# RESOLUTION OF THE SANTA BARBARA COUNTY PLANNING COMMISSION COUNTY OF SANTA BARBARA, STATE OF CALIFORNIA 

| IN THE MATTER OF RECOMMENDING TO THE | ) |
| :--- | :--- |
| BOARD OF SUPERVISORS THE ADOPTION OF AN | ) |
| AMENDMENT TO ARTICLE II, THE SANTA BARBARA | ) |
| COUNTY COASTAL ZONING ORDINANCE, OF | ) RESOLUTION NO.: $12-16-$ |
| CHAPTER 35, ZONING, OF THE COUNTY CODE, | ) |
| AMENDING DIVISION 2, DEFINITONS, DIVISION 7, | CASE NO.: 12ORD-00000-00013 |
| GENERAL REGULATIONS, AND ADD A NEW | ) |
| APPENDIX H TITLED "AGRICULTURAL BUFFER | ) |
| IMPLEMENTATION GUIDELINES", TO IMPLEMENT A | ) |
| NEW AGRICULTURAL BUFFER REGULATION. | ) |

WITH REFERENCE TO THE FOLLOWING:
A. On July 19, 1982, by Ordinance 3312, the Board of Supervisors adopted the Coastal Zoning Ordinance, Article II of Chapter 35 of the Santa Barbara County Code; and
B. The County Planning Commission now finds that it is in the interest of the orderly development of the County and important to the preservation of the health, safety and general welfare of the residents of the County, to recommend that the Board of Supervisors adopt an ordinance (Case No. 12ORD-00000-00013) amending Article II of Chapter 35 of the Santa Barbara County Code, the Coastal Zoning Ordinance, to implement a new Agricultural Buffer regulation.

Said Ordinance is attached hereto as Exhibit 1 and is incorporated herein by reference.
C. The proposed Ordinance is consistent with the Coastal Act of 1976, the Santa Barbara County Coastal Plan, the Santa Barbara County Comprehensive Plan including the community and area plans, and the requirements of the State Planning, Zoning and Development Laws.
D. The proposed Ordinance is in the interest of the general community welfare since new regulations pertaining to agricultural buffers minimize land use conflicts between agricultural and non-agricultural uses and development
E. This County Planning Commission has held a duly noticed public hearing, as required by Section 65854 of the California Government Code, on the proposed Ordinance at which hearing the proposed Ordinance was explained and comments invited from the persons in attendance.

NOW, THEREFORE, IT IS HEREBY RESOLVED as follows:

1. The above recitations are true and correct.
2. In compliance with the provisions of Section 65855 of the California Government Code, this County Planning Commission recommends that the Board of Supervisors of the County of Santa Barbara, State of California, following the required noticed public hearing, approve and adopt the above mentioned recommendation of this County Planning Commission, based on the findings included as Attachment C of the County Planning Commission staff report dated December 6, 2012
3. A certified copy of this resolution shall be transmitted to the Board of Supervisors.
4. The Chair of this County Planning Commission is hereby authorized and directed to sign and certify all maps, documents, and other materials in accordance with this resolution to show the above mentioned action by the County Planning Commission.

PASSED, APPROVED AND ADOPTED this December 19, 2012 by the following vote:
AYES: Cooney, Brown, Hartmann
NOES: Valencia, Blough
ABSTAIN:
ABSENT:
(Signed copy on file)
C. MICHAEL COONEY, Chair

Santa Barbara County Planning Commission

ATTEST:

DIANNE MEESTER BLACK
Secretary to the Commission
APPROVED AS TO FORM:
DENNIS A. MARSHALL COUNTY COUNSEL

By $\qquad$
Deputy County Counsel

## EXHIBITS:

1. 12ORD-00000-00013

## EXHIBIT 1

ORDINANCE NO. $\qquad$
AN ORDINANCE AMENDING ARTICLE II, THE SANTA BARBARA COUNTY COASTAL ZONING ORDINANCE, OF CHAPTER 35, ZONING, OF THE COUNTY CODE BY AMENDING DIVISION 2, DEFINITIONS, DIVISION 7, GENERAL REGULATIONS AND ADD A NEW APPENDIX H TITLED "AGRICULTURAL BUFFER IMPLEMENTATION GUIDELINES", TO IMPLEMENT A NEW AGRICULTURAL BUFFER REGULATION.

> Case No. 12ORD-00000-00013

The Board of Supervisors of the County of Santa Barbara ordains as follows:

## SECTION 1:

DIVISION 2, Definitions, of Article II, the Santa Barbara County Coastal Zoning Ordinance, of Chapter 35, Zoning, of the Santa Barbara County Code, is amended to amend Section 35-58, Definitions, to add the following definitions of "Agricultural Buffer", " Production Agriculture", "Rangeland or Pastureland", "Small Lot", and "Sensitive Non-agricultural Uses" to read as follows:

Buffer, Agricultural. A designated width of land used to minimize potential land use conflicts between non-agricultural development/uses and adjacent agricultural uses.

The following terms are defined for the purposes of Section 35.144M (Agricultural Buffers)
Production Agriculture. A commercial agricultural operation that excludes rangeland or pastureland operations. Production agriculture allows for a change of crop or fallow periods.

## Rangeland or Pastureland.

1. Land that is not currently used for agricultural production but is used for the grazing or pasturing of livestock, such as cattle and horses, which may also include facilities for confining animals, but not involving a commercial livestock feed or sales yard or dairy.
2. Land which is limited in its potential use, as defined by soils or other constraining factors, from supporting production agriculture. See the Agricultural Buffer Implementation Guidelines (Appendix H) for details.

Small Lot. A lot equal or smaller than one-half acre that is located adjacent to the Urban Boundary Line as depicted on Comprehensive Plan maps.

Sensitive Non-agricultural Uses. Child care facilities, educational facilities, medical facilities, schools, student dormitories, senior housing, and other similar uses.

## SECTION 2:

DIVISION 7, GENERAL REGULATIONS, of the Article II Coastal Zoning Ordinance, of Chapter 35, Zoning, of the Santa Barbara County Code, is amended to add Section 35-144M, Agricultural Buffers, to read as follows:

### 35.144M - AGRICULTURAL BUFFERS

A. Purpose and intent. The purpose of agricultural buffers is to implement adopted Coastal Land Use Plan policies that assure and enhance the continuation of agriculture as a major viable production industry in Santa Barbara County through establishing development standards that provide for the creation of buffers between agricultural uses and new nonagricultural development and uses. Agricultural buffers are intended to minimize potential conflicts between agricultural and adjacent land uses that result from noise, dust, light, and odor incidental to normal agricultural operations as well as potential conflicts originating from residential and other non-agricultural uses (e.g., domestic pets, insect pests and invasive weeds).
B. Applicability. This Section applies to all discretionary applications for non-agricultural development and uses(project) which meet all the following criteria:

1. The project is located within an Urban, Inner-Rural, or Rural Neighborhood, as designated on the Coastal Land Use Plan maps; or located within an Industrial zone district in the Rural Area.
2. The project is on a lot immediately adjacent to land:
a. Located in a Rural Area, as designated on the Coastal Land Use Plan maps, and
b. Located in an agricultural zone identified in Division 4 (Zoning Districts) or Article V of Ordinance No. 661, excluding state or federally owned agriculturally zoned land; or land subject to a Williamson Act contract.
C. Exceptions. This Section does not apply to the following:
3. Single-family dwellings, residential second units and residential accessory structures.
4. Farm employee dwellings and farm labor camps.
5. Non-agricultural, discretionary development approved prior to [the effective date of this Ordinance].
6. Changes to a non-agricultural discretionary project approved prior to [the effective date of this Ordinance], provided:
a. The decision maker, in approving a change to the project in compliance with Subsections 35-172.11.1, 35-172.11.2, 35-174.10.1 and 35-174.10.2, shall first determine that the change to the project does not result in any new or greater impacts to agriculture than those resulting from the already approved project.
b. If the decision maker cannot make the determination required in compliance with Subsection C.4.a, above, then the project shall be subject to the provisions of this Section.
7. Non-commercial agricultural uses. An agricultural buffer is not required if the adjacent lot is used for non-commercial agriculture.
8. State and County roadway projects.
9. Lot line adjustments that:
a. Do not exceed a 10 percent increase or decrease in the area of the smallest existing lot and;
b. Do not result in an increase in the number of developable lots in compliance with Subsection 35-134.A.3.a.(3).
D. Agricultural buffer requirements. All new non-agricultural project applications identified in Subsection B. (Applicability) shall designate and maintain an agricultural buffer on the project site as provided for in this Section.
10. Agricultural buffer width. The range of the agricultural buffer width shall be as follows. Ranges are provided because unique circumstances may require the buffer width to be adjusted, although no agricultural buffer width shall be adjusted below the minimum nor above the maximum. If the proposed project is located adjacent to a lot that contains both Production Agriculture and Rangeland or Pastureland, the most protective buffer:
a. Shall be applied to any portion of the common lot line where Production Agriculture is immediately adjacent and,
b. May be applied to the common lot line where Production Agriculture is not immediately adjacent if the Production Agriculture is within the
distance, as measured from the common lot line, of the minimum buffer width that would otherwise be applicable for the proposed non-agricultural development or use.

Refer to Section II.C. (Agricultural Buffer Width Adjustment) of the Agricultural Buffer Implementation Guidelines (Appendix H) for clarification.

| Proposed non-agricultural development or use | $\frac{\text { Minimum Buffer }}{\underline{\text { Width }}}$ | $\frac{\text { Maximum Buffer }}{\underline{\underline{\text { Width }}}}$ |
| :---: | :---: | :---: |
| Adjacent to production agriculture |  |  |
| Commercial or Industrial Development | 100 feet | 300 feet |
| Residential Development | 200 feet | 300 feet |
| Residential Development on a small lot located within an Urban Area | 100 feet | 200 feet |
| Sensitive non-agricultural uses | 300 feet | 400 feet |
| Adjacent to rangeland or pastureland | 100 feet | 150 feet |

Notes: Refer to Section 35-58, Buffer, Agricultural for a definition of Production Agriculture, Small Lot, Sensitive Non-agricultural Uses and Rangeland or Pastureland.
2. Agricultural buffer location. The agricultural buffer shall be located on the lot with the proposed non-agricultural project.
3. Agricultural buffer width measurement. The agricultural buffer width shall be measured from the common lot line between the lot on which the non-agricultural project is proposed and the adjacent agriculturally zoned lot. The agricultural buffer shall be coterminous with the length of the common lot line between the lot on which the non-agricultural project is proposed and the adjacent agriculturally zoned lot.
4. Agricultural buffer width adjustment. The following factors shall be considered when determining the agricultural buffer width per Subsection D. 1 (Agricultural buffer width). See the Agricultural Buffer Implementation Guidelines (Appendix "H") for guidance in determining agricultural buffer widths.
a. Site-specific factors. The following factors shall be considered when determining the agricultural buffer width:
i. crop type/agricultural practices
ii. elevation differences and topography
iii. extent and location of existing non-agricultural development
iv. location of existing roads or naturally occurring barriers
v. historical land use on the agricultural lot
vi. future farming potential of the agricultural lot
vii. site design of the non-agricultural proposal
viii. non-agricultural lot size/configuration
ix. prevailing wind direction
b. Vegetative screening adjacent to production agriculture. Vegetative screening may be used to offset an increase in the buffer width for projects adjacent to production agriculture, as may be adjusted per Subsection D.4.a (Site-specific factors). See Subsection F. 3 for vegetative screening criteria and the Agricultural Buffer Implementation Guidelines (Appendix "H") for guidance.
c. Constrained agricultural areas. If the adjacent lot under agricultural production contains land area constrained by physical features or easements such that the land cannot be used for agriculture, the constrained land area may be considered as part of the agricultural buffer. The physical features must be permanently part of the landscape (e.g., a protected riparian area, or rock out-cropping). The physical feature or easement must preclude any kind of agricultural use and be located adjacent to the non-agricultural project lot. The agricultural buffer width may be reduced by an amount equal to the width of the effective constrained land area located on the adjacent agricultural lot.
5. Coastal Land Use Plan consistency. Where Coastal Land Use Plan policies and this Section ( $35-144 \mathrm{M}$ Agricultural Buffers) both address agricultural buffer requirements, the most protective agricultural buffer requirement shall prevail.
6. Reasonable use. This Section is not intended, and shall not be construed as authorizing the decision maker acting pursuant to this Section to exercise their power to grant or deny a permit in a manner which will take or damage private property for public use, without the payment of just compensation therefore. This section is not intended to increase or decrease the rights of any owner of property under the Constitution of the State of California or the United States or under this Development Code.

## 7. Buffer recordation.

a. Prior to the issuance of a discretionary planning permit, a Notice to Property Owner shall be required to be recorded by the property owner that will provide notification to all future owners and successors of the restrictions of this Section 35.144M and that includes:

1. An exhibit showing the location of the agricultural buffer by metes and bounds description or surveyor's description.
2. An exhibit showing the location of the agricultural buffer by metes and bounds description or surveyor's description.
3. The allowable uses within the agricultural buffer in compliance with Section 35.144M.E (Allowable uses within agricultural buffers).
4. The Landscape, Lighting and Irrigation Plan in compliance with Section 35.144M.F (Agricultural buffer Landscape, Lighting and Irrigation Plan requirements).
5. The Maintenance Plan in compliance with Section 35.144M.G (Agricultural buffer maintenance requirements).
b. The requirement to record said Notice in compliance with this Subsection D. 7 shall be included as a condition of approval of an application for a discretionary planning permit.
E. Allowable uses within agricultural buffers. The property owner shall use the best efforts to consult with the adjacent agricultural land owner(s) to address food safety and agricultural production concerns with regard to landscape, lighting, and vegetative screening design and siting. See the Agricultural Buffer Implementation Guidelines (Appendix " H ") for information on the purpose and intent of restricting uses within the agricultural buffers and how to incorporate site design and other features that are compatible with agriculture.
6. Unrestricted uses within agricultural buffers. Notwithstanding any other provision of this Section, or other provisions of the Santa Barbara County Code, the following uses shall be allowed within a designated agricultural buffer:
a. Agriculture.
b. Drainage channels, irrigation canals, storm water retention basins and Low Impact Development (LID) drainage features.
c. Fences and walls.
d. Low-lying landscaping and vegetative screening that does not include trees or hedges exceeding three feet in height.
e. Oil and gas facilities that are either permitted in compliance with Division 9 (Oil and Gas Facilities) or are operated in compliance with Division 10 (Nonconforming Structures and Uses).
f. Natural waterways including rivers, creeks, lakes, ponds, and flood plains.
g. Signage
h. Solar energy systems allowed as an accessory use to the principal use of the lot.
i. Telecommunication facilities permitted in compliance with Chapter 35.144F. 3 (Commercial Telecommunication Facilities).
j. Utility lines and facilities.
k. Any other use determined by the decision maker to be consistent with the purpose and intent of the buffer requirement.
7. Modifications or additions to structures legally existing as of [insert date of adoption] provided that any addition to a structure that is located within a buffer required by this section shall not extend further towards the immediately adjacent agricultural lot.
8. Restricted uses within agricultural buffers. Notwithstanding any other provision of this Section, or other provisions of the Santa Barbara County Code, the following uses shall be allowed no closer than half the width of the buffer as measured from the adjacent agricultural lot. This requirement may be modified by the decision maker when it is determined that strict compliance with this section is not required to minimize conflicts with adjacent agriculture.
a. Landscaping and vegetative screening.
b. Lighting.
c. Non-habitable structures such as those used for storage.
d. Parking areas including carports and garages.
e. Public and private open space areas with limited passive recreational uses such as trails, bike paths and walking paths.
f. Roads and transportation infrastructure.
g. Industrial or commercial loading docks and rear service areas.
9. Prohibited uses within agricultural buffers. Notwithstanding any other provision of this Section, or other provisions of the Santa Barbara County Code, recreational uses such as parks, picnic areas, playgrounds and ball fields shall not be allowed in an agricultural buffer.
10. Open space credit. The agricultural buffer may be counted toward open space requirements as long as the limits on allowed uses are consistent with the requirements of this Section and those in Article II.
11. The unrestricted uses, restricted uses and prohibited uses within the designated agricultural buffer shall be specified in the approved project.

## F. Agricultural buffer Landscape, Lighting and Irrigation Plan requirements.

1. A Landscape, Lighting and Irrigation Plan (Plan) shall be required for all agricultural buffers. The Plan shall:
a. Graphically depict and label the agricultural buffer.
b. Graphically depict and label the following elements within the agricultural buffer:
i. Landscaping, vegetation, and materials
ii. Lighting
iii. Irrigation
iv. Erosion control measures
v. Hardscape
c. Incorporate Low Impact Development (LID) measures to maximize runoff retention and groundwater infiltration on-site.
d. Incorporate a fence or other barrier, with a minimum height of six feet, that discourages trespassing and domestic animals from crossing the common lot boundary between the non-agricultural use and the adjacent agricultural land.
e. Preclude the planting or installation of turf within 50 feet of the adjacent agricultural operation unless required by County, State or Federal regulations.
f. Be compatible with the surrounding land uses and rural character of the agricultural area.
2. Landscaping, lighting and irrigation are not required within the agricultural buffer. However, if vegetation is included within the buffer, the plant palette shall meet the following requirements:
a. The plants are compatible with agriculture.
b. Minimize shade spill over upon adjacent agricultural crops.
c. The plants are fire resistant to the maximum extent feasible and, droughttolerate or low water use.
d. The plants are not considered noxious according to Section 4500 of the California Code of Regulations or considered invasive by the California Invasive Plant Council (Cal-IPC).
e. Provide for the regular maintenance of the elements required as described in Section F (Agricultural Buffer Landscape, Lighting and Irrigation Plan requirements).
3. If a vegetative screen is used to offset an agricultural buffer width increase for production agriculture as described in Subsection D.4.b (Vegetative screening adjacent to production agriculture), the vegetative screen shall be consistent with the requirements in this Section and meet the following additional criteria:
a. The vegetative screen shall consist of two staggered rows of vegetation consisting of a layered canopy with evergreen trees and shrubs with foliage extending from the base to the crown.
b. The plants shall thoroughly screen the agricultural use from the nonagricultural use within five years from time of installation.
c. The minimum height of trees at maturity shall be 15 feet.
d. The vegetative screen shall be at least 25 feet deep.
4. The Landscape, Lighting and Irrigation Plan shall be compatible with the requirements in Section E (Allowable uses within agricultural buffers).
5. The applicant shall provide a signed and notarized agreement and a performance security acceptable to the Planning and Development Director that guarantees the installation of landscaping, lighting and irrigation and provides for the successful establishment of the agricultural buffer for a minimum of five years. The performance security shall be released upon approval by the Planning and Development Director.

## G. Agricultural buffer maintenance requirements.

1. A Maintenance Plan shall be required that provides for the maintenance of the agricultural buffer for the life of the project. The Maintenance Plan shall:
a. Include provisions for managing agricultural pests such as vertebrate pests, invasive weeds, and crop threatening insects. Integrated Pest Management practices shall be used to the extent feasible.
b. Include provisions for removing weeds, trash and debris.
c. Provide for regular fuel management and removal of accumulated plant matter within the agricultural buffer so as to minimize fire risk.
d. Be consistent with the requirements in Section F (Agricultural buffer Landscape, Lighting and Irrigation Plan requirement).
J. Future conversion of adjacent agricultural land. If the underlying purpose for the agricultural buffer no longer exists, the decision maker, upon application for permit revision in compliance with Division 11 (Permit Procedures), may remove agricultural buffer requirements originally required in accordance with this Section.
K. Findings. In addition to other findings that may be required, the decision maker shall not approve or conditionally approve any application for development for which an agricultural buffer is required unless it first makes the findings below:
2. The design and configuration of the agricultural buffer minimizes, to the maximum extent feasible, conflicts between the adjacent agricultural and nonagricultural uses which are the subject of the permit application.
3. The Landscape, Lighting, Irrigation and Maintenance Plans are compatible with the character of the adjacent agricultural land and the rural setting.

## SECTION 3:

Article II Coastal Zoning Ordinance, of Chapter 35, Zoning, of the Santa Barbara County Code, is amended to add a new Appendix H titled " Agricultural Buffer Implementation Guidelines" to read as follows:

## Agricultural Buffer Implementation Guidelines

I. Purpose and Intent - The Agricultural Buffer Implementation Guidelines (Guidelines) are intended to assist planners and the decision maker with implementing the requirements contained in Section 35-144M (Agricultural Buffers). Specifically, the guidelines assist with 1.) Determining buffer widths for a proposed project, 2.) Identifying locations of proposed development and land uses allowed within the agricultural buffer 3.) Clarifying the process and, 4.) Incorporating site design concepts that are compatible with agriculture.
II. Agricultural Buffer Width Adjustment - The Agricultural Buffer Width table in Subsection D (Agricultural Buffer Requirements) contains ranges for the buffer width. The minimum buffer width minimizes potential land use conflicts to a reasonable, typical level. However, ranges are provided because unique circumstances may require the buffer width to be adjusted.
a. The following site specific factors may warrant a buffer width increase:
i. Crop type/agricultural practices - Crop type influences agricultural practices. Rotational crops such as strawberries and vegetables require intensive farming practices that generate substantial amounts of dust, odors, noise and other irritants. Crops that utilize intensive farming practices may warrant an increase in the buffer.
ii. Elevation differences and topography - Elevation differences and topographical features, such as a valley or hill, affect air flow and may separate agriculture and non-agricultural development and uses. Projects located on terrain that provides no natural separation between agricultural and non-agricultural development and uses may warrant an increase in the buffer width.
iii. Location of existing roads or naturally occurring barriers - An increase in buffer width may be warranted if such features are absent or ineffective because of wind direction, terrain or other reasons.
iv. Historical land use on the agricultural lot - The agricultural lot may currently be fallow, in between plantings, planted with a temporary crop (such as a cover crop) or may have supported crops in the past. Therefore, if the agricultural lot is not currently used for agriculture, a buffer may still be warranted if the lot was used for agriculture within the last 10 years. If
the project applicant claims a buffer is not required due to existing lack of agriculture on the agriculturally zone lot, the project applicant must prove the land was not used for agriculture within the last 10 years. The Department of Conservation's Important Farmland Maps and aerial imagery can provide historical agricultural use information.
v. Future farming potential of the agricultural lot - A buffer width increase may be warranted if the current agricultural use is rangeland/pastureland or not currently used for agriculture but the soils have the potential to support higher value crops and there is a source for agricultural water. For the purposes of these Guidelines, land has future farming potential if its predominant soil type has an irrigated land capability classification of Class I, Class II, Class III or Class IV as defined by the Natural Resource Conservation Service (NRCS) soil survey maps for Santa Barbara County. Land has limited farming potential if its predominant soil type has an irrigated land capability classification of Class VI, Class VII, or Class VIII. Santa Barbara County does not have Class V soils.
vi. Site design of the non-agricultural proposal - Non-agricultural projects with site design features that contribute toward potential land use conflicts may warrant a buffer width increase. See Section V (Site Design) of the Guidelines for a discussion on site design.
vii. Prevailing wind direction - Consider a buffer width increase if the prevailing wind blows from the agricultural lot toward the non-agricultural lot.
b. If a buffer width increase is warranted based on site specific factors, the following additional factors may offset a buffer width increase:
i. Non-agricultural lot size and configuration - If a lot cannot reasonably accommodate a buffer increase because of lot size or configuration, consider redesigning the project or applying the minimum buffer width. Refer to Subsection D.6. (Reasonable use) in the Ordinance.
ii. Extent and location of existing non-agricultural development - An increase in buffer width may not be warranted if the project applicant can demonstrate the agricultural lot has already been severely impacted by the extent of existing non-agricultural development and uses adjacent to the agricultural lot.
iii. Vegetative screening adjacent to Production Agriculture. As per section D.3.b. of the Ordinance, if the project is adjacent to production agriculture and site specific factors warrant a buffer width increase, vegetative screening may be used to offset an increase in the buffer width. For example, a commercial development proposed adjacent to production
agriculture would require a minimum 100 foot buffer as per Subsection D. 1 of the Ordinance. The Department and Agricultural Commissioner's Office may recommend a buffer width increase due to site specific factors (e.g. increase an additional 50 feet or 100 feet). The Department and Agricultural Commissioner's Office may also recommend a vegetative screen and reduce the buffer width increase. The vegetative screen may mitigate only a portion of the buffer width increase (e.g. offset 50 feet of a 100 feet buffer width increase).
c. If the agricultural lot contains both Production Agriculture and Rangeland or Pastureland and the Production Agriculture is not immediately adjacent, Subsection D.1.b (Agricultural buffer width) describes how to determine the buffer width. The following steps and diagrams illustrate how to determine the buffer width for those scenarios.
i. Step 1. Determine the buffer width range for the adjacent Rangeland or Pastureland.

ii. Step 2. Take the distance determined in Step 1 and apply it to the agricultural side of the property line.

iii. Step 3. Determine if the production agriculture is within the distance as determined in Step 2.

iv. Step 4. If the Production Agriculture is within the distance as determined in Step 1, than the adjusted buffer is the buffer width that would be applied for Production Agriculture. For example, if the Agricultural Buffer width is 200 feet for the proposed use when adjacent to Production Agriculture, the adjusted buffer width would be 200 feet.

III. Allowable Uses Within Agricultural Buffers - Subsection E (Allowable uses within Agricultural Buffers) specifies unrestricted uses and restricted uses within the buffer.
a. Unrestricted uses are compatible with agriculture because they do not invite visitors, do not require frequent maintenance, and do not attract wildlife. Uses that invite visitors or attract wildlife may conflict with agriculture and the location of such uses is restricted within the buffer.
b. Restricted Use Modification - The Department, in consultation with the Agricultural Commissioner's Office, may recommend the decision maker modify a restricted use within the agricultural buffer if it can be determined that strict compliance with this section is not required to minimize conflicts with adjacent agriculture. To determine if the restricted use modification is warranted, the Department may consider site specific factors, agricultural practices and input from adjacent agricultural land owners/ property operators.

## IV. Application Procedures

a. Prior to application submittal. It is recommended the applicant meet with the Department, the Agricultural Commissioner’s Office, and adjacent landowners (in
conjunction with property operators) to discuss the non-agricultural project's compatibility with adjacent agriculture and application of proposed agricultural buffer requirements. Applicants are encouraged to include site planning and project design features that are compatible with adjacent agriculture.
b. Project review. During the application review process, the Department should consult adjacent agricultural landowners (in conjunction with property operators) whenever possible to discuss the proposed non-agricultural development.
c. Recommendations. For all discretionary development applications subject to the provisions of the Ordinance, the Department in consultation with the Agricultural Commissioner shall review the permit application and make recommendations to the decision maker concerning buffer width, uses within the buffer, the Landscape, Lighting and Irrigation Plan, and the Buffer Maintenance Plan.
V. Site Design - Urban development that is "agriculturally friendly" can play a significant role in promoting compatibility between agricultural and non-agricultural uses. It is recommended creative site planning and project design concepts such as:
a. Locating outdoor use areas such as backyards, patios, and playgrounds, should be located away from agricultural areas.
b. Terminating roads away from agricultural areas to reduce trespassing on agricultural land.
c. Including the use of sound proof construction materials such as double pane windows ${ }^{1}$.
d. Clustering of buildings to maximize buffering between residences and agriculture.

## SECTION 4:

All existing indices, section references, and figure and table numbers contained in Article II, the Santa Barbara County Coastal Zoning Ordinance, of Chapter 35, Zoning, are hereby revised and renumbered as appropriate to reflect the revisions enumerated above.

## SECTION 5:

Except as amended by this Ordinance, Division 2 and Division 7 and the Appendix section of Article II, the Santa Barbara County Coastal Zoning Ordinance, of Chapter 35, Zoning of the County Code, shall remain unchanged and shall continue in full force and effect.

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## SECTION 6:

This ordinance and any portion of this ordinance approved by the Coastal Commission shall take effect and be in force 30 days from the date of its passage or upon the date that it is certified by the Coastal Commission pursuant to Public Resources Code 30514, whichever occurs later; and before the expiration of 15 days after its passage a summary of it shall be published once together with the names of the members of the Board of Supervisors voting for and against the same in the Santa Barbara News-Press, a newspaper of general circulation published in the County of Santa Barbara.

PASSED, APPROVED AND ADOPTED by the Board of Supervisors of the County of Santa Barbara, State of California, this $\qquad$ day of $\qquad$ 2013, by the following vote:

AYES:
NOES:
ABSTAINED:
ABSENT:

SALUD CARBAJAL
Chair, Board of Supervisors
County of Santa Barbara
ATTEST:
CHANDRA L. WALLAR
Clerk of the Board of Supervisors

By
Deputy Clerk
APPROVED AS TO FORM:
DENNIS A. MARSHALL
County Counsel

By
Deputy County Counsel


[^0]:    ${ }^{1}$ Guide to Edge Planning - Promoting Compatibility Along Urban-Agricultural Edges, British Columbia, Ministry of Agriculture and Lands, June 2009

