Chapter 17.29
A-20 - AGRICULTURAL ZONE*

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* For provisions on the right to farm for protection of agricultural activities, see Ch. 17.74. For provisions on the commercial agricultural and commercial agricultural overlay zones, see Ch. 17A.55. Prior history: Ords. 81-Z-1, 80-Z-2, 68-1.

17.29.010 Purpose and intent.
The agricultural (A-20) zone is an area wherein farming, ranching and rural life styles are dominant characteristics. The intent of this zoning classification is to preserve fertile farmland from encroachment by nonagricultural land uses; and protect the rights and traditions of those engaged in agriculture. (Ord. 83-Z-2 (part), 1983: Res. 83-10, 1983)

17.29.020 Uses permitted.
The following uses are permitted:

1. One-family or two-family dwellings;
2. Parks and playgrounds;
3. Public and parochial schools, public libraries;
4. Single family homes not including mobile homes or trailer houses;
5. Duplexes and residential accessory buildings;
6. All types of agriculture and horticulture not otherwise restricted or prohibited herein;
7. Agriculture, livestock, poultry or swine or mink raising, and other customary agricultural uses, provided that such operations shall comply with all state and/or county health regulations and with regulations contained in this title related to feedlots;
8. Community clubhouses, parks, playgrounds, public utility buildings, pumping plants and substations;
9. Commercial greenhouses and nurseries;
10. Roadside stands for the display and sale of fruits and vegetables raised or grown on the premises when located not less than forty-five feet from the centerline of a public street or highway;
11. Existing cemeteries;
12. Airport;
13. Processing of products produced on the premises;
14. Forestry, including the management, growing and harvesting of forest products, and including the processing of locally harvested forest crops using portable equipment;
15. Home occupations that do not involve outdoor work or activities, which do not produce noise.
16. Gas and oil exploration and construction;
17. Uses customarily incidental to any of the above uses;
18. Any use not listed which is nearly identical to a listed use, as judged by the administrative official, may be permitted. In such cases, all adjacent property owners shall be given official notification for an opportunity to appeal such decisions to the county board of adjustment within ten working days of notification pursuant to Title 15A of this code, Project permit application process.
19. Accessory Dwelling Unit (if in UGA or UGN)
20. Accessory Living Quarters
21. Special Care Dwelling

17.29.030 Conditional uses.
It is the intent of this code that all conditional uses permitted in this zone shall be subordinate to primary agricultural uses of this zone. The following are conditional uses:

1. Dairying and stock raising except the raising of swine and mink commercially and the establishment of livestock feed lots; provided that no permit shall be issued for dairying or stock raising on any tract of land having an area of less than nine acres or for animal sheds or barns to be located less than one hundred feet from any property held under different ownership from that upon which such shed or barn is located;
2. Hospitals;
3. Museums;
4. Public utility substations;
5. Riding academies;
6. Governmental uses essential to residential neighborhoods;
7. Churches;
8. Convalescent homes;
9. Day care facilities;
10. Bed and breakfast business;
11. Room and board lodging involving no more than four boarders or two bedrooms;
12. Feed mills, canneries and processing plants for agricultural products;
13. Kennels;
14. Livestock sales yard;
15. Sand and gravel excavation, provided that noncommercial excavation shall be permitted for on-site use without a conditional use permit;
16. Stone quarries;
17. Temporary offices and warehouses of a contractor engaged in construction (not to exceed two years);
18. Golf courses;
19. Auction sales of personal property, other than livestock;
20. Private Campgrounds. In considering proposals for location of such campgrounds, the board of adjustment shall consider at a minimum the following criteria:
   a. Campgrounds should be located at sufficient distance from existing or projected rural residential/residential development so as to avoid possible conflicts and disturbances;
   b. Traffic volumes generated by such a development should not create a nuisance or impose on the privacy of nearby residences or interfere with normal traffic flow;
   c. Landscaping or appropriate screening should be required and maintained where necessary for buffering;
   d. Adequate and convenient vehicular access, circulation and parking should be provided;
   e. Economic and environmental feasibility;
   f. Public health and safety of campers and those reasonably impacted by the campground (i.e. health, water, sanitation);
21. Log sorting yard;
22. Feedlot. Feedlots existing at the time of adoption of the ordinance codified herein may expand or be enlarged only in compliance with standards and regulations contained herein, and such operations shall comply with all state and/or county health regulations;
23. Guest ranches;
24. Home occupations which involve outdoor work or activities, which produce noise;
25. Farm implement repair and maintenance business of a commercial nature, not to include automobiles, trucks or bikes;
26. Farm labor shelters, provided that:
   a. The shelters are used to house farm laborers on a temporary or seasonal basis only, regardless of change of ownership, if it remains in farm labor-needed status;
   b. The shelters must conform with all applicable building and health regulations;
c. The number of shelters shall not exceed four per twenty acre parcel;
d. The shelters are owned and maintained by the owner or operator of an agricultural operation
   which clearly demonstrates the need for farm laborers;
e. Should the parent agriculture operation cease or convert to non-agriculture use, then the farm
   labor shelters shall conform with all applicable building, zoning, and platting requirements or be
   removed.
27. Firing ranges. (Ord. 2007-22, 2007; Ord. 2001-13 (part), 2001; Ord. 93-6 (part), 1993; Ord. 92-1 (part),
   1992; Ord. 90-10 (part), 1990; Res. 83-10, 1983)

17.29.040 Lot size required.
Minimum lot (homesite) requirements in the agricultural (A-20) zone are:

1. Twenty acres for any lot or parcel created after the adoption of the ordinance codified in this chapter,
   except that one smaller lot may be divided off any legal lot; provided such parent lot is at least eight
   acres in size; and provided, that such divisions are in compliance with all other county regulations (e.g.,
   on-site septic system). Parcels must be located within the Agriculture-20 zone at the date of the
   adoption of this code. Once this provision has been applied to create a new parcel, it shall not be
   allowed for future parcel subdivision, while designated commercial agricultural zone. Onetime splits
   shall be completed via the short plat process. The onetime parcel split provision should be encouraged
   where it is adjacent to ongoing commercial agricultural practices, especially since the intent of this
   provision is to encourage the development of homesite acreage rather than removing commercial
   agricultural lands out of production.
2. In no case shall there be more than two dwellings (residences) on any lot or tax parcel unless such parcel
   is twice the required minimum (twenty-acre) size. (Ord. 2007-22, 2007; Ord. 96-15 (part), 1996; Ord.

17.29.050 Yard requirements - Front yard.
There shall be a minimum front yard of 25 feet. (Ord. 96-19 (part), 1996; Res. 83-10, 1983)

17.29.060 Yard requirements - Side yard.
Side yard shall be a minimum of five feet; on corner lots the side yard shall be a minimum of 15 feet on the
side abutting the street. (Res. 83-10, 1983)

17.29.070 Yard requirements - Rear yard.
There shall be a rear yard with a minimum depth of twenty-five feet to the main building. (Res. 83-10, 1983)

17.29.075 Yard requirements - Zones Adjacent to Commercial Forest Zone
Properties bordering or adjacent to the Commercial Forest zone are subject to a 200’ setback from the
Commercial Forest Zone. (KCC 17.57.050(1)). For properties where such setback isn’t feasible, development
shall comply with Kittitas County Code 17.57.050(2). (Ord. 2007-22, 2007)

17.29.080 Yard requirements - Sale or conveyance restrictions.
No sale or conveyance of any portion of a lot for other than a public purpose shall leave a structure or the
remainder of the lot with less than the minimum lot, yard, or setback requirements of this zone. (Res. 83-10,
1983)

17.29.090 Dimensional requirements.
The minimum average lot width shall be two hundred feet. No platted lot or parcel may be created with a
dimensional ratio greater than 4:1. (Res. 83-10, 1983)

17.29.100 Division of nonconforming lots.

17.29.110 Access.
No dwelling shall be constructed or located on a lot or parcel which is not served by a legal sixty-foot right-of-
way or existing county road. (Res. 83-10, 1983)
17.29.120 Special setback requirements.
None of the following uses shall be located within the distances indicated of any public street or road, any school or public park, or any dwelling (except such dwelling as may exist upon the same property with the restricted):

1. Within one and one-half miles:
   a. (Deleted by Ord. 88-5)
   b. Farms or establishments for feeding of garbage or other refuse to hogs or other animals:
      i. Provisions made that all other operations (subdivisions 1 and 2 of Section 17.28.110A1) shall be conducted in compliance with all state and county health regulations, and
      ii. Reasonable protection from any potential detrimental effects such use might have on surrounding properties will be provided.
2. (Deleted by Ord. 87-11)
3. Within one hundred feet:
   a. Barns, shelters or other buildings or structures for keeping or feeding of any livestock, poultry, or other animals or birds whether wild or domestic.
4. Feed lots containing fifty to one hundred head at a density of less than five hundred square feet per head for a period of six months or more shall be located no closer than three hundred feet to any existing home, school or park. (Ord. 88-5 (part), 1988; Ord. 87-11 (part), 1987; Res. 83-10, 1983)

17.29.130 Administrative uses.
The following uses may be permitted in any A-20 zone subject to the requirements set forth in Chapter 17.60B.

1. Accessory Dwelling Unit (if outside UGA or UGN) (Ord. 2007-22, 2007)