provisions of this ordinance and an On-Site		
19	Advertising Structure or Sign permit has been issued by the County Planning		
20	Director in accordance with the provisions of this Section.		
21	<u>2. Zoning</u>		
22	Notwithstanding any other provision in this Ordinance, On-Site Advertising		
23	Structures and Signs shall be permitted provided the use is permitted in the		
24	underlying zone and the standards of this Article are met.		
25			
26	No person shall erect an on-site advertising structure or sign in the unincorporated area of the		
27	County that is in violation of the provisions contained within any specific zoning classification in		
28			

1	this ordinance or that is in violation of the following provisions.		
2	A.—B. PERMIT PROCEDURES.		
3	1. Land Use Entitlement Required.		
4	On-Site Advertising Structures or Signs are permitted provided a plot plan is		
5	approved in accordance with the provisions of this Section.		
6	2. Application.		
7	<u>a. Applications for On-Site Advertising Structures or Signs shall be</u>		
8	submitted to the Planning Department on a form provided and		
9	accompanied by the filing fee set forth in Ordinance No. 671, as amended		
10	from time to time.		
11	b. The application for On-Site Advertising Structures or Signs shall consist		
12	of a plot plan drawn to scale, containing the name, address or telephone		
13	number of the applicant, and a general description of the property upon		
14	which the On-Site Advertising Structure or Sign is proposed to be placed.		
15			
16	b. The plot plan shall show the precise location, type, and size of the		
17	proposed On-Site Advertising Structure or Sign, all property lines,		
18	zoning, and the dimensions, location of and distance to the nearest advertising displays, building, business districts, Significant Resources		
19 20	as defined by Section 19.2.S. of this ordinance, public and private roads,		
20 21	and other rights-of-way, building setback lines, and specifically planned		
21	future road right-of-way lines, and any and all other information required		
22	by the Planning Director such that the proposed structure or sign may be		
23	readily ascertained, identified, and evaluated.		
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26	2. Issuance/Denial.		
20	<u>a. Permit Type.</u>		
28	Approval of plot plans for On-Site Advertising Structures or Signs shall		
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1	be	ministerial, unless the sign has a Digital Display, in which case the
2	pla	ot plan shall require a public hearing pursuant to Subsection c. below.
3	b. Ple	ot Plans For On-Site Advertising Structures or Signs – Ministerial
4	A	<u>oproval.</u>
5	<u>Th</u>	ne Planning Director shall, within forty-five (45) days of the filing of a
6	<u></u>	mplete permit application, approve and issue the On-Site Advertising
7	Sti	ructure or Sign permit if the standards and requirements of this
8	or	dinance have been met; otherwise, the permit shall be denied. Judicial
9	rev	view of a decision denying the permit shall be made by a petition for
10	WI	rit of administrative mandamus filed in the Riverside County Superior
11	<u><u>C</u>c</u>	ourt, in accordance with the procedure set forth in California Code of
12	<u>Ci</u>	vil Procedure, Section 1094.8.
13		ot Plans For On-Site Advertising Structures or Signs – Public Hearing.
14		ot plans for On-Site Advertising Structures or Signs requiring a public
15		aring require approval in accordance with the provisions of Section
16		.30 of this ordinance.
17		Permit Required.
18	In the eve	ent that the Planning Director issues an On-Site Advertising Structure
19		permit, no person shall place, erect, use, maintain, alter, repair, or
20		in On-Site Advertising Structures or Signs or connect an On-Site
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22		ng Structures or Signs to a power supply without first obtaining a
23		permit from the Riverside County Building and Safety Department.
24	<u>4. Revocatio</u>	<u>n.</u>
25	Any On-S	Site Advertising Structure or Sign permit which has been issued as a
26	result of	a material misrepresentation of fact by the applicant or his agent,
27	whether o	r not a criminal prosecution is initiated therefore, or which does not
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1	comply with this Article, or any related building permit may be revoked by th			
2	Planning Director. The Planning Director shall forthwith give written notice o			
3	revocation to the applicant. Unless the permittee files with the Planning			
4	Department a written request for a hearing within 10 days of the date the notice			
5	was mailed, the Planning Director's decision to revoke will be considered final.			
6	Failure to timely file a written request for a hearing constitutes a waiver of the			
7	right to a hearing. Notice of the hearing shall be given by mail to the permittee.			
8	The timely filing of a written notice to appeal shall stay the revocation until such			
9	time as the Planning Director issues their decision to grant or deny the appeal.			
10	Within 30 days after notice is given, or if a hearing is requested, within 30 days			
11	from the date of mailing the Planning Director's decision to deny the appeal, any			
12	On-Site Advertising Structure or Sign authorized by the On-Site Advertising			
13	Structure or Sign permit shall be removed at the permittee's expense. Failure to			
14	remove the On-Site Advertising Structure or Sign within 30 days shall be			
15	deemed a separate violation of this ordinance.			
16	<u>C.</u> FREE-STANDING SIGNS.			
17	1. Located within 660 feet of the nearest Eedge of thea freeway rRight-of-wWay			
18	line of a Freeway.			
19	The standards for On-Site Advertising Signs that are Free Standing Signs and			
20	located within 660 feet of the nearest Edge of the Right-of-Way line of a			
21	Freeway in any zone are established as follows:			
22	a. The <u>mMaximum hH</u> eight of a sign shall not exceed 4550 feet. <u>However</u> ,			
23	if the grade of the Freeway precludes visibility, a variance may be sought			
24	in accordance with Section 18.27 of this ordinance.			
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26	b. The maximum surface area of a sign shall not exceed 150 square feet			
27	except that for those project sites having an area in excess of 15 acres,			
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1	<u>t</u>	he allowable area of a sign shall be 10 square feet per acre of the project
2	<u></u>	ite, up to no more than 400 square feet in surface area. The entire
3	<u> </u>	llowable area of a sign can be comprised of a Digital Display.
4	<u>c.</u> <u>N</u>	Jo more than two Display Faces per On-Site Advertising Structure or
5	<u></u>	Sign shall be permitted. Only single face, back-to-back, and v-shaped
6	<u>d</u>	lisplays shall be allowed. For On-Site Advertising Structures or Signs
7	<u>v</u>	with two sides, the maximum total sign area that shall be permitted is
8	<u>t</u>	wice the sign area permitted for the sign. Each side of the sign shall be
9	<u>t</u>	he same size.
10	<u>d.</u>	Architectural framing or asymmetrical shapes surrounding the sign, not
11	<u>c</u>	onsidered part of the allowable signage area, and not exceeding 25
12	<u>a</u>	percent of each Display Face, are permitted provided the following
13	<u> </u>	pply:
14) The requested modification does not result in additional glare,
15		light trespass, or nuisance to neighboring properties or
16		surrounding uses; and,
17	2	With the exception of the requested modification, the proposed
18	-	sign complies with all other applicable standards.
19	e. (On-Site Advertising Structures or Signs may not be placed so that they
20		nterfere with the effectiveness of, or obscure any official traffic sign,
21		levice, or signal. Furthermore, they may not obstruct or physically
22	_	nterfere with the vision of drivers in approaching, merging, or
23		ntersecting traffic.
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25		On-advertising advertising structures or signs must meet all other
26	_	equirements as required by Federal and State regulations pertaining to
27		dvertising signs within 660 feet of a Freeway.
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1 2. Commercial Zones and Industrial Zones. Shopping Centers - All Locations. 2 The standards for On-Site Advertising Signs that are Free Standing Signs, 3 located in commercial zones and industrial zones (C-1/C-P, C-T, C-P-S, C-R, C-4 O, R-VC, I-P, M-SC, M-M, M-H, M-R, M-R-A), and not located within 660 feet 5 of the nearest Edge of the Right-of-Way line of a Freeway are established as 6 follows:Notwithstanding the provisions of sub-paragraphs 1 and 2, an alternate 7 standard for free standing on site advertising signs for shopping centers is 8 established as follows: 9 The Maximum Height of a sign shall not exceed 20 feet. a. 10 The maximum surface area of a sign shall not exceed 50 square feet or b. 11 0.25 percent ($\frac{1}{4}$ of 1 percent) of the total existing building floor area in a 12 sShopping eCenter, whichever is greater, except that in any event, no 13 sign shall exceed 200 square feet in surface area. The entire allowable 14 area of a sign may be comprised of a Digital Display. 15 No more than two Display Faces per On-Site Advertising Structure or c. 16 Sign shall be permitted. Only single face and back-to-back displays shall 17 be allowed. For On-Site Advertising Structures or Signs with two sides, 18 the maximum total sign area that shall be permitted is twice the sign area 19 permitted for the sign. Each side of the sign shall be the same size. 20 The maximum height of a sign shall not exceed 20 feet. b. 21 3. All Other Locations. 22 The standards for On-Site Advertising Signs that are Free Standing Signs in all 23 other zones not identified in Section 19.4.B.2. of this ordinance and not located 24 within 660 feet of the nearest Edge of the Right-of-Way line of a Freeway are 25 established as follows: 26 27 The mMaximum hHeight of a sign shall not exceed 20 feet. a. 28 24

1	b. The maximum surface area of a sign shall not exceed 50 square feet.			
2	c. The sign shall not have a Digital Display.			
3	D4. NUMBER OF ON-SITE ADVERTISING STRUCTURES OR SIGNS THAT ARE			
4	<u>FREE STANDING SIGNS, BOTH DIGITAL AND NON-DIGITAL – ALL</u>			
5	LOCATIONS Number of Free-standing Signs - All Locations.			
6	Not more than one free-standing sign shall be permitted on a parcel of land, except that			
7	if a shopping center has frontage on two or more streets, the shopping center			
8	shall be permitted two free-standing signs, provided that the two signs are not			
9	located on the same street; are at least 100 feet apart and the second sign does			
10	not exceed 100 square feet in surface area and 20 feet in height.1. Not			
11	more than one Free Standing Sign shall be permitted on a parcel of land.			
12	a. Exception: For Shopping Centers only, if a Shopping Center has frontage			
13	on two or more streets, two Free Standing Signs may be permitted			
14	provided all of the following standards are met:			
15	1) The two signs are not located on the same street;			
16	2) The two signs are at least 100 feet apart;			
17				
18	3) One sign does not exceed 100 square feet in surface area and 20			
19 20	feet in height; and,			
20	4) Only one of the signs may include a Digital Display.			
21	2. For Free Standing Signs within 660 feet of a Freeway, a Free Standing Sign with			
22	a Digital Display shall not be located within 1,000 feet of another Digital Display			
23	that is located on the same side of the street.			
24	3. Mobile Displays Prohibited.			
25	No person shall place, use, maintain, or otherwise allow a mobile vehicle, trailer,			
26	or other advertising display not permanently affixed to the ground to be used as			
27	an on-site advertisement.			
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1	E. DIGITAL DISPLAY REQUIREMENTS.		
2	Digital Displays shall comply with the following standards:		
3	<u>1. Controls.</u>		
4	All Digital Displays shall be controllable by the combination of a photocell that		
5	measures available daylight and remote adjustment capabilities that control the		
6	luminance levels of the display, and utilize automatic dimming technology,		
7	include a default mechanism that causes the display to revert immediately to a		
8	black screen, if the display malfunctions in a way that causes the display to		
9	wholly or partly flash.		
10	2. Hours of Operation.		
11			
12	Digital Displays shall be allowed 24-Hours a day, except when where the Digital		
13	Display is located within 300 feet of areas that are zoned for residential or		
14	conservation(R-R, R-R-O, R-1, R-1A, R-A, R-2. R-2A. R-3, R-3A. R-T. R-T-		
15	<u>R. R-4. R-5. R-6. R-7. W-2, R-D, N-A, W-2-M, W-1, WC-W, WC-WE. WC-E.</u>		
16	WC-R), the hours of operation shall be limited to between 6 am to 10 pm.		
17	<u>3. Design.</u>		
18	a. Digital Displays shall have non-reflective, black, consistent, linear		
19	louvers, from end to end, above and below each individual row of light		
20	emitting diodes or similar light producing element.		
21	b. Digital Displays shall have a black, ribbed background or an acceptable		
22	alternative, at the discretion of the Planning Director, to prevent light		
23	refraction, reflection, and diffusion.		
24	c. Digital Displays shall not emit audible sound, odor, or any type of		
25	particulate matter.		
26	4. Dimming and Brightness.		
27			
28	a. Digital Displays shall have a consistently maintained photocell with		
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1	brightness keyed to an astronomical calendar and capabilities to slowly
2	brighten throughout morning twilight to dawn for a period of 20-30
3	minutes and to slowly dim throughout evening twilight after dusk to
4	sunset for a period of 20-30 minutes.
5	b. Brightening and dimming will be at a rate of 1% dimming increments
6	performed approximately every 12 seconds at the fastest speed.
7	c. Digital Display dimming capabilities shall be able to be enacted
8	automatically, in a pre-scheduled fashion or manually (minimum of 64
9	levels).
10	d. Dimming capabilities shall be able to be controlled physically on-site as
11	well as with software which can be accessed remotely from operator's
12	location and updated instantly.
13	e. Digital Displays shall be able to reach 1% of dimming while maintaining
14	the full range of the color spectrum.
15	f. All dDigital billboardsDisplays must comply with all applicable laws and
16	regulations concerning brightness, including, without limitation,
17	California Vehicle Code Section 21466.5, as amended from time to time.
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19	5. Luminance.
20	The luminance of any Digital Display shall transition smoothly at a consistent
21	rate of speed from the daytime luminance level to the nighttime luminance level,
22	beginning at sunset and concluding the transition to nighttime intensity level no
23	less than 15 minutes after sunset. The brightness of the Digital Display shall not
24	exceed the following:
25	a. During Standard Time (1st Sunday in November to 2nd Sunday in
26	<u>March)</u>
27	1) 7:00 a.m. to sunset: 7,500 Candelas/meter squared.
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1		2) Sunset to 7:30 p.m.: 600 Candelas/meter squared.
2		3) 7:30 p.m. to 7:00 a.m.: 450 Candelas/meter squared.
3	<u>b.</u>	During Daylight Savings Time (2nd Sunday in March to 1st Sunday in
4		November)
5		1) 7:00 a.m. to sunset: 7,500 Candelas/meter squared.
6		2) Sunset to 10:00 p.m.: 600 Candelas/meter squared.
7		
8		3) 10:00 p.m. to 7:00 a.m.: 450 Candelas/meter squared.
9	<u>c.</u>	Beginning 45 minutes prior to sunset and concluding 45 minutes after
10		sunset, the Digital Display shall transition smoothly at a consistent rate
11		from the permitted daytime brightness level to the permitted brightness
12		level during the sunset to 7:30 p.m. or Sunset to 10:00 p.m. period as
13		applicable. Beginning 15 minutes prior to the required time, the Digital
14		Display shall also transition smoothly at a consistent rate from the
15		permitted brightness for the Sunset to 7:30 p.m. or Sunset to 10:00 p.m.
16		period to the 7:30 p.m. to 2:00 a.m. or 10:00 p.m. to 2:00 a.m. period as
17		applicable.
18	<u>d.</u>	Measurement of Brightness.
19		The brightness of the Digital Display shall be measured from ground
20		level at the nearest residential property outside of the combined
21		boundaries of the project area. The measured maximum brightness shall
22		be based on the luminance levels of the white display portion of the Sign.
23		For Digital Display, the red, green and blue outputs shall be turned to full
24		ON at the time of testing. A calibrated luminance meter shall be used to
25		measure the luminance intensity of the Sign in Candela per meter squared
26		(nits) in accordance with the luminance meter manufacturer's operational
27		instructions. The luminance measurements should not be taken at oblique
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1	angles that exceed 60 degrees off-axis from the face of the Sign.
2	6. Digital Display Transitions.
3	Digital Display transmissionstransitions shall comply with the following
4	requirements:
5	a. Instantaneous image changes shall not be allowed;
6	b. The image refresh shall occur through a seamless transition from one
7	image to the next with no strobing effect and shall not give the
8	appearance of moving text or images;
9	c. The sign shall use still images only and shall not use flashing, blinking,
10	scintillating, blinking, traveling, intermittent, or moving lights or
11	produce the optical illusion of movement or use animation or videos;
12	c. Refresh rate of a Digital Display shall not be more frequent than one
13	refresh event every six seconds;
14	d. Sign image must remain static between refreshes; and,
15	
16 17	e. Display messages are not allowed to scroll.
17	7. Compliance with Riverside County Lighting Ordinances.
19	Within the Palomar Observatory Special Lighting Area, all displays shall
20	comply with the requirements of County Ordinance No. 655, as amended from
20	time to time. All displays and lighting shall comply with Ordinance No. 915
22	Regulating Outdoor Lighting, as amended from time to time.
23	8. Airport Influence Areas.
24	Within an Airport Influence Area, the proposed Digital Display shall be
25	submitted to the Airport Land Use Commission for review and compliance with
26	the applicable Airport Land Use Compatibility Plan.
27	9. Material.
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1 All new signs and support sign support structures shall be made of 2 noncombustible materials or plastics approved by both the Riverside County Fire 3 Department and Building and Safety Department. In the case of new untested 4 materials, the applicant shall submit a sample of material to both the Riverside 5 County Fire Department and Building and Safety Department for approval. 6 10. Physical Movement. 7 No Digital Display, or portion thereof, shall move or rotate, to display any 8 moving and/or rotating parts. No propellers, flags, or other noise creating 9 devices, and no architectural embellishments which utilize mechanical or natural 10 forces for motion, shall be permitted. Use of daylight reflective materials, such 11 as mirrored glass, are prohibited. 12 FB. SIGNS AFFIXED TO BUILDINGS - ALL AREAS. 13 1. No Θ On-sSite aAdvertising sSign shall be affixed on, above or over the roof of 14 any building, and no Θ On-sSite aAdvertising sSign shall be affixed to the wall 15 of a building so that it projects above the parapet of the building. For the 16 purposes of this Section, a mansard style roof shall be considered a parapet. 17 2. The maximum surface area of signs affixed to a building shall be as follows: 18 Front wall of building. a. 19 -The surface area of the sign shall not exceed ten percent of the surface 20 area of the front face of the building. 21 22 b. Side walls of a building. 23 -The surface area of the sign shall not exceed ten percent of the surface 24 area of the side face of the building. 25 Rear wall of a building. c. 26 -The surface area of the sign shall not exceed five percent of the surface 27 area of the rear face of the building. 28

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GC. ON-SITE SUBDIVISION SIGNS. Shall be subject to the following minimum standards: 1. No sign shall exceed 100 feet in surface area. No sign shall be within 100 feet of any existing residence that is outside of the 2. subdivision boundaries. 3. No more than two such signs shall be permitted for each subdivision. 4. No sign shall be artificially lighted. H₽. **ON-SITE IDENTIFICATION SIGNS.** On-site identification signs affixed to the surface of walls, windows, and doors of permanent structures, which do not exceed four inches in letter height and do not exceed four square feet in area are permitted in addition to any other sign permitted in this ordinance. ON-SITE SIGNAGE ALONG SCENIC CORRIDORS DESIGNATED WITHIN THE IE. EASTERN COACHELLA VALLEY AND WESTERN COACHELLA VALLEY COMMUNITY PLANS. 1. The provisions of Subsections A. through H., B., C., and D. of this Section 19.4. of this ordinance shall apply to areas within the boundaries of the adopted Eastern Coachella Valley Plan (ECVP) and Western Coachella Valley Plan (WCVP), with the following exceptions: In areas adjacent to scenic corridors as designated by the ECVP or WCVP, if a 1a. business chooses to advertise with a sign affixed to its primary building in lieu of a fFree-sStanding sSign, then the maximum surface area of the sign affixed to the building shall not exceed the following: Front wall of building - ten percent of the surface area of the front face a.1) of the building.

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1 2		<u>b.</u> 2)	Side walls of building - ten percent of the surface area of the side face of the building.
3 4		<u>c.</u> 3)	Rear wall of building - ten percent of the surface area of the rear face of the building.
5	b <u>2</u> .	Monu	ment SignsONUMENT SIGNS.
6			monument signs, as defined within the policies of the ECVP or WCVP,
7		locate	<u>ed along hH</u> ighway or f <u>F</u> reeway scenic corridors:
8		<u>a.</u> 1)	For a single business or tenant advertised, maximum surface area shall
9			not exceed 150 square feet, and overall height shall not exceed 10 feet.
10 11		<u>b.</u> 2)	For multiple businesses or tenants advertised, maximum surface area
12			shall not exceed 200 square feet, and overall height shall not exceed 12
13			feet.
14	€ <u>3</u> .	Sheat	hed-Support Signs.SHEATHED-SUPPORT SIGNS -
15		For s	heathed-support signs, as defined within the policies of the ECVP or
16		WCV	P, located along fFreeway scenic corridors:
17		<u>a.</u> 1)	For locations within 330 feet of the nearest eEdge of a freeway the
18			<u>#Right-of-wWay line of a Freeway</u> :
19			a <u>1</u>) For a single business or tenant advertised, maximum surface area
20			shall not exceed 150 square feet, and overall height shall be equal
21			to that of the use advertised, up to a maximum of 25 feet.
$\left \begin{array}{c}22\\23\end{array}\right $			$b\underline{2}$) For multiple businesses or tenants advertised, maximum surface
23			area shall not exceed 200 square feet, and overall height shall be
25			equal to that of the use advertised, up to a maximum of 25 feet.
26		2)<u>b.</u>	For locations within 660 feet of the terminus of a fFreeway exit or the
27			origination of a fFreeway entrance:
28			a <u>1</u>) For a single business or tenant advertised, maximum surface area
			32

1	1 shall no	ot exceed 150 square feet, and overall height shall not
2	2 exceed	35 feet.
3	$\frac{3}{b2}$ For mu	tiple businesses or tenants advertised, maximum surface
4	4	Ill not exceed 200 square feet, and overall height shall not
5	5 exceed	35 feet.
6	$\frac{6}{6}$ e <u>3</u>) Neither	a single-business sheathed-support sign nor a multiple
7	7 busines	s sheathed-support sign shall be erected along a
8	8 h <u>H</u> ighw	vay scenic corridor.
9	$\frac{1}{44}$) The mi	nimum spacing between fFree-sStanding sSigns located
10)	330 feet of the nearest e <u>E</u> dge of a freewaythe r <u>R</u> ight-of-
11		ine of the Freeway shall be that distance necessary so as
12		adversely obscure the visibility of adjacent On-Site
13	3 Adverti	sing Structures or Signs that are fFree-sStanding Signs
14	4	advertising signs.
15	e5) For the	purposes of Article XIX, any sign which would otherwise
16	5 meet th	e definition of "OnN-SiteITE AdvertisingDVERTISING
17	Structu	<u>esTRUCTURE</u> or <u>AND</u> SignsIGNS" in Section
18	19.2. E N	1. of this ordinance shall also be deemed to meet this
19	definiti	on if the sign advertises the business conducted, services
20	availab	e or rendered, or the goods produced, sold or available for
21	sale on	an adjacent parcel cooperatively on a joint sign, provided
22	that the	business on that adjacent parcel utilizes no other On-Site
23	Adverti	sing Structure or Sign that is fFree_sStanding_on-site
24	advertis	ing sign located on its parcel, and that a plot plan is
25	submitt	ed and approved for the parcel containing the sign."
26	Section 4 Section 19.5 of this ordina	nce is amended to read as follows:
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1	"SECTION 19.7 <u>5</u> . NON-COMMERCIAL STRUCTURES OR SIGNS.	
2	Non-Commercial Structures or Signs shall be subject to the following provision: Aanywhere a	
3	display, structure or sign is permitted by this ordinance, a non-commercial message may be placed	
4	on such display, structure, or sign."	
5	Section 5. Existing Section 19.8 of this ordinance is renumbered as Section 19.6 of this	
6	ordinance.	
7	Section 6. Section 19.7 of this ordinance is deleted in its entirety.	
8	Section 7. Section 19.9 of this ordinance is deleted in its entirety.	
9	Section 8. EFFECTIVE DATE. This ordinance shall take effect thirty (30) days after its	
10	adoption.	
11	BOARD OF SUPERVISORS OF THE COUNTY	
12	OF RIVERSIDE, STATE OF CALIFORNIA	
13	By:	
14	Chairman, Board of Supervisors	
15	ATTEST: CLERK OF THE BOARD	
16	By:	
17	Deputy	
18	(SEAL)	
19 20		
20 21	APPROVED AS TO FORM , 2023 By: <u>SARAH K. MOOREAARON C. GETTIS</u> Deputy County Counsel	
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cityofmenifee.us

Community Development Department

September 1, 2023

Rosana Franco Project Planner County of Riverside PO Box 1409 Riverside, CA 92501-1409

RE: County of Riverside Change of Zone No. 2000001 to amend Ordinance No. 348 – Proposed Amendments related to On-Site Advertising Structures and Signs

Dear Ms. Franco,

The City of Menifee ("Menifee") appreciates the opportunity to comment on the above-referenced County of Riverside text amendment to Ordinance No. 348 to allow on-site digital/electronic signs. The City of Menifee provides the following comments as they relate to the amendment's potential for impacts to the City of Menifee.

The proposed amendment will allow for freestanding digital display signs as large as 300 square feet and 20 feet tall in commercial and industrial zones and larger and taller digital signs (up to 400 square feet and 50 feet tall) along freeways. Menifee is concerned with the potential impacts associated large digital displays that could be located on properties adjacent to residential neighborhoods in Menifee. Menifee and the County share a border along Briggs Road where the west side of Briggs road in Menifee is primarily single-family residential neighborhoods and zoning. The east side of Briggs Road in the County is largely undeveloped, with residential, retail commercial and light industrial general plan land use and zoning. Although the proposed amendments include standards for controlling the illumination and intensity of digital display signs, large digital display signs are incompatible and inappropriate adjacent to, or on the opposite of the street from, residential zoned areas and neighborhoods given the potential for excessive light and glare associated with large digital display signs with intense illumination and changing images.

Menifee also notes that the amendment proposes to allow digital display of 50 square feet in "All Other Locations" which appears to be zones other than commercial and industrial zones. It is not clear what the zones in other locations would be, but they should not include residential zones and only be zones such as office or mixed-use zones where non-residential uses are allowed. Even if limited to zones where non-residential uses are allowed, we also question the need and appropriateness for digital displays in such areas.

Bill Zimmerman Mayor Bob KarwinRicky EstradaMayor Pro TemCouncilmemberDistrict 1District 2

rada Lesa A. Sobek nber Councilmember District 3

Dean Deines Councilmember District 4

es Armando G. Villa per City Manager



cityofmenifee.us

The environmental Initial Study/Negative Declaration prepared for the amendment determines that there will be a "less than significant" impact related to new sources of substantial light or glare and exposure of residential property to unacceptable light levels. However, this determination is based on the fact that the ordinance does not directly authorize physical construction of signage that would be allowed under the ordinance and that subsequent digital sign application would be subject to review in compliance with the California Environmental Quality Act (CEQA). This is also a concern because digital signs with an area of 50 square feet or less would be ministerially approved and not subject to CEQA. Only digital signs that are larger than 50 square feet and within 300 feet of residentially zoned property would require a Director's hearing and discretionary approval subject to CEQA. In those instances, CEQA analysis of the sign's impact would likely not occur as CEQA provides a Categorical Exemption (Class 3) for "New Construction or Conversion of Small Structures" such as for signs.

Given the above, Menifee requests that digital display signs not be allowed on properties adjacent to, or on the opposite side of a street from residential zoned properties and neighborhoods. If digital display is allowed adjacent to residential areas, the size of the digital display needs to be minimal and limited to an area much less than 300 square feet.

We appreciate your consideration of these comments and thank you again for the opportunity to provide comments. If you have questions, please contact me at 951-723-3737 or by e-mail at ddarnell@cityofmenifee.us

Sincerely,

Doug Darnell

Doug Darnell, AICP Principal Planner

Cc: John Hildebrand, County of Riverside Planning Director Cheryl Kitzerow, City of Menifee Community Development Director Orlando Hernandez, City of Menifee Deputy Community Development Director



City of Temecula

Community Development 41000 Main Street • Temecula, CA 92590 Phone (951) 694400 • TemeculaCA.gov

August 30, 2023

Riverside County Planning Department Attention: Rosana Franco, Project Planner P.O. Box 1409 Riverside, CA 92502-1409

RE: Notice of Intent to Adopt a Negative Declaration for Ordinance No. 348 Text Amendments and Zone Change No. 2000001 Related to On-Site Advertising Structures and Signs

Dear Ms. Franco:

The City of Temecula is in receipt of the Notice of Intent (NOI) to adopt a Negative Declaration for Change of Zone No. 2000001 including an amendment to Ordinance 348, Article XIX Advertising Regulations, Sections 19.2 and 19.4, regarding onsite digital advertising structures and signs. The City of Temecula understands the importance of high quality signage to public facilities and businesses. This comment letter outlines concerns related to both the proposed Negative Declaration and the Ordinance 348 text amendment/change of zone.

The City of Temecula has worked tirelessly since incorporation in 1989 to ensure that the city embodies a pleasing aesthetic throughout the community and particularly at the gateways to the city along Interstate 15, Highway 79 north and south and Rancho California Road. The Temecula General Plan Community Design Element and Quality of Life Master Plan include specific policies to further these goals. Please consider the following comments:

Ordinance 348 Text Amendment

The city has reviewed the proposed text amendment to Ordinance 348, Article XIX, Section 19.2 and 19.4, and has the following comments:

- The project applications/Initial Study lists the project applicant as KoK Development Inc. Please explain how an individual applicant with no specific project submitted can result in a county-wide change of zone/text amendment to Ordinance 348. This type of countywide change of zone should be initiated by the county and be considered a county discretionary undertaking.
- The definition of "Digital Display" has been added to Section 19.2 of Ordinance 348. Missing from the definition is any reference to the day/night intensity of the display image,

Ms. Franco August 30, 2023 Page 2

color ranges, and the frequency of digital image change, both of which can be a distraction to drivers. In addition, it should be added that digital video is not allowed or contemplated by the definition. If allowed, these critical digital display characteristics should be added to the definition.

The project description indicates that these changes apply to unincorporated areas of Riverside County. Does this include Community Plan/Specific Plan areas? How does this apply to Wine Country? Do Specific Plans refer back to Ordinance 348?

- The text amendments include a variety of distances from roadway and other land uses and features that restrict the size and placement of digital structures and signs. Due to a digital sign's image spillover, the city requests that the digital structures and signs not be allowed within 1,000 feet of a city's corporate boundary, including the City of Temecula corporate boundary and the Temecula sphere of influence areas to minimize aesthetic impacts.
- The proposed allowable sizes and heights of the advertising structures and signs seems excessive and arbitrary. Some digital signs would be allowed to be 400 square feet, double sided, and up to 50 feet high.
- Additional restrictions should be included in the text amendment with regards to allowable colors, image intensities, and appropriate content.
- Permitting procedures have been added to Section 19.4 of the draft text changes to Ordinance 348. The permitting requirements state that all sign permits shall be non-discretionary except those with proposed sizes over 50 square feet or determined to be located within 300 feet of a residentially zoned property. The city would like to request an additional exception to the non-discretionary processing requirements any sign proposed within 1,000 feet of a corporate boundary, including the City of Temecula corporate boundary or Sphere of Influence area.

Initial Study

The city has reviewed the Environmental Assessment form: Initial Study (IS) and has the following comments:

- The IS lists the project applicant as KoK Development Inc. Please explain how an individual applicant with no specific project submitted can result in a county-wide change of zone/text amendment to Ordinance 348. This type of countywide change of zone should be initiated by the county and be a county discretionary undertaking.
- Since the Change of Zone has been initiated by a private applicant, specific information needs to be provided in Section V (Environmental Issues Assessment) for each environmental factor. Rather, the IS simply indicates that all environmental factors are checked as less than significant and defers all environmental analysis to a future time. No substantial evidence has been provided to substantiate the blanked finding of "no significant impact." Per the above outline Ordinance 348 text edits, many of the future

advertising structures and signs will be deemed non-discretionary, and as a result not subject to CEQA, directly in opposition to the language in the Ordinance 348 text amendments requiring future CEQA review of specific sign proposals.

- The response to the individual IS checklist questions are divided into two generalized responses: 1) Potential to cause a direct physical change in the environment and 2) Potential to cause a reasonably foreseeable indirect physical changes in the environment. The discussion following these two headings do not respond to the checklist questions and provide for a generalized response that is cut and pasted throughout the entire IS checklist. At a minimum, a generalized analysis should be completed for each environmental factor based upon the proposed text edits to Ordinance 348.
- Even though the digital advertising structure and signs allowed by the text amendments to Ordinance 348 would not be permitted within the city limits, the city is concerned about the visibility of these structures and signs located on unincorporated county lands from city property. Due to the rolling topography in the City of Temecula, these digital structures and signs would easily be visible from numerous city vantage points. This should be evaluated in the Initial Study.
- Digital structures and signs create nighttime atmospheric glow and would conflict with the requirements of Ordinance 655 Mt. Palomar lighting requirements. The cumulative effect of all allowed digital structures and signed would impact the mission of the Mt. Palomar astronomy. This should be evaluated in the Initial Study.
- Digital structures and signs require energy use 24 hours/day, 7 days a week. Energy use should be evaluated in the Initial Study.
- Depending upon the location and orientation of the digital structures and signs, wildlife habitat and movement corridors can be impacted by night lighting and glare. Impact of the proposed digital structures and signs on wildlife should be evaluated in the Initial Study.
- For the above mentioned reasons, the IS should be revised to become CEQA compliant.

Please contact the undersigned should you have any questions regarding these comments. The City of Temecula looks forward to your response to our comments.

Sincerely

Luke Watson Deputy City Manager

cc: John Hildebrand, Planning Director County of Riverside

NOTICE OF PUBLIC HEARING

and INTENT TO ADOPT A NEGATIVE DECLARATION

A PUBLIC HEARING has been scheduled, pursuant to Riverside County Land Use Ordinance No. 348, before the RIVERSIDE COUNTY PLANNING COMMISSION to consider a proposed project in the vicinity of your property, as described below:

Vicinity of your property, as described below: CHANGE OF ZONE NO. 2000001 – ADOPT AMENDMENT TO ORDINANCE NO. 348 and INTENT TO ADOPT A NEGATIVE DECLARATION, previously circulated on July 28, 2023 – Applicant: Kok Development, Inc. – Engineer/Representative: Arean Park – Location: Countywide – REQUEST: Change of Zone No. 2000001 is an amendment to Ordinance No. 348, Ordinance of the County of Riverside Providing for Land Use Planning and Zoning Regulations and Related Functions, Article XIX Advertising Regulations, Sections 19.2, through 19.5 regarding On-Site Advertising Structures and Signs, technical changes, and language clarifications. Change of Zone No. 2000001 will establish locations, development and operation standards, and a permitting process to allow for on-site digital signage. The intent of the digital signage is to provide Information about onsite businesses only and is not for general advertising. Technical changes and language clarifications include the adjustment of formatting for defined terms, and the categorization or reorganization of text sections which do not change the Intent or Riverside County. All Districts. Project Planner: Richard Marshallan at (951) 955-2525 or email at RMarshallan@rivco.org.

TIME OF HEARING: DATE OF	9:00 am or as soon as possible thereafter. April 3, 2024
HEARING: PLACE OF HEARING:	RIVERSIDE COUNTY ADMINISTRATIVE CENTER BOARD CHAMBERS, 1ST FLOOR.
	4080 LEMON STREET, RIVERSIDE, CA 92501

This meeting will be conducted by teleconference This meeting will be conducted by teleconference and at the place of hearing, as listed above. Information on how to request to speak remotely is available on the Planning Department website at 2024 Planning Commission Meetings (rctima.org). For further Information regarding this project, please contact Project Planner Richard Marshallan at (951) 955-2525 or email at Rmarshallan@rlvco. org or go to the County Planning Department's Planning commission agenda web page at https:// planning rctima org planning.rctima.org

The Riverside County Planning Department has determined that the above project will not have a significant effect on the environment and has recommended adoption of a negative declaration. The Planning Commission will consider the proposed project and the proposed negative declaration, at the public hearing. The negative declaration for the proposed project is available for review online on the Planning Department website at https://planning.rclima.org/, listed under Environmental Documents. The meeting documents for the proposed project can be viewed online under the hearing date on the Public Hearing page of the Planning Department website: 2023 Planning Commission Meetings (rctima.org). Planning Commission Meetings (rctima.org)

Public Review Period: The public review period to comment on the environmental document is from March 13, 2024, to April 1, 2024. Any person wishing to comment on the proposed project may submit their comments in writing by mail or email, or by phone between the date of this notice and the public hearing; or you may appear and be heard at the time and place noted above. You may participate remotely by registering with the Planning Department. All comments received prior to the public hearing will be submitted to the Planning Commission for consideration, in addition to any

oral testimony, before making a decision on the proposed project. All correspondence received before and during the meeting will be distributed to the Planning Commission and retained for the official record. official record.

If this project is challenged in court, the issues may be limited to those raised at the public hearing, described in this notice, or in written correspondence delivered to the Planning Director at, or prior to, the public hearing. Be advised that as a result of public hearings and comment, the Planning Director may amend, in whole or in part, the proposed project. Accordingly, the designations, development standards, design or improvements, or any properties or lands within the boundarles of the proposed project, may be changed in a way other than specifically proposed.

Please send all written correspondence to: RIVERSIDE DEPARTMENT COUNTY PLANNING Aftn: Richard Marshallan P.O. Box 1409, Riverside, CA 92502-1409 The Press-Enterprise Published: 3/13/24

NOTICE OF PUBLIC HEARING and INTENT TO ADOPT A NEGATIVE DECLARATION

A PUBLIC HEARING has been scheduled, pursuant to Riverside County Land Use Ordinance No. 348, before the RIVERSIDE COUNTY PLANNING COMMISSION to consider a proposed project in the vicinity of your property, as described below:

CHANGE OF ZONE NO. 2000001 – ADOPT AMENDMENT TO ORDINANCE NO. 348 and INTENT TO ADOPT A NEGATIVE DECLARATION, previously circulated on July 28, 2023 – Applicant: Kok Development, Inc. – Engineer/Representative: Arean Park – Location: Countywide – **REQUEST:** Change of Zone No. 200001 is an amendment to Ordinance No. 348, Ordinance of the County of Riverside Providing for Land Use Planning and Zoning Regulations and Related Functions, Article XIX Advertising Regulations, Sections 19.2, through 19.5 regarding On-Site Advertising Structures and Signs, technical changes, and language clarifications. Change of Zone No. 2000001 will establish locations, development and operation standards, and a permitting process to allow for on-site digital signage. The intent of the digital signage is to provide information about onsite businesses only and is not for general advertising. Technical changes and language clarifications include the adjustment of formatting for defined terms, and the categorization or reorganization of text sections which do not change the intent or existing requirements within existing language. These changes apply to unincorporated areas of Riverside County. All Districts. Project Planner: Richard Marshalian at (951) 955-2525 or email at RMarshalian@rivco.org.

TIME OF HEARING:	9:00 am or as soon as possible thereafter.
DATE OF HEARING:	April 3, 2024
PLACE OF HEARING:	RIVERSIDE COUNTY ADMINISTRATIVE CENTER BOARD CHAMBERS, 1 ST FLOOR 4080 LEMON STREET, RIVERSIDE, CA 92501

This meeting will be conducted by teleconference and at the place of hearing, as listed above. Information on how to request to speak remotely is available on the Planning Department website at 2024 Planning Commission Meetings (rctIma.org). For further information regarding this project, please contact Project Planner Richard Marshalian at (951) 955-2525 or email at <u>Branshalian@rivco.org</u>, or go to the County Planning Department's Planning Commission agenda web page at <u>https://planning.rctIma.org</u>.

The Riverside County Planning Department has determined that the above project will not have a significant effect on the environment and has recommended adoption of a negative declaration. The Planning Commission will consider the proposed project and the proposed negative declaration, at the public hearing. The negative declaration for the proposed project is available for review online on the Planning Department website at https://planning.rctlma.org/, listed under Environmental Documents. The meeting documents for the proposed project can be viewed online under the hearing date on the Public Hearing page of the Planning Department website: 2023 Planning Commission Meetings (rctlma.org).

Public Review Period: The public review period to comment on the environmental document is from March 13, 2024, to April 1, 2024. Any person wishing to comment on the proposed project may submit their comments in writing by mail or email, or by phone between the date of this notice and the public hearing; or, you may appear and be heard at the time and place noted above. You may participate remotely by registering with the Planning Department. All comments received prior to the public hearing will be submitted to the Planning Commission for consideration, in addition to any oral testimony, before making a decision on the proposed project. All correspondence received before and during the meeting will be distributed to the Planning Commission and retained for the official record.

If this project is challenged in court, the issues may be limited to those raised at the public hearing, described in this notice, or in written correspondence delivered to the Planning Director at, or prior to, the public hearing. Be advised that as a result of public hearings and comment, the Planning Director may amend, in whole or in part, the proposed project. Accordingly, the designations, development standards, design or improvements, or any properties or lands within the boundaries of the proposed project, may be changed in a way other than specifically proposed.

Please send all written correspondence to: RIVERSIDE COUNTY PLANNING DEPARTMENT Attn: Richard Marshalian P.O. Box 1409, Riverside, CA 92502-1409

THE PRESS-ENTERPRISE

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County of Riverside - Clerk of the Board PO Box 1147 Riverside, California 92502

Publication: The Press-Enterprise

PROOF OF PUBLICATION OF

Ad Desc: 0011697352

FILE NO. 0011697352

PROOF OF PUBLICATION

I am a citizen of the United States. I am over the age of eighteen years and not party to or interested in the aboveentitled matter. I am an authorized representative of THE PRESS-ENTERPRISE, a newspaper of general circulation, printed and published daily in the County of Riverside, and which newspaper has been adjudicated a newspaper of general circulation by the Superior Court of the County of Riverside, State of California, under date of April 25, 1952, Case Number 54446, under date of March 29, 1957, Case Number 65673, under date of August 25, 1995, Case Number 267864, and under date of September 16, 2013, Case Number RIC 1309013; that the notice, of which the annexed is a printed copy, has been published in said newspaper in accordance with the instructions of the person(s) requesting publication, and not in any supplement thereof on the following dates. to wit:

10/15/2024

I certify (or declare) under the penalty of perjury that the foregoing is true and correct.

Date: October 15, 2024. At: Riverside, California

histine Jomalos

Signature

NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUNTY ON CHANGE OF ZONE ALL SUPERVISORIAL DISTRICTS

NOTICE IS HEREBY GIVEN that a public hearing at which all interested persons will be heard, will be held before the Board of Supervisors of Riverside County, California, on the 1st Floor Board Chambers, County Administrative Center, 4080 Lemon Street, Riverside, on **Tuesday, November 5, 2024 at 10:00 A.M.** or as soon as possible thereafter, to consider the Planning Commission's recommended approval of **Change of Zone No. 200001**. Change of Zone No. 200001 is an amendment to Ordinance No. 348, Ordinance of the County of Riverside Providing for Land Use Planning and Zoning Regulations and Related Functions, Article XIX Advertising Structures and Signs, technical changes, and language clarifications. Change of Zone No. 2000001 will establish locations, development and operational standards, and a permitting process to allow for on-site digital signage. The Intent of the digital signage is to provide Information about onsite businesses only and is not for general advertising requirements withing existing requirements withing existing language. Clarifications include the adjustment of formatting for defined terms, and the categorization or reorganization of text sections which do not change the Intent or existing requirements withing existing language. The public review period for the Negative Declaration was March 13, 2024 to April 1, 2024. These changes apply to unincorporated areas of Riverside Count. All Districts.

The Planning Commission recommends that the Board of Supervisors ADOPT the Negative Declaration and APPROVE Change of Zone No. 2000001.

On April 3, 2024 the Planning Commission approved staff recommendation to the Board of Supervisors by a vote of 4-0. The Planning Department meeting documents for the proposed project may be viewed online under the Planning Commission hearing date on the Public Hearing page of the Planning Department website: https:// planning.rctima.org/Public-Hearings.

FOR FURTHER INFORMATION REGARDING THIS PROJECT, PLEASE CONTACT RICHARD MARSHALIAN, AT (951) 955- 2525 OR EMAIL ADVANCEPLANNING@RIVCO. ORG.

Any person wishing to testify in support of or in opposition to the project may do so in writing between the date of this notice and the public hearing or may appear and be heard at the time and place noted above. All written comments received prior to the public hearing will be submitted to the Board of Supervisors and the Board of Supervisors will consider such comments, in addition to any oral testimony, before making a decision on the project.

project. If you challenge the above item in court, you may be limited to raising only those issues you or someone else raised at the public hearing described in this notice, or in written correspondence to the Planning Commission or Board of Supervisors at, or prior to, the public hearing. Be advised that as a result of the public hearing and the consideration of all public comment, written and oral, the Board of Supervisors may amend, in whole or in part, the project and/or the related environmental document. Accordingly, the designations, development standards, design or improvements, or any properties or lands within the boundaries of the project, may be changed in a way other than specifically proposed.

Alternative formats available upon request to individuals with disabilities. If you require reasonable accommodation, please contact Clerk of the Board at (951) 955-1069.

Please send all written correspondence to: Clerk of the Board, 4080 Lemon Street, 1st Floor, Post Office Box 1147, Riverside, CA 92502-1147 or email cob@rivco.org

Dated: October 10, 2024 KImberly A. Rector. Clerk of the Board By: Clndy Fernandez, Clerk of the Board Assistant **The Press-Enterprise Published: 10/15/24**

cityofmenifee.us

Community Development Department

September 1, 2023

Rosana Franco Project Planner County of Riverside PO Box 1409 Riverside, CA 92501-1409

RE: County of Riverside Change of Zone No. 2000001 to amend Ordinance No. 348 – Proposed Amendments related to On-Site Advertising Structures and Signs

Dear Ms. Franco,

The City of Menifee ("Menifee") appreciates the opportunity to comment on the above-referenced County of Riverside text amendment to Ordinance No. 348 to allow on-site digital/electronic signs. The City of Menifee provides the following comments as they relate to the amendment's potential for impacts to the City of Menifee.

The proposed amendment will allow for freestanding digital display signs as large as 300 square feet and 20 feet tall in commercial and industrial zones and larger and taller digital signs (up to 400 square feet and 50 feet tall) along freeways. Menifee is concerned with the potential impacts associated large digital displays that could be located on properties adjacent to residential neighborhoods in Menifee. Menifee and the County share a border along Briggs Road where the west side of Briggs road in Menifee is primarily single-family residential neighborhoods and zoning. The east side of Briggs Road in the County is largely undeveloped, with residential, retail commercial and light industrial general plan land use and zoning. Although the proposed amendments include standards for controlling the illumination and intensity of digital display signs, large digital display signs are incompatible and inappropriate adjacent to, or on the opposite of the street from, residential zoned areas and neighborhoods given the potential for excessive light and glare associated with large digital display signs with intense illumination and changing images.

Menifee also notes that the amendment proposes to allow digital display of 50 square feet in "All Other Locations" which appears to be zones other than commercial and industrial zones. It is not clear what the zones in other locations would be, but they should not include residential zones and only be zones such as office or mixed-use zones where non-residential uses are allowed. Even if limited to zones where non-residential uses are allowed, we also question the need and appropriateness for digital displays in such areas.

Bill Zimmerman Mayor Bob KarwinRicky EstradaMayor Pro TemCouncilmemberDistrict 1District 2

rada Lesa A. Sobek nber Councilmember District 3

Dean Deines Councilmember District 4

es Armando G. Villa per City Manager



cityofmenifee.us

The environmental Initial Study/Negative Declaration prepared for the amendment determines that there will be a "less than significant" impact related to new sources of substantial light or glare and exposure of residential property to unacceptable light levels. However, this determination is based on the fact that the ordinance does not directly authorize physical construction of signage that would be allowed under the ordinance and that subsequent digital sign application would be subject to review in compliance with the California Environmental Quality Act (CEQA). This is also a concern because digital signs with an area of 50 square feet or less would be ministerially approved and not subject to CEQA. Only digital signs that are larger than 50 square feet and within 300 feet of residentially zoned property would require a Director's hearing and discretionary approval subject to CEQA. In those instances, CEQA analysis of the sign's impact would likely not occur as CEQA provides a Categorical Exemption (Class 3) for "New Construction or Conversion of Small Structures" such as for signs.

Given the above, Menifee requests that digital display signs not be allowed on properties adjacent to, or on the opposite side of a street from residential zoned properties and neighborhoods. If digital display is allowed adjacent to residential areas, the size of the digital display needs to be minimal and limited to an area much less than 300 square feet.

We appreciate your consideration of these comments and thank you again for the opportunity to provide comments. If you have questions, please contact me at 951-723-3737 or by e-mail at ddarnell@cityofmenifee.us

Sincerely,

Doug Darnell

Doug Darnell, AICP Principal Planner

Cc: John Hildebrand, County of Riverside Planning Director Cheryl Kitzerow, City of Menifee Community Development Director Orlando Hernandez, City of Menifee Deputy Community Development Director



City of Temecula

Community Development 41000 Main Street • Temecula, CA 92590 Phone (951) 694400 • TemeculaCA.gov

August 30, 2023

Riverside County Planning Department Attention: Rosana Franco, Project Planner P.O. Box 1409 Riverside, CA 92502-1409

RE: Notice of Intent to Adopt a Negative Declaration for Ordinance No. 348 Text Amendments and Zone Change No. 2000001 Related to On-Site Advertising Structures and Signs

Dear Ms. Franco:

The City of Temecula is in receipt of the Notice of Intent (NOI) to adopt a Negative Declaration for Change of Zone No. 2000001 including an amendment to Ordinance 348, Article XIX Advertising Regulations, Sections 19.2 and 19.4, regarding onsite digital advertising structures and signs. The City of Temecula understands the importance of high quality signage to public facilities and businesses. This comment letter outlines concerns related to both the proposed Negative Declaration and the Ordinance 348 text amendment/change of zone.

The City of Temecula has worked tirelessly since incorporation in 1989 to ensure that the city embodies a pleasing aesthetic throughout the community and particularly at the gateways to the city along Interstate 15, Highway 79 north and south and Rancho California Road. The Temecula General Plan Community Design Element and Quality of Life Master Plan include specific policies to further these goals. Please consider the following comments:

Ordinance 348 Text Amendment

The city has reviewed the proposed text amendment to Ordinance 348, Article XIX, Section 19.2 and 19.4, and has the following comments:

- The project applications/Initial Study lists the project applicant as KoK Development Inc. Please explain how an individual applicant with no specific project submitted can result in a county-wide change of zone/text amendment to Ordinance 348. This type of countywide change of zone should be initiated by the county and be considered a county discretionary undertaking.
- The definition of "Digital Display" has been added to Section 19.2 of Ordinance 348. Missing from the definition is any reference to the day/night intensity of the display image,

Ms. Franco August 30, 2023 Page 2

color ranges, and the frequency of digital image change, both of which can be a distraction to drivers. In addition, it should be added that digital video is not allowed or contemplated by the definition. If allowed, these critical digital display characteristics should be added to the definition.

The project description indicates that these changes apply to unincorporated areas of Riverside County. Does this include Community Plan/Specific Plan areas? How does this apply to Wine Country? Do Specific Plans refer back to Ordinance 348?

- The text amendments include a variety of distances from roadway and other land uses and features that restrict the size and placement of digital structures and signs. Due to a digital sign's image spillover, the city requests that the digital structures and signs not be allowed within 1,000 feet of a city's corporate boundary, including the City of Temecula corporate boundary and the Temecula sphere of influence areas to minimize aesthetic impacts.
- The proposed allowable sizes and heights of the advertising structures and signs seems excessive and arbitrary. Some digital signs would be allowed to be 400 square feet, double sided, and up to 50 feet high.
- Additional restrictions should be included in the text amendment with regards to allowable colors, image intensities, and appropriate content.
- Permitting procedures have been added to Section 19.4 of the draft text changes to Ordinance 348. The permitting requirements state that all sign permits shall be non-discretionary except those with proposed sizes over 50 square feet or determined to be located within 300 feet of a residentially zoned property. The city would like to request an additional exception to the non-discretionary processing requirements any sign proposed within 1,000 feet of a corporate boundary, including the City of Temecula corporate boundary or Sphere of Influence area.

Initial Study

The city has reviewed the Environmental Assessment form: Initial Study (IS) and has the following comments:

- The IS lists the project applicant as KoK Development Inc. Please explain how an individual applicant with no specific project submitted can result in a county-wide change of zone/text amendment to Ordinance 348. This type of countywide change of zone should be initiated by the county and be a county discretionary undertaking.
- Since the Change of Zone has been initiated by a private applicant, specific information needs to be provided in Section V (Environmental Issues Assessment) for each environmental factor. Rather, the IS simply indicates that all environmental factors are checked as less than significant and defers all environmental analysis to a future time. No substantial evidence has been provided to substantiate the blanked finding of "no significant impact." Per the above outline Ordinance 348 text edits, many of the future

advertising structures and signs will be deemed non-discretionary, and as a result not subject to CEQA, directly in opposition to the language in the Ordinance 348 text amendments requiring future CEQA review of specific sign proposals.

- The response to the individual IS checklist questions are divided into two generalized responses: 1) Potential to cause a direct physical change in the environment and 2) Potential to cause a reasonably foreseeable indirect physical changes in the environment. The discussion following these two headings do not respond to the checklist questions and provide for a generalized response that is cut and pasted throughout the entire IS checklist. At a minimum, a generalized analysis should be completed for each environmental factor based upon the proposed text edits to Ordinance 348.
- Even though the digital advertising structure and signs allowed by the text amendments to Ordinance 348 would not be permitted within the city limits, the city is concerned about the visibility of these structures and signs located on unincorporated county lands from city property. Due to the rolling topography in the City of Temecula, these digital structures and signs would easily be visible from numerous city vantage points. This should be evaluated in the Initial Study.
- Digital structures and signs create nighttime atmospheric glow and would conflict with the requirements of Ordinance 655 Mt. Palomar lighting requirements. The cumulative effect of all allowed digital structures and signed would impact the mission of the Mt. Palomar astronomy. This should be evaluated in the Initial Study.
- Digital structures and signs require energy use 24 hours/day, 7 days a week. Energy use should be evaluated in the Initial Study.
- Depending upon the location and orientation of the digital structures and signs, wildlife habitat and movement corridors can be impacted by night lighting and glare. Impact of the proposed digital structures and signs on wildlife should be evaluated in the Initial Study.
- For the above mentioned reasons, the IS should be revised to become CEQA compliant.

Please contact the undersigned should you have any questions regarding these comments. The City of Temecula looks forward to your response to our comments.

Sincerely

Luke Watson Deputy City Manager

cc: John Hildebrand, Planning Director County of Riverside

From:	Jannlee Watson
То:	Marissa Gruytch; Franco, Rosana; Hildebrand, John; Ketcham, Thomas
Cc:	Bob Hafner; areanplusinc@gmail.com; Sunny Hwang
Subject:	PC meeting agenda item 4.2
Date:	Monday, September 18, 2023 8:33:17 PM

CAUTION: This email originated externally from the <u>Riverside County</u> email system. **DO NOT** click links or open attachments unless you recognize the sender and know the content is safe.

Sept. 20, 2023, Planning Commission meeting Agenda Item 4.2 22458: CHANGE OF ZONE NO. 2000001 – Intent to adopt a Negative Declaration

Honorable Commissioners:

The decision to look at allowing digital signage within the unincorporated county areas is long overdue. Businesses in unincorporated county areas should be given the same opportunity to attract new customers as do their competitors in neighboring jurisdictions that allow onsite digital signs. The county must do a better job of keeping its sales tax dollar spending within the unincorporated areas than in the surrounding municipalities.

I strongly agree the intent of the digital signage should be to provide information about onsite, associated businesses only and not be used for general advertising. Now that the I-15 corridor through Temescal Valley is no longer eligible for Scenic Highway status, it's time to allow tourist attraction Tom's Farms the ability to erect such a sign.

Are there limits placed on the types of businesses that can have digital signage? While tourist attractions, and retail shopping centers and malls would qualify, what about warehouse complexes? Would digital signs be allowed in the same commercial and industrial zoning as are standard for free-standing signs? Also, in the ordinance under the section of "Luminance," how did the county arrive at these specifications?

Finally, in reading the staff report and recommendation, I see a Notice of Intent to Adopt a Negative Declaration was prepared, and the documents were circulated for a 30-day public review period from July 27 to August 28, 2023. How did the county inform the public of that review period?

I support a digital sign ordinance that allows certain types of businesses the ability to have free-standing digital signage.

Sincerely ...

Jannlee Watson Temescal Valley resident

From:	Jerry Sincich
To:	Franco, Rosana
Subject:	Change of Zone No. 2000001 Amendment to Ordinance No. 348
Date:	Tuesday, October 10, 2023 3:42:29 PM
Attachments:	Change of Zone No. 2000001 Amendment to Ordinance No. 348.docx

CAUTION: This email originated externally from the <u>Riverside County</u> email system. **DO NOT** click links or open attachments unless you recognize the sender and know the content is safe.

Hi Rosana Franco,

Please include the attached recommendations into the record regarding the Change of Zone No. 2000001 as an amendment to Ordinance No. 348, Ordinance of the County of Riverside for Land Use Planning and Zoning Regulations and Related Functions, Article XIX Advertising Regulations, Sections 19.1, 19.2 and 19.4 regarding On-Site Advertising Structures and Signs.

I would appreciate being notified of the hearings schedule for the above Change of Zone No. 2000001 amendment to Ordinance No. 348.

Regards, Jerry Sincich October 10, 2023

Rosana Franco, Principal Planner Riverside County Planning Department 4080 Lemon Street, 12th Floor Riverside, CA 92501

RE: Change of Zone No. 2000001 is an amendment to Ordinance No. 348, Ordinance of the County of Riverside for Land Use Planning and Zoning Regulations and Related Functions, Article XIX Advertising Regulations, Sections 19.1, 19.2 and 19.4 regarding On-Site Advertising Structures and Signs.

As a resident of the Temescal Valley and the Unincorporated Riverside County, changes to the proposed revisions to Ordinance No. 348 Sections 19.1, 19,2 and 19.3 are needed to preserve the aesthetics, safety, and open space scenic areas as well as safe guarding the life, health, property and public welfare of the Temescal Valley residents. The following needed changes to the proposed revisions are also in line with the sign illumination level recommendations of the Illuminating Engineering Society of North America (IESNA).

- Issuance/Denial. The Planning Director shall, within forty-five (45) days of the filing of following a complete permit application, and following a project presentation to the community Municipal Advisory Council and review of community input approve and issue the On-Site Advertising Structure or Sign permit if the standards and requirements of this ordinance have been met; otherwise, the permit shall be denied.
- b. The maximum surface area of a sign shall not exceed 150 square feet except that for those project sites having an area in excess of 15 acres, the allowable area of a sign shall be 10 square feet per acre of the project site, up to no more than 400_300 square feet in surface area. The entire allowable area of a sign can be comprised of a digital display.
- 10. The luminance of any digital display shall transition smoothly at a consistent rate of speed from the Daytime Luminance Level to the Nighttime Luminance Level, beginning at sunset and concluding the transition to nighttime intensity level no less than 15 minutes after sunset. The brightness of the digital display shall not exceed the following:

 a. During Standard Time (1st Sunday in November to 2nd Sunday in March)
 - 1) 7:00 a.m. to sunset: 7,500_5,000 Candelas/meter sq.
 - 2) Sunset to 7:30 p.m.: 600 ± 450 Candelas/meter sq.
 - 3) 7:30 p.m. to 7:00 a.m.: 450 150 Candelas/meter sq.
 - b. During Daylight Savings Time (2nd Sunday in March to 1st Sunday in November)
 - 1) 7:00 a.m. to sunset: 7,500 5,000 Candelas/meter sq.
 - 2) Sunset to 10:00 p.m.: 600 450 Candelas/meter sq.
 - 3) 10:00 p.m. to 7:00 a.m.: 450 150 Candelas/meter sq.
- c. Refresh rate of a digital display shall not be more frequent than one refresh event every six ten seconds;

It is imperative that Digital Displays be limited to advertising the businesses name, business conducted, services rendered, or goods produced or sold upon the property on which the display placed and exhibits static images through the use of grid lights, cathode ray projections,

light emitting diode displays, plasma screens, liquid crystal displays, fiber optics, or other electronic media or technology, that may be changed remotely through electronic means. In addition, the ability to have a digital display shall only apply to on-site advertising structures or signs, which are defined in Section 19.2.M.

Please enter the above recommended changes into the record regarding the Change of Zone No. 2000001 which is an amendment to Ordinance No. 348, Ordinance of the County of Riverside for Land Use Planning and Zoning Regulations and Related Functions, Article XIX Advertising Regulations, Sections 19.1, 19.2 and 19.4 regarding On-Site Advertising Structures and Signs.

Sincerely, Jerry Sincich Temescal Valley Resident

From:	Aquia Mail
Sent:	Friday, March 29, 2024 9:17 AM
То:	mcarrington81@gmail.com
Cc:	TLMA Planning Hearings
Subject:	Request to Speak Web Submission - Planning Commission

Thank you for submitting your request to speak. Planning staff has received your request and will be prepared to allow you to speak when your item is called. Please sign in by 8:45 AM using the Zoom application or dialing in with the phone number you provided in the form so you can be identified during the meeting. You will be muted until your item is pulled and your name is called. Do not share this information, each person will need to register to speak on an item.

Join by phone: (669) 900-6833 Meeting ID: 819 5354 0884 Password: 09232022

Join Zoom Meeting https://us02web.zoom.us/j/81953540884?pwd=RERqYmNwL1hCMmlqbEo4ZjYzV2hVUT09

Join Meeting using browser, no install needed: https://us02web.zoom.us/j/81953540884?pwd=SzJobU82Q2FDRWtNalhaSmE4MjJmZz09

Meeting Type (Select the meeting you will be attending from the dropdown below) Planning Commission

Agenda Date Wed, 04/03/2024

Agenda Item 24452- electronic signs

Name Mark Carrington

Mailing Address 26250 Parkview Drive #48. PMB 644 Desert Center, California. 92239

Email mcarrington81@gmail.com

Phone 5095372266

State Your Position Below

Oppose

Will you be calling into the meeting?

Yes

Comments

Opposed for the Chuckwalla Valley due to light pollution of "Dark Skies".

The Chuckwalla Valley is the nearest readily accessible area of "Dark Skies " for stargazers from the Coastal cities.

They are a resource worthy of protection.

Thank you

Mark

From:	Ruth Brissenden <ruthbrissenden@gmail.com></ruthbrissenden@gmail.com>
Sent:	Saturday, March 30, 2024 10:25 AM
To:	Marshalian, Richard
Subject:	Change of Zone No. 2000001
Categories:	Public: Comment, Ordinance: Rancho Community Event Ordinance

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Dear Mr. Marshalian,

I am submitting comments on Public Hearing Agenda Item #4 appearing on the April 3, 2024 Calendar for Change of Zone 200001 pertaining to Intent to Adopt a Negative Declaration for On-Site Advertising Structures and Signs.

1) <u>On-Site Free-Standing Digital Signs</u>. My main concern with the proposed changes has to do with permitting larger free-standing digital signs on larger project sites.

Proposed Section 19.4 Subsection C(1)(b) states that "The maximum surface area of a sign shall not exceed 150 square feet except that for those project sites have an area in excess of 15 acres, the allowable area of a sign shall be 10 square feet per acre of the project site, up to no more than 400 square feet in surface area."

All Digital Diplays should be limited to the 150 sq. ft. maximum. The allowance of larger signs for larger project sites should NOT be a part of the new regulations. The rules should apply uniformly to all applicants regardless of size. It seems like the result of doing otherwise would not be content-neutral, as larger signs would allow more "speech" than smaller signs.

I can think of a few proposed projects bordering Interstate 15 in my own community, which, under the proposed rules, would be permitted to erect the oversized 400 sq. ft. Digital Displays as On-Site Free-Standing Signs. The beautiful views along I-15 are very important to those of us who live in Temescal Valley and I shudder to think of the freeway lit up with such garish signs blighting the landscape.

It should also be noted that, while not a designated Scenic Highway, the section of I-15 between Temecula and Corona is eligible to be included in the State Scenic Highway System. As such, everything possible should be done to protect the scenic vistas along that route.

2) <u>Definition of "Project Site.</u>" The term "project site," if included in the final regulations, should be defined. For example, does "project site" refer to the size of the parcel on which the project sits or does it refer to the portion of the parcel where the project is in operation?

3) <u>Definition of "Display Face.</u>" "Display Face" should include the surface area of On-Site Advertising Structures as well as Outdoor Advertising Displays.

Thank you for your time and consideration.

Sincerely,

Ruth Brissenden, J.D.

Temescal Valley Resident

I

From:	Elisa Niederecker <elnieder@yahoo.com></elnieder@yahoo.com>
Sent:	Monday, April 1, 2024 12:39 PM
То:	Marshalian, Richard
Subject:	Re: On-Site Digital Sign Ordinance

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Richard.

To clarify I asked if digital signs would be allowed within any of the zones of the Temecula Wine County. After reviewing the draft I read that digital signs would be allowed which is unacceptable. The concerns I have are as listed correctly except for "potential" light pollution. There is no doubt in my mind digital signs will create light pollution which will as I said during our conversation affect the nocturnal birds of prey.

Thank you for following up. Respectfully, Elisa

On Monday, April 1, 2024, 11:14:46 AM PDT, Marshalian, Richard <rmarshalian@rivco.org> wrote:

Good Morning Elisa,

It was a pleasure speaking to you just now. I just wanted to e-mail you to confirm what we discussed and to make sure I understood the comments you had for the proposed on-site digital sign ordinance Project going to hearing on April 3, 2024. You asked if the proposed changes to digital signs wont impact the wine country area due to the design guidelines that apply to the Wine County area at present.

In addition, you had shared some concerns about allowing digital signage in the wine country area, due to concerns about aesthetics, creating distractions for people who are driving, and potential light pollution. You also expressed a desire to keep the wine country area as rural as possible.

Does my summary above capture your comments succinctly?

Sincerely,

Richard

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County of Riverside California

From:	Elisa Niederecker <elnieder@yahoo.com></elnieder@yahoo.com>
Sent:	Tuesday, April 2, 2024 8:29 AM
То:	District3; Supervisor Jeffries - 1st District; Office of 2nd District Supervisor; District 4
	Supervisor V. Manuel Perez; District 5; Leach, Charissa; Hildebrand, John; Marshalian,
	Richard
Subject:	Amendment to ordinance 348

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Dear Supervisors and Riverside County Staff.

This letter is regarding the proposed amendment to Riverside County ordinance 348 for the allowance of digital signs throughout Riverside County specifically the Temecula Wine Country.

I am a 30+ year resident residing within the Temecula Wine Country. Years ago I was a participant on the WCCP AdHoc committee. The meetings were at times lively but the goal to have homeowners, wineries and tourist coexist with minimal conflict was our motivation. One thing I believe we all did agree on was to keep the rural feel within our beautiful wine growing area. Digital signs promoting businesses was not something I remember discussing. Let's face it digital signs do not nor will not ever add to the beauty of a rolling countryside.

I believe ANY digital sign will be a distraction to drivers, are aesthetically unpleasant, and will create light pollution to humans and also will affect the hunting ability of our treasured nocturnal birds of prey. Unfortunately this amendment has been in the works for some time now. I don't understand how nobody I know had any knowledge of it. Obviously the county needs to work on their outreach before pursuing such a wide ranging amendment. I personally feel digital signs of any kind to not belong in the Temecula Wine Country.

Respectfully, Elisa Niederecker

Sent from my iPad

From:	Terilee <casacolibri@verizon.net></casacolibri@verizon.net>
Sent:	Monday, April 1, 2024 1:19 PM
То:	Marshalian, Richard
Cc:	Terilee; District3
Subject:	PC Hearing 4/3/24, Item 4.1: On-Site Digital Signage - NO

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Dear Mr. Marshalian,

I am writing in <u>opposition</u> to allowing such signage in Wine Country. Part of the allure of this area is the rural ambiance of open space. Digital signs will clash with this and have no place in this setting, along with the size of such signs. These are very large signs! Put them in urban areas, not in the open countryside. They also should not be allowed in any residential areas.

This type of signage will also clash with our wildlife, which is already undergoing a lot of stress due to steady building out here. Their habitat is constantly being minimized, and digital lighting will only add to their disrupted lives. Keep digital signs out of rural, residential areas and allow in more industrial and urban settings.

Thank you for your time, Terilee Hammett GlenOak Hills

From:	Jerry Sincich <jsincich1@ca.rr.com></jsincich1@ca.rr.com>
Sent:	Tuesday, April 2, 2024 10:23 PM
То:	Marshalian, Richard
Subject:	Change of Zone No. 2000001 amendment to Ordinance No. 348
Attachments:	Letter to County on Digital Signs.docx

CAUTION: This email originated externally from the **<u>Riverside County</u>** email system. **DO NOT** click links or open attachments unless you recognize the sender and know the content is safe.

Hi Richard,

Please include the attached letter into the public hearing record regarding the Change of Zone No. 2000001 amendment to Ordinance No. 348 Ordinance of the County of Riverside Providing for Land Use Planning and Zoning Regulations and Related Functions, Article XIX Advertising Regulations, Sections 19.2 through 19.5 regarding On-Site Advertising Structures and Signs, technical changes, and language clarifications.

Regards, Jerry Sincich October 10, 2023

Rosana Franco, Principal Planner Riverside County Planning Department 4080 Lemon Street, 12th Floor Riverside, CA 92501

RE: Change of Zone No. 2000001 is an amendment to Ordinance No. 348, Ordinance of the County of Riverside for Land Use Planning and Zoning Regulations and Related Functions, Article XIX Advertising Regulations, Sections 19.1, 19.2 and 19.4 regarding On-Site Advertising Structures and Signs.

As a resident of the Temescal Valley and the Unincorporated Riverside County, changes to the proposed revisions to Ordinance No. 348 Sections 19.1, 19,2 and 19.3 are needed to preserve the aesthetics, safety, and open space scenic areas as well as safe guarding the life, health, property and public welfare of the Temescal Valley residents. The following needed changes to the proposed revisions are also in line with the sign illumination level recommendations of the Illuminating Engineering Society of North America (IESNA).

- Issuance/Denial. The Planning Director shall, within forty-five (45) days of the filing of following a complete permit application, and following a project presentation to the community Municipal Advisory Council and review of community input approve and issue the On-Site Advertising Structure or Sign permit if the standards and requirements of this ordinance have been met; otherwise, the permit shall be denied.
- b. The maximum surface area of a sign shall not exceed 150 square feet except that for those project sites having an area in excess of 15 acres, the allowable area of a sign shall be 10 square feet per acre of the project site, up to no more than 400_300 square feet in surface area. The entire allowable area of a sign can be comprised of a digital display.
- 10. The luminance of any digital display shall transition smoothly at a consistent rate of speed from the Daytime Luminance Level to the Nighttime Luminance Level, beginning at sunset and concluding the transition to nighttime intensity level no less than 15 minutes after sunset. The brightness of the digital display shall not exceed the following:
 - a. During Standard Time (1st Sunday in November to 2nd Sunday in March)
 - 1) 7:00 a.m. to sunset: 7,500 5,000 Candelas/meter sq.
 - 2) Sunset to 7:30 p.m.: 600 450 Candelas/meter sq.
 - 3) 7:30 p.m. to 7:00 a.m.: 450 150 Candelas/meter sq.
 - b. During Daylight Savings Time (2nd Sunday in March to 1st Sunday in November)
 - 1) 7:00 a.m. to sunset: 7,500 5,000 Candelas/meter sq.
 - 2) Sunset to 10:00 p.m.: 600_450 Candelas/meter sq.
 - 3) 10:00 p.m. to 7:00 a.m.: 450 150 Candelas/meter sq.
- c. Refresh rate of a digital display shall not be more frequent than one refresh event every six ten seconds;

It is imperative that Digital Displays be limited to advertising the businesses name, business conducted, services rendered, or goods produced or sold upon the property on which the

display placed and exhibits static images through the use of grid lights, cathode ray projections, light emitting diode displays, plasma screens, liquid crystal displays, fiber optics, or other electronic media or technology, that may be changed remotely through electronic means. In addition, the ability to have a digital display shall only apply to on-site advertising structures or signs, which are defined in Section 19.2.M.

Please enter the above recommended changes into the record regarding the Change of Zone No. 2000001 which is an amendment to Ordinance No. 348, Ordinance of the County of Riverside for Land Use Planning and Zoning Regulations and Related Functions, Article XIX Advertising Regulations, Sections 19.1, 19.2 and 19.4 regarding On-Site Advertising Structures and Signs.

Sincerely, Jerry Sincich Temescal Valley Resident

From:	Pam Nelson <pamela05n@yahoo.com></pamela05n@yahoo.com>
Sent:	Tuesday, April 2, 2024 10:57 AM
То:	Marshalian, Richard
Subject:	Planning Commission meeting Item 1 comment

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Hello Richard Marshalian,

I was notified about Item 1 (24452) on the agenda for the Planning Commission meeting tomorrow by members of our Sierra Club Group, Santa Margarita. We are based in the Temecula Valley, but cover adjacent cities and parts of watersheds nearby, as well. Preservation of the unincorporated areas of SW Riverside are of great concern so this amendment and Ordinance about digital signage is a worry to many of our members.

As one said, "Light pollution also impacts astronomical observations and astronomers are among the leaders fighting light pollution. Dark Sky International was started back in 1988 by astronomers. The 100-inch telescope at Mount Wilson, once the best telescope in he world, and which Edwin Hubble used to determine that the universe is expanding, is no longer useful for such deep space research due to the light pollution from Pasadena and nearby cities"

Also, it's well-known that migrating birds and insects are being disoriented and suffering declines due to light pollution at night. Night-time pollinators such as bats and moths have the same problems. The quality of life for humans is degraded and people can't get away from local city "glow" to experience constellations or dark evenings.

The suggested signage is excessive in scale. Energy usage, the Palomar light ordinance 655 and wildlife/human health issues, alone, should trigger CEQA compliance. The cumulative effects of these signs along with existing light impacts must be considered.

Solutions to the above problems could be to reduce the allowed size of the signage and only use them in the daylight hours.

Thank you for your efforts, Pam Nelson chair Santa Margarita Group/Sierra Club

From:	Mark Collins
To:	Marshalian, Richard
Cc:	Luke Watson; Matt Peters
Subject:	RE: County of Riverside On-Site Digital Signs Ordinance
Date:	Tuesday, April 2, 2024 5:07:24 PM
Attachments:	image001.png

Good Evening Richard,

Thank you for the follow up to the City's previous comments regarding the updates to Ordinance No. 348 (Zone Change No. CZ2000001). The planning department has reviewed the proposed updates to Ord. No. 348 and found the majority of the City's comments addressed. The City remains concerned about the overall concept of digital signage, but have no further comment at this time.

Thank you again for the outreach.

V/R

Mark Collins
Assistant Planner
City of Temecula
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Public Records Act, and therefore may be subject to disclosure unless otherwise exempt.

From: Luke Watson <luke.watson@temeculaca.gov>
Sent: Tuesday, March 26, 2024 7:53 AM
To: Marshalian, Richard <RMarshalian@Rivco.org>; Matt Peters <matt.peters@temeculaca.gov>;
Mark Collins <mark.collins@temeculaca.gov>
Subject: Re: County of Riverside On-Site Digital Signs Ordinance

Hi Richard,

Thanks for reaching out. I do think our team provided some comments previously. I have copied Matt Peters and Mark Collin's from our office who reviewed the project. I'll let them weigh in here.

Thanks.

Luke Watson Deputy City Manager City of Temecula

From: Marshalian, Richard <<u>RMarshalian@Rivco.org</u>>
Sent: Monday, March 25, 2024 11:34:13 AM
To: Luke Watson <<u>luke.watson@temeculaca.gov</u>>
Subject: County of Riverside On-Site Digital Signs Ordinance

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Hi Luke!

I hope this email finds you well. I found your contact information on notes that Rosana Franco had left for me for a digital sign ordinance amendment she was working on before she left. As you may be aware, the project is being taken to public hearing in front of our planning commission on April 3, and I wanted to reach out to you and your department to see if you had any questions on the revisions that were posted on our public website for review.

Please let me know if you have any questions, or if you wish to have a call to discuss anything, and have a good one!

Sincerely, Richard



Richard Marshalian, AICP

Principal Planner, Advance Planning TLMA - Planning Department | County of Riverside 4080 Lemon St., 12th Floor, Riverside, CA 92501 Main: 951.955.3200 | Direct: 951.955.9294 Email: <u>RMarshalian@rivco.org</u> **How are we doing? Click the link to tell us**

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County of Riverside California

From:	Martin Lange
To:	Marshalian, Richard
Subject:	Digital Sign Ordinance Comments Light pollution in Temescal Valley.
Date:	Thursday, August 15, 2024 2:24:49 PM

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Dear Mr. Marshalian

I like to address the County of Riverside proposed zoning code change for on-site digital signs. I live in Temescal Valley since 2001 and I still remember the time when I could look up into the night sky and watch the Milky Way.

Over time the Milky Way slowly disappeared. New developments in Temescal Valley not only brought more traffic, air pollution and noise to us, it also brought light pollution.

80% of Americans have lost there few of the Milky Way because of light pollution.

Whether it is over-illumination, clutter illumination, light trespass or sky glow, everybody has a responsibility to keep light pollution to a minimum.

Light pollution is considered a public-health hazard and it also will affect many animals. Light glare can create a safety hazard for motorists.

Temescal Valley is a unique community surrounded by mountains. To the west we have the Cleveland National Forest and to the east the Estelle Mountain Reserve.

Both mountain ranges are wildlife protected areas and between them you have the protected Prado Dam / Lake Elsinore Wildlife corridor where the "Riverside County Regional Park and Open-Space District" owns protected properties.

Whether you look at people, animals, birds or insects all of them deserve protection to mitigate the impact of light pollution.

A few months ago a new business opened there doors on Temescal Canyon Rd. That business has a neon sign facing east towards Temescal Canyon Rd. and it turned out to be to bright. I think it was addressed by Code Enforcement and it was dimmed down.

Yesterday I drove by at night and the same business has now installed a new "advertising display". It's super bright and I don't know whether they have permit for it.

The main lesson learned from it, is that some people will always try to go around laws and regulations.

I think it's very important to structure a new "Sign Ordinance" in a way to close loopholes and imbed laws and regulations in a way to protect the community and the huge amount of protected are from harm.

Thank you

Martin Lange

langemartin@rocketmail.com