

ARTICLE II

Zoning Districts and Allowable Land Uses

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CHAPTER 22.06 – ESTABLISHMENT OF ZONING DISTRICTS

Sections:

- 22.06.010 – Purpose of Chapter
- 22.06.020 – Zoning Districts Established
- 22.06.030 – Zoning Map Adopted
- 22.06.040 – Allowable Land Uses and Permit Requirements
- 22.06.050 – Exemptions from Land Use Permit Requirements
- 22.06.060 – Zoning District Regulations

22.06.010 – Purpose of Chapter

This Chapter establishes the zoning districts applied to property within the County, determines how the zoning districts are applied on the official zoning maps, and provides general permit requirements for development and new land uses.

22.06.020 – Zoning Districts Established

The unincorporated areas of Marin County shall be divided into zoning districts which consistently implement the Marin Countywide Plan, and applicable community and specific plans. The following zoning districts are established, and shall be shown on the official Zoning Map (Section 22.06.030). Zoning districts with the term “Planned” in their title are Planned districts, which may be subject to Master Plan requirements, and all those districts without the term “Planned” in their title are conventionally zoned districts. Zoning districts within the Coastal Zone are established by ~~Article V~~ (Coastal Zones – Permit Requirements and Development Standards) the Local Coastal Program.

A. Agricultural and Resource-Related Districts	Map Symbol	Page Number
Agriculture and Conservation	A	9
Agriculture, Limited	A2	9
Agricultural, Residential Planned	ARP	10
B. Residential Districts		
Residential, Agricultural	RA	21
Residential, Restricted	RR	21
Residential, Estate	RE	21
Residential, Single-Family	R1	21
Residential, Single-Family Planned	RSP	22
Residential, Two-Family	R2	22
Residential, Multiple Planned	RMP	22
Residential, Mobile Home Park	RX	22
Residential, Floating Home Marina	RF	22

C. Commercial and Industrial Districts	Map Symbol	Page Number
Village Commercial/Residential	VCR	33
Residential/Commercial Multiple Planned	RMPC	33
Retail Business	C1	33
Planned Commercial	CP	33
Administrative and Professional	AP	34
Planned Office	OP	34
Limited Roadside Business	H1	34
Resort and Commercial Recreation	RCR	34
Industrial, Planned	IP	34
D. Special Purpose and Combining Districts		
Open Area	OA	54
Public Facilities	PF	54
Minimum Lot Size	B	54
Bayfront Conservation	BFC	54
Affordable Housing	AH	68

22.06.030 – Zoning Map Adopted

- A. Inclusion by reference.** The zoning district boundaries have been adopted by the Board in compliance with Government Code Sections 65800 et seq., and are hereby incorporated into this Development Code by reference as though they were fully included here.
- B. Zoning district boundaries.** The boundaries of the zoning districts established by Section 22.06.020 (Zoning Districts Established) shall be shown upon the map or maps designated as the "Marin County Zoning Map" (hereafter referred to as the "Zoning Map"), on file and available for public review in the Agency offices.
- C. Relationship to Marin Countywide Plan.** The Zoning Map shall implement the Marin Countywide Plan, specifically including the land use categories, densities, and land use intensities established by the Marin Countywide Plan, and/or any applicable Community Plan.
- D. Map amendments.** Amendments to the Zoning Map shall follow the process established in Chapter 22.116 (Development Code, Zoning Map, Community Plan, and Countywide Plan Amendments).
- E. Unzoned land.** Any land within the unincorporated area of the County not shown on the Zoning Map, or not identified on the Zoning Map with a zoning district symbol shall hereby be classified as A2, the Agriculture, Limited zoning district.
- F. Zoning Map interpretation.** The Zoning Map shall be interpreted in compliance with Section 22.02.020.D (Zoning Map Boundaries).

22.06.040 – Allowable Land Uses and Permit Requirements

- A. Restriction on new land uses.** No use of land or structures shall be established, constructed, reconstructed, altered, allowed or replaced unless the use of land or structures complies with the following requirements.
- 1. Allowable use.** A proposed land use may be allowed on a site if the land use is listed as being allowable in Sections 22.08.030 (Agricultural District Land Uses and Permit Requirements), 22.10.030 (Residential District Land Uses and Permit Requirements), 22.12.030 (Commercial/Mixed Use, and Industrial District Land Uses and Permit Requirements), 22.14.020.B (Special Purpose and Combining Districts - Applicability of Special Purpose and Combining Districts) or 22.12.040.C Special Purpose and Combining Districts- Applicability of Special Purpose and Combining Districts).
 - 2. Permit requirements.** Any land use or development permit required by this Development Code shall be obtained before the proposed development ~~use~~ is constructed, or the land use ~~otherwise is~~ established or put into operation, unless the proposed development or use is listed in Section 22.06.050 (Exemptions from Land Use Permit Requirements). The land use permit requirements of this Article are established by Chapters 22.08 (Agricultural Districts), 22.10 (Residential Districts), 22.12 (Commercial/Mixed Use and Industrial Districts), or 22.14 (Special Purpose Districts and Combining Districts).
 - 3. Development standards.** The existing or proposed use and/or improvements shall comply with all other applicable requirements of this Development Code, including but not limited to the development standards of this Article, and the provisions of Article III (Site Planning and General Development Standards).
 - 4. Conditions of approval.** The existing or proposed use and/or improvements shall comply with any applicable conditions imposed by previous land use approvals (e.g., Use Permits, Variances, etc.), unless amended or superseded by subsequent approvals.
- B. Determination of allowable land uses.** Any questions about whether a proposed land use is allowed in a particular zoning district by Sections 22.08.030, 22.10.030, 22.12.030, or 22.14.020.B or 22.14.020.C (Agricultural, Residential, Commercial/Mixed Use and Industrial, Open Area, and Public Facilities District Land Uses and Permit Requirements, respectively), may be resolved by the Director in compliance with Section 22.02.020.E (Rules of Interpretation – Allowable uses of land).
- C. Temporary uses.** Certain temporary uses may be allowed subject to first obtaining a Temporary Use Permit. Requirements for establishing a temporary use are in Chapter 22.50 (Temporary Use Permits).

22.06.050 – Exemptions from Land Use Permit Requirements

The following activities, uses of land, and other improvements, are permitted in all zoning districts and do not require a land use permit; however, other permits may be required in compliance with Subsection GH., below.

A. ~~Sitework~~ ~~Decks, paths, driveways, and other minor improvements.~~ The installation of irrigation lines, dDecks, platforms, on-site paths, driveways, and other improvements that do not increase lot coverageare not required to have building or grading permits by Title 19 of the County Code, and are not over 18 inches above gradee and not over any basement or story below, except in the ARP, RSP, RMP, RX, CP, OP, RCR, RMPC, RF, and IP zoning districts. Improvements that are necessary to meet accessibility requirements, regardless of whether they are subject to building or grading permits, are also exempt in all zoning districts.

B. Governmental activities. Official activities and development of the County, the Marin Emergency Radio Authority, the State or an agency of the State, or the Federal Government on land owned or leased by a governmental agency are exempt from discretionary permits except Coastal Permits.

~~**C. Irrigation.** The installation of irrigation lines.~~

CD. Interior remodeling. Interior alterations that do not:

1. Result in an increase in the gross floor area within the structure;
2. Change the permitted use; and
3. Change the exterior appearance of the structure.

DE. Repairs and maintenance. Ordinary repairs and maintenance of an existing improvement, provided that the repairs and maintenance work do not:

1. Result in any change of the approved land use of the site or improvement; and
2. Expand or enlarge the improvement.

EF. Play structures. Typical play structures and play equipment that are not required to have building or grading permits by Title 19 or Title 23 of the County Code and do not exceed 15 feet in height.

FG. Utilities. Public utility facilities shall be exempt from the land use permit requirements of this Development Code only to the extent provided by Government Code Section 53091, and the California Public Utilities Code.

GH. Other permits may still be required. A permitted land use that is exempt from a land use permit or has been granted a land use permit may still be required to obtain Building Permits or other permits before the use is constructed or otherwise established and put into operation. Nothing in this Article shall eliminate the need to obtain any other permits or approvals required by:

1. Other provisions of this Development Code, including but not limited to any subdivision approval required by Article VI (Subdivisions);
2. Other provisions of the County Code, including but not limited to Building Permits, Grading Permits, or other construction permits if they are required by Title 19, or a business license if required by Title 5; or
3. Any other permit required by a regional, State or Federal agency.
4. All necessary permits shall be obtained before starting work or establishing new uses.

22.06.060 – Zoning District Regulations

- A. Purpose.** Chapters 22.08 through 22.16 determine which land uses are allowable in each zoning district, what land use permit is required to establish each use, and the basic development standards that apply to allowed land uses in each of the zoning districts established by Section 22.06.020 (Zoning Districts Established).
- B. Conflicts between provisions.** In the event of any conflict between the zoning district regulations of this Article and the provisions of Article III (Site Planning and General Development Standards), the provisions of Article III shall control, except as expressly provided in Chapter 22.16 (Planned District Development Standards).
- C. Single parcel in two zoning districts.** In the event two or more parcels are consolidated through the approval of a lot line adjustment, merger, parcel or Tentative Map, or reversion to acreage in compliance with Article VI (Subdivisions), where a single parcel is covered by two or more zoning districts, the consolidated parcel should be reviewed by the Director to determine whether the parcel should be rezoned to a single zoning district.
- D. Measurements, calculations.** Explanations of how height limits, site coverage requirements, and floor area ratios (FAR) apply to sites and projects are in Chapter 22.20 (General Property Development and Use Standards).

CHAPTER 22.08 – AGRICULTURAL AND RESOURCE-RELATED DISTRICTS

Sections:

22.08.010 – Purpose of Chapter

22.08.020 – Applicability of Agricultural Zoning Districts

22.08.030 – Agricultural District Land Uses and Permit Requirements

22.08.040 – Agricultural District Development Standards

22.08.010 – Purpose of Chapter

This Chapter determines the allowable uses of land, land use permit requirements, and basic development standards for the agricultural zoning districts established by Section 22.06.020 (Zoning Districts Established). The purposes of each agricultural zoning district are described in Section 22.08.020 (Applicability of Agricultural Zoning Districts). This Chapter then lists allowable uses of land, and permit requirements for each use, by zoning district (Section 22.08.030 - Agricultural District Land Uses and Permit Requirements); and finally provides standards for development within the agricultural zoning districts (Section 22.08.040 - Agricultural District Development Standards).

22.08.020 – Applicability of Agricultural Zoning Districts

The applicability of each agricultural zoning district is as follows.

- A. A (Agriculture and Conservation) Districts.** The A3 through A60 zoning districts identify areas suitable for commercial agricultural operations, and similar and compatible uses. The A3 through A9 zoning districts are consistent with the Agriculture 3 land use category of the Marin Countywide Plan; the A10 through A30 zoning districts are consistent with the Agriculture 2 land use category of the Marin Countywide Plan; and the A31 through A60 zoning districts are consistent with the Agriculture 1 land use category of the Marin Countywide Plan.

The designation of an A zoning district shall include a numerical suffix on the zoning map, which shall indicate the minimum lot area for new subdivisions in acres.

- B. A2 (Agriculture, Limited) District.** The A2 zoning district identifies areas suitable for commercial agricultural operations, and similar and compatible uses. The A2 zoning district is consistent with the Agriculture 3 land use category and several residential land use categories of the Marin Countywide Plan.

Please refer to Sections 22.08.040 (Agricultural District Development Standards) and 22.14.050 (Minimum Lot Size “-B” Combining District) to understand the minimum lot area for new subdivisions.

- C. ARP (Agricultural, Residential Planned) District.** The ARP zoning district identifies agricultural areas suitable for residential development, with varied housing types designed without the confines of specific yard, height, or lot area requirements, where the amenities resulting from this flexibility in design will benefit the public or other properties in the community. The ARP zoning district is consistent with the Agriculture land use categories and the Agriculture and Conservation 3 land use category of the Marin Countywide Plan.

The designation of an ARP zoning district shall include a numerical suffix on the zoning map, which shall indicate the maximum residential density in acres. Please refer to Section 22.08.040 (Agricultural District Development Standards) to understand the maximum density for each zoning district.

22.08.030 – Agricultural District Land Uses and Permit Requirements

- A.** The uses of land allowed by this Chapter in each agricultural zoning district are identified in Table 2-1 (Allowed Uses and Permit Requirements for Agricultural and Resource-Related Districts) as being:

1A. ~~Allowed subject to compliance with all applicable provisions of this Development Code, including Master Plan, Precise Development Plan, or Design Review where required, and subject to first obtaining any Building Permit or other permit required by the County Code as a principally permitted use with no Use Permit required. Principally permitted uses are shown as "P" uses in the tables;~~

2B. ~~Allowable as a conditional use, subject to approval of a Conditional Use Permit (Chapters 22.48) (Use Permits), Master Use Permit (Chapter 22.49), and/or Temporary Use Permit Chapter (22.50) (Temporary Use Permits)), as applicable. Conditionally permitted uses are shown as "U" uses in the tables, and "U/P" means that the use may be either principally permitted or conditionally permitted depending on the specific criteria set forth in Chapter 22.32;~~

C. ~~Allowed subject to approval of a Master Plan (Chapter 22.44 (Master Plans and Precise Development Plans)), shown as "MP" uses in the tables; or~~

D. ~~Allowed subject to approval of a Use Permit where authorized by a Master Plan (Chapters 22.44 Master Plans, 22.48 Use Permits, and 22.50 Temporary Use Permits), shown as "MU" uses in the tables.~~

3. Land uses that are not listed in the table, are not shown in a particular zoning district, or are shown as a “—” in the land use tables are not allowed, except where otherwise provided by Section 22.06.040.B (Determination of Allowable Land Uses), or Section 22.06.050 (Exemptions from Land Use Permit Requirements). In some instances, there are specific land use restrictions contained in Chapter 22.32 that prohibit certain uses under specific circumstances.

Note: Where the last column in the tables ("See Requirements and Standards in Section") includes a section number, the regulations in the referenced section apply to the use; however, provisions in other sections of this Development Code may apply as well.

Reference notes apply to the table 2-1, as enumerated below:

1. Equestrian employee housing is permitted with Use Permit approval (See Chapter 22.48 Use Permits)

TABLE 2-1 – ALLOWED USES AND PERMIT REQUIREMENTS FOR AGRICULTURAL AND RESOURCE-RELATED DISTRICTS

LAND USE (+) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT			See Permit Requirements and Standards in Section:
	A2 Agriculture Limited	A3 to A60 Agriculture and Conservation	ARP Agriculture Residential Planned	

AGRICULTURAL, RESOURCE, AND OPEN SPACE USES

Agricultural accessory activities	P	P	P	
Agricultural accessory structures	P	P	MP	22.32.030
Agricultural processing uses	<u>P/U/P</u>	<u>P/U/P</u>	<u>MP/MU/P</u>	22.08.040.E
Commercial gardening	P	P	P	
Community gardens	<u>P</u>	<u>P</u>	<u>P</u>	
Community gardens, market	<u>U</u>	<u>U</u>	<u>U</u>	
Crop production	P	P	P	
Dairy operations	P	P	P	22.32.030
Fish hatcheries and game reserves	—	P	MP	
Livestock operations, grazing	P	P	P(4)	22.32.030
Livestock operations, large animals	P(4)	P(4)	P(4)	22.32.030
Livestock operations, sales/feed lots, stockyards	U	<u>P</u> <u>U</u>	<u>MP(4)</u> <u>U</u>	22.32.030
Livestock operations, small animals	<u>P(4)</u>	<u>P(4)</u>	P(4)	22.32.030
Mariculture/aquaculture	P	P	MP	
Mineral resource extraction	—	U	MU	Chapter 23.06
Nature preserves	P	P	P	
Poultry processing facilities	—	<u>U/P</u>	—	<u>22.32.163</u>
Slaughter facilities, mobile	—	<u>P</u>	—	<u>22.32.162</u>
Timber Harvesting	U	U	U	Title 23
Water conservation dams and ponds	P	P	MP	
Small WECS	P	P	MP	22.32.180
Medium WECS	P	P	MP	22.32.180
Large WECS	—	U	MU	22.32.180

MANUFACTURING AND PROCESSING USES

Cottage industry	U	U	MU	22.32.060
Recycling - Scrap and dismantling yards	U	U	MU	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section:
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, Master Plan/Precise Development Plan required. (3)	Chapter 22.44
MU	Conditional use, Use Permit required where authorized by Master Plan/PDP. (3)	Chapter 22.44
—	Use not allowed. (See 22.02.020.E regarding uses not listed.)	

Notes:

(1) Definitions of the listed land uses are in Article VIII (Development Code Definitions).

(2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.

(3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible waiver or reduction to a lesser requirement.

~~(4) — Permit requirement determined by Section 22.32.030 (Animal Keeping).~~

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.08.040 (Agricultural District Development Standards) for applicable standards.

TABLE 2-1 – ALLOWED USES AND PERMIT REQUIREMENTS FOR AGRICULTURAL AND RESOURCE-RELATED DISTRICTS (Continued)

LAND USE (4) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT			See Permit Requirements and Standards in Section:
	A2 Agriculture Limited	A3 to A60 Agriculture and Conservation	ARP Agriculture Residential Planned	

RECREATION, EDUCATION AND PUBLIC ASSEMBLY USES

Camping and Campgrounds	—	UP	MU	22.32.045
Child day-care centers	U	U	MU	22.32.050
Child day-care, large family day-care homes	P	P	P	22.32.050
Child day-care, small family day-care homes	P	P	P	22.32.050
Educational Tours	—	P(8)	MP(8)P	22.32.115
Equestrian facilities	P	P(10)	MP(10)	22.32.030
Golf courses/country clubs	U	U	U	
Health/fitness facilities	U	U	U	
Horses, donkeys, mules, ponies	P(4)	P(4)	MP(4)	22.32.030
Hunting and fishing clubs (Private)	—	P	MP	
Hunting and fishing clubs (Public)	—	U	MU	
Libraries and museums	U	U	MU	
Off-road vehicle courses	—	U	MU	
Public parks and playgrounds	P	U	MU	
Religious places of worship	U	U	MU	
Rural recreation	—	U	MU	
Schools	U	U	MU	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section:
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, Master Plan/Precise Development Plan required. (3)	Chapter 22.44
MU	Conditional use, Use Permit required where authorized by Master Plan/PDP. (3)	Chapter 22.44
—	Use not allowed. (See 22.02.020.E regarding uses not listed.)	

Notes: (Only the footnotes that apply to this page are listed.)

- (1) — Definitions of the listed land uses are in Article VIII (Development Code Definitions).
- (2) — See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) — See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible waiver or reduction to a lesser requirement.
- (4) — Permit requirement determined by Section 22.32.030 (Animal Keeping).
- (8) — See Chapter 22.32.115 (Non-Agricultural Uses).
- (10) — Equestrian employee housing is permitted with Use Permit approval (See Chapter 22.48 Use Permits)

Notes:

(1) Equestrian employee housing is permitted with Use Permit approval (See Chapter 22.48 Use Permits)

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.08.040 (Agricultural District Development Standards) for applicable standards.

TABLE 2-1 – ALLOWED USES AND PERMIT REQUIREMENTS FOR AGRICULTURAL AND RESOURCE-RELATED DISTRICTS (Continued)

LAND USE (+) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT			See Permit Requirements and Standards in Section:
	A2 Agriculture Limited	A3 to A60 Agriculture and Conservation	ARP Agriculture Residential Planned	

RESIDENTIAL USES

Affordable housing	P	U	P	Chapter 22.22
Agricultural worker housing	P	P	P	22.32.023
Group homes, 6 or fewer residents	P	P	P	22.32.080
Group homes, 7 or more residents	U	U	MU	22.32.080
Guest house	P(5)	P(5)	MP(5)	22.32.090
Home occupations	P	P(8, 9)	MP(8, 9)	22.32.100 22.32.115
Private residential recreational facilities	U	U	MU	
Religious residential retreats	U	U	MU	
<u>Residential accessory dwelling units</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>22.32.120</u>
Residential accessory uses and structures	P(5)	P(5)	MP(5)	22.32.130
Residential care facilities	P	P	MP	22.32.080
Residential second units	P	P(8)	P(8)	22.32.140 22.32.115
Room rentals	P	P	MP	
Single-family dwellings (attached or detached)	P	P	MP(3)	22.08.040.D
Tennis and other recreational uses	P	P	MP	22.32.130

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section:
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, Master Plan/Precise Development Plan required. (3)	Chapter 22.44
MU	Conditional use, Use Permit required where authorized by Master Plan/PDP. (3)	Chapter 22.44
—	Use not allowed. (See 22.02.020.E regarding uses not listed.)	

Notes: (Only the footnotes that apply to this page are listed.)

(1) Definitions of the listed land uses are in Article VIII (Development Code Definitions).

(2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.

(3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible waiver or reduction to a lesser requirement.

(5) Only allowed where a single family dwelling is first approved.

(8) See Chapter 22.32.115 (Non-Agricultural Uses).

(9) The non-agricultural standards contained in Section 22.32.115 do not apply to ARP-zoned properties with an assigned density of one unit per 1–5 acres.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.08.040 (Agricultural District Development Standards) for applicable standards.

TABLE 2-1 – ALLOWED USES AND PERMIT REQUIREMENTS FOR AGRICULTURAL AND RESOURCE-RELATED DISTRICTS (Continued)

LAND USE (1) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT			See Permit Requirements and Standards in Section:
	A2 Agriculture Limited	A3 to A60 Agriculture and Conservation	ARP Agriculture Residential Planned	

RETAIL TRADE USES

Commercial storage and sales of garden supply products		U	MU	
Sale of agricultural products	P/U/P(8)	P/U/P(8)	MP/MU/P(8)	22.08.040.F 22.32.115
Other commercial uses	—	—	MPU	22.08.040.G

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section:
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, Master Plan/Precise Development Plan required. (3)	Chapter 22.44
MU	Conditional use, Use Permit required where authorized by Master Plan/PDP. (3)	Chapter 22.44
—	Use not allowed. (See 22.02.020.E regarding uses not listed.)	

Notes: (Only the footnotes that apply to this page are listed.)

(1) Definitions of the listed land uses are in Article VIII (Development Code Definitions).

(2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.

(3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible waiver or reduction to a lesser requirement.

(8) See Chapter 22.32.115 (Non-Agricultural Uses).

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.08.040 (Agricultural District Development Standards) for applicable standards.

TABLE 2-1 – ALLOWED USES AND PERMIT REQUIREMENTS FOR AGRICULTURAL AND RESOURCE-RELATED DISTRICTS (Continued)

LAND USE (4) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT			See Permit Requirements and Standards in Section:
	A2 Agriculture Limited	A3 to A60 Agriculture and Conservation	ARP Agriculture Residential Planned	

SERVICE USES

Bed and breakfast inns, 3 or fewer guest rooms	—	P(8, 9)	MP(8, 9)	22.32.115
Bed and breakfast inns, 4 or 5 guest rooms	—	U(8, 9)	MU(8, 9)	22.32.115
Cemeteries, columbariums, and mortuaries	U	U	MU	
Commercial solar facilities	U	U	U	
Kennels and animal boarding	P(6)	P(6)	MP(6)	
Medical services - Clinics and laboratories	U	U	MU	
Medical services - Extended care	U	U	MU	
Medical services – Hospitals	U	U	MU	
Other service uses	—	—	MPU	22.08.040.G
Public safety/service facilities	U	U	MU	
Public utility facilities	U	U	MU	
Storage, accessory	P	P	MP	
Temporary construction office/work trailer/real estate office	U	U	MU	
Temporary construction yards	U	U	MU	
Veterinary clinics and animal hospitals	U	U	MU	
Waste disposal sites	U	U	MU	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section:
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, Master Plan/Precise Development Plan required. (3)	Chapter 22.44
MU	Conditional use, Use Permit required where authorized by Master Plan/PDP. (3)	Chapter 22.44
—	Use not allowed. (See 22.02.020.E regarding uses not listed.)	

Notes: (Only the footnotes that apply to this page are listed.)

(1) Definitions of the listed land uses are in Article VIII (Development Code Definitions).

(2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.

(3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible waiver or reduction to a lesser requirement.

(6) Use Permit required for six or more household pets.

(8) See Chapter 22.32.115. (Non-Agricultural Uses).

(9) The non-agricultural standards contained in Section 22.32.115 do not apply to ARP-zoned properties with an assigned density of one unit per 1–5 acres.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.08.040 (Agricultural District Development Standards) for applicable standards.

TABLE 2-1 – ALLOWED USES AND PERMIT REQUIREMENTS FOR AGRICULTURAL AND RESOURCE-RELATED DISTRICTS (Continued)

LAND USE (4) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT			See Permit Requirements and Standards in Section:
	A2 Agriculture Limited	A3 to A60 Agriculture and Conservation	ARP Agriculture Residential Planned	

TRANSPORTATION AND COMMUNICATIONS USES

Airparks	U	U	MU	
Marinas and harbors	U	U	MU	
Pipelines and utility lines	P	P	MP	
Telecommunications facilities	U/P(7)	U/P(7)	U/PMP/MU(7)	22.32.165

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is In Section:
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, Master Plan/Precise Development Plan required. (3)	Chapter 22.44
MU	Conditional use, Use Permit required where authorized by Master Plan/PDP. (3)	Chapter 22.44
—	Use not allowed. (See 22.02.020.E regarding uses not listed.)	

Notes: (Only the footnotes that apply to this page are listed.)

- (1) Definitions of the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible waiver or reduction to a lesser requirement.
- (7) Use permit requirement may be waived when wireless communication is co-located and/or uses stealth design.

See Section 22.08.040 (Agricultural District Development Standards) for applicable standards.

22.08.040 – Agricultural District Development Standards

- A. General zoning district standards – Use of table.** Proposed development and new land uses within the agricultural zoning districts established by Section 22.06.020 (Zoning Districts Established) shall be designed and constructed in conformity with the agricultural district development standards in Table 2-2 (Agricultural District Development Standards), except as provided by following Subsection B.
- B. Development standards for planned districts.** Special development standards for the ARP zoning district established by Section 22.06.020 (Zoning Districts Established) are provided by Chapter 22.16 (Planned District Development Standards). In the event of any conflict between the provisions of Chapter 22.16 and those of Table 2-2 (Agricultural District Development Standards), the standards of Chapter 22.16 shall control.

- C. Clustering Requirements.** In A districts (A3 to A60) and in ARP districts, non-agricultural development shall be clustered to retain the maximum amount of land in agricultural production or available for future agricultural use. Homes, roads, residential support facilities, and other non-agricultural development, shall be clustered on no more than five percent of the gross acreage, to the extent feasible, with the remaining acreage retained in agricultural production and/or open space. Proposed development shall be located close to existing roads, or not require new road construction or improvements resulting in significant diminution of the existing or potential agricultural use of the land, grading that is inconsistent with the natural topography of the site, removal of significant vegetation, and degradation of the natural visual qualities of the site. Proposed development shall also be sited to minimize impacts on scenic resources, wildlife habitat and streams, and adjacent agricultural operations.

- D. Density.** More than one single-family dwelling may be allowed for the residence of the owner or a lessee of the land, and/or for the family of the owner or a lessee who is engaged in agricultural use of the same property, provided each such single-family dwelling is consistent with the permitted density and is incidental to the agricultural use of the land. Agricultural use of the land means agriculture is the primary or principal use of the land as demonstrated by the applicant to the satisfaction of the Director. Prior to making this determination, the Director may refer any question about the use of the land to such individuals or groups with agricultural expertise as appropriate for a recommendation.

- E. Agricultural Processing.** A Use Permit is required: (1) if any agricultural products to be processed are not produced on the same site or on other agricultural properties located in Marin County that are owned or leased by the processing facility owner or operator; or (2) if the building(s) or structure(s) floor area used for processing activities exceed an aggregate floor area of 5,000 square feet. Agricultural products do not include additives or ingredients that are incidental to processing. New processing facilities shall comply with the stream conservation area standards established in the Countywide Plan.

- F. Sale of Agricultural Products.** A Use Permit is required: (1) if any agricultural products to be sold are not produced on the same site, or on other agricultural properties located in Marin County that are owned or leased by the sales facility owner or operator; or (2) if the building(s), structure(s), or outdoor sales area used for the retail sales activities exceed an aggregate floor area of 500 square feet. New retail sales facilities shall comply with the stream conservation area standards established in the Countywide Plan.

- G. Commercial Uses.** Limited commercial uses may be allowed only when: (1) included in a plan for new or continued agricultural activities on the site and surrounding properties, (2) determined by the Review Authority to be in all respects compatible with agricultural operations on surrounding properties, and (3e) subject to specific approval in the adoption of a Use Permit ~~Master Plan~~.

**TABLE 2-2
AGRICULTURAL DISTRICT DEVELOPMENT STANDARDS**

Zoning District (6)	Minimum Lot Area (1)	Maximum Residential Density (2, 3, 67)	Minimum Setback Requirements (4)			Height Limit (5)		Maximum FAR (78)
			Front	Sides	Rear	Primary	Accessory	
A2	2 acres		25 ft.	6 ft., 10 ft. on	20% of lot			0.30

			street side	depth to 25 ft. max.				
A3	3 acres	Not applicable				30 ft.	15 ft.	0.05
A5	5 acres		30 ft.	30 ft.	30 ft.			
A10	10 acres							
A15	15 acres		40 ft.	40 ft.	40 ft.			
A20	20 acres							
A30	30 acres		50 ft.	50 ft.	50 ft.			
A40	40 acres							
A60	60 acres							
ARP	See note 2	See Zoning Map	Not applicable		30 ft.	15 ft.	N.A.	

Notes:

- (1) Minimum lot area and setback standards may change, as follows:
 - a. In A2 districts, the minimum lot area and setback standards may change when such district is combined with a B district in compliance with the provisions of Section 22.14.050 (Minimum Lot Size [B] Combining District).
 - b. In A2 districts, including those combined with B districts, the minimum lot area may change in areas of sloping terrain in compliance with the provisions of Section 22.82.050 (Hillside Subdivision Design).
 - c. In A districts (A3 to A60), the minimum lot area and setback standards may be waived to allow for clustering of single-family dwellings in compliance with the provisions of Chapter 22.44 (Master Plans and Precise Development Plans); however, the total number of lots shall not exceed the maximum number permitted based on the total acreage of the parcel to be subdivided and the minimum lot area requirements of the respective A district.
- (2) In ARP districts, minimum lot area is determined through the Master Plan (Master Plans and Precise Development plans) or 22.42.Design Review.
- (3) In ARP districts, any fraction of a dwelling unit of 0.90 or greater will be counted as a whole unit.
- (4) See (1) above. See Section 22.20.090 (Setback Requirements and Exceptions) for setback measurement, allowed projections into setbacks, and exceptions to required setbacks. In ARP districts, setbacks are determined through the Master Plan, Precise Development Plan, or Design Review process in accordance with Chapters 22.44 (Master Plans and Precise Development Plans) or 22.42 (Design Review).
- (5) See Section 22.20.060 (Height Measurement and Height Limit Exceptions) for height measurement and exceptions. ~~In A2 and A (A3 to A60) districts, single family dwellings over 30 feet in height require Design Review approval in accordance with Chapter 22.42 (Design Review) and single family dwellings over 35 feet in height require Design Review and Variance approval in accordance with Chapters 22.42 (Design Review) and 22.54 (Variances). Agricultural structures may exceed the height limits with Design Review approval in accordance with Chapter 22.42 (Design Review).~~
- (6) ~~In A2 and A (A3 to A60) districts, single family dwellings that exceed certain height~~

~~or floor area thresholds, require Design Review approval in accordance with Chapter 22.42 (Design Review).~~

- (67) The maximum residential density for proposed subdivisions for that portion or portions of properties with sensitive habitat or within the Ridge and Upland Greenbelt or the Baylands Corridor, and properties that lack public water or sewer systems, shall be calculated at the lowest end of the density range as established by the governing Countywide Plan Land Use Designation. This restriction does not apply to lots governed by the Countywide Plan’s PD-AERA (Planned Designation – Agricultural and Environmental Reserve Area) land use designation and to lots in the Baylands Corridor that are two acres or less in size that were legally created prior to January 1, 2007. Densities higher than the lowest end of the applicable density range may be considered on a case-by-case basis for new housing units affordable to very low and low income households that are capable of providing adequate water and sanitary services.
- (78) The maximum non-residential and non-agricultural floor area for that portion or portions of properties with sensitive habitat or within the Ridge and Upland Greenbelt or the Baylands Corridor, and properties that lack public water or sewer systems, shall be calculated at the lowest end of the floor area ratio range as established by the governing Countywide Plan Land Use Designation, except for projects that provide significant public benefits, as determined by the Review Authority. The floor area ratio restrictions do not apply to additions to non-residential and non-agricultural structures not exceeding 500 square feet. This restriction does not apply to lots governed by the Countywide Plan’s PD-AERA (Planned Designation – Agricultural and Environmental Reserve Area) land use designation and to lots in the Baylands Corridor that are two acres or less in size that were legally created prior to January 1, 2007.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Article VIII (Development Code Definitions) for definitions of the terms used above.

CHAPTER 22.10 – RESIDENTIAL DISTRICTS

Sections:

- 22.10.010 – Purpose of Chapter
- 22.10.020 – Applicability of Residential Zoning Districts
- 22.10.030 – Residential District Land Uses and Permit Requirements
- 22.10.040 – Residential District Development Standards

22.10.010 – Purpose of Chapter

This Chapter determines the allowable uses of land, land use permit requirements, and basic development standards for the residential zoning districts established by Section 22.06.020 (Zoning Districts Established). The purposes of each residential zoning district are described in Section 22.10.020 (Applicability of Residential Zoning Districts). This Chapter then lists allowable uses of land, and permit requirements for each use, by zoning district (Section 22.10.030 (Residential District Land Uses and Permit Requirements)); and finally provides standards for development within the residential zoning districts (Section 22.10.040 (Residential District Development Standards)).

22.10.020 – Applicability of Residential Zoning Districts

The applicability of each residential zoning district is as follows.

- A. RA (Residential, Agricultural) District.** The RA zoning district is intended for areas where single-family residential development and small-scale agriculture can be accommodated with similar and related compatible uses. The RA zoning district is consistent with the Single Family 3, 4, 5, and 6 land use categories of the Marin Countywide Plan.
- B. RR (Residential, Restricted) District.** The RR zoning district is intended for areas where single-family residential development, and non-commercial recreation can be accommodated with similar and related compatible uses. The RR zoning district is consistent with the Single-Family 4 and 5 land use categories of the Marin Countywide Plan.
- C. RE (Residential, Estate) District.** The RE zoning district is intended for single-family residential areas where small-scale agriculture accessory to residential uses can be accommodated. The RE zoning district is consistent with the Single-Family 4 and 5 land use categories of the Marin Countywide Plan.
- D. R1 (Residential, Single-Family) District.** The R1 zoning district is intended for areas suitable for single-family residential neighborhood development in a suburban setting, along with similar and related compatible uses. The R1 zoning district is consistent with the Single Family 3, 4, 5, and 6 land use categories of the Marin Countywide Plan.
- E. RSP (Residential, Single-Family Planned) District.** The RSP zoning district is intended for areas suitable for single-family residential neighborhood development in a suburban setting, along with similar and related compatible uses, where site or neighborhood characteristics require the attention to design detail provided through the Master Plan process (Chapter 22.44 (Master Plans and Precise Development Plans)). The RSP zoning district is consistent with the Single Family 1 through 6 land use categories of the Marin Countywide Plan.

- F. R2 (Residential, Two-Family) District.** The R2 zoning district is intended for single-family and two-family dwellings in suburban settings, along with similar and related compatible uses. The R2 zoning district is consistent with the Multi-Family 2 land use category of the Marin Countywide Plan.
- G. RMP (Residential, Multiple Planned) District.** The RMP zoning district is intended for a full range of residential development types within the unincorporated urban areas of the County, including single-family, two-family dwellings, multi-family residential development, and limited commercial uses in suburban settings, along with similar and related compatible uses, where site or neighborhood characteristics require particular attention to design detail provided through the Master Plan process (Chapter 22.44 (Master Plans and Precise Development Plans)). The RMP district is applied to areas identified by the Marin Countywide Plan as capable of accommodating increased density, and is consistent with the Planned Residential and Multi-Family 2, 3, 3.5, 4, and 4.5, the General Commercial/Mixed Use, Office Commercial/Mixed Use, Neighborhood Commercial/Mixed Use, PD-Agricultural and Environmental Resource Area, PD-Reclamation Area, Public and Quasi-Public land use categories of the Marin Countywide Plan.
- H. RMPC (Residential/Commercial Multiple Planned) District.** See Chapter 22.12 (Commercial/ Mixed Use and Industrial Zoning Districts). This district is generally similar to RMP, but also allows selected commercial uses.
- I. RX (Residential, Mobile Home Park) District.** The RX zoning district is intended for areas of the County best suited for mobile homes within a mobile home park or mobile home subdivision with shared recreational and open space facilities, together with similar and related compatible uses. The RX zoning district is consistent with the Multi-Family 4 land use category of the Marin Countywide Plan.
- This zoning district shall be applied only if the Commission and Board find that the area is of sufficient size, type, location and has special features (e.g., access to public transportation and shopping facilities), which make it a desirable mobile home park residential area.
- J. RF (Floating Home Marina) District.** The RF zoning district is intended for near shore areas of San Francisco Bay and adjoining waterways suitable for the location of houseboats and other floating homes, where appropriate marina and other support services can be provided. The RF zoning district is consistent with the Floating Homes land use category of the Marin Countywide Plan.

22.10.030 – Residential District Land Uses and Permit Requirements

The uses of land allowed by this Chapter in each residential zoning district are identified in Tables 2-3 (Allowed Uses and Permit Requirements for Single-Family Districts) and 2-4 (Allowed Uses and Permit Requirements for Multi-Family Districts) as being:

1. Allowed as a principally permitted use with no Use Permit required. Principally permitted uses are shown as "P" uses in the tables;
2. Allowable as a conditional use, subject to approval of a Conditional Use Permit (Chapter 22.48), Master Use Permit (Chapter 22.49), or Temporary Use Permit Chapter (22.50), as applicable. Conditionally permitted uses are shown as "U" uses in the tables, and "U/P" means that the use

may be either principally permitted or conditionally permitted depending on the specific criteria set forth in Chapter 22.32;

- ~~A. Allowed subject to compliance with all applicable provisions of this Development Code, including Master Plan, Precise Development Plan, or Design Review where required, and subject to first obtaining any Building Permit or other permit required by the County Code. Permitted uses are shown as "P" uses in the following tables;~~
- ~~B. Allowed subject to approval of a Use Permit (Chapters 22.48 (Use Permits) and 22.50 (Temporary Use Permits)), shown as "U" uses in the tables;~~
- ~~C. Allowed where authorized by a Master Plan (Chapter 22.44 (Master Plans and Precise Development Plans)), shown as "MP" uses in the tables; or~~
- ~~D. Allowed subject to approval of a Use Permit where authorized by a Master Plan (Chapters 22.44, 22.48 and 22.50), shown as "MU" uses in the tables.~~

3. Land uses that are not listed in the table, are not shown in a particular zoning district, or are shown as a “—” in the land use tables are not allowed, except where otherwise provided by Section 22.06.040.B (Determination of Allowable Land Uses), or Section 22.06.050 (Exemptions from Land Use Permit Requirements). In some instances, there are specific land use restrictions contained in Chapter 22.32 that prohibit certain uses under specific circumstances.

Where the last column in the tables ("See Requirements and Standards in Section") includes a section number, the regulations in the referenced section apply to the use; however, provisions in other sections of this Development Code may apply as well.

Reference notes apply to Tables 2-3 and 2-4, as enumerated below:

~~Land uses that are not listed in the tables or are not shown in a particular zoning district are not allowed, except where otherwise provided by Section 22.06.040.B (Determination of Allowable Land Uses), or 22.06.050 (Exemptions from Land Use Permit Requirements).~~

~~**Note:** Where the last column in the tables ("See Standards in Section") includes a section number, the regulations in the referenced section apply to the use; however, provisions in other sections of this Development Code may apply as well.~~

1. Allowed only where the site has a lot area of 3 acres or more.
2. Allowed only on a site of 5 acres or larger.
3. Allowed only as a facility incidental to and serving only floating home marina residents.
4. Equestrian employee housing is permitted with Use Permit approval (See Chapter 22.48 Use Permits)

TABLE 2-3 – ALLOWED USES AND PERMIT REQUIREMENTS FOR SINGLE-FAMILY RESIDENTIAL DISTRICTS

LAND USE (1) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT					See Permit Requirements and Standards in Section
	RA Residential Agriculture	RR Residential Restricted	RE Residential Estate	R1 Residential Single Family	RSP Residential Single Family Planned	

AGRICULTURAL, RESOURCE AND OPEN SPACE USES

Agricultural accessory structures	P	—	P	P	MP(4)	22.32.030
Commercial gardening	P	—	P	P	MP	
<u>Community gardens</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	
<u>Community gardens, market</u>	<u>U</u>	<u>U</u>	<u>U</u>	<u>U</u>	<u>U</u>	
Dairy operations	P(26)	—	—	—		22.32.030
Fish hatcheries and game reserves	—	—	—	—	MU(14)	
Livestock operations, grazing	—	—	—	—	MU(14,5)	22.32.030
Livestock operations, large animals	(5)U/P	—	U/P(5)	—	MU(14,5)	22.32.030
Livestock operations, sales/feed lots, stockyards	—	—	—	—	MU(14,5)	22.32.030
Livestock operations, small animals	U/P(5)	U/P(5)	U/P(5)	U/P(5)	U/MP(5)	22.32.030
Mariculture/aquaculture	—	—	—	—	MU(14)	
Nature preserves	—	—	—	—	MP	
Plant nurseries, with on-site sales	U	U	U	U	MU	
Plant nurseries, without on-site sales	P	P	P	P	MP	
Small WECS	P	P	P	P	MP	22.32.180
Medium WECS	P	P	P	P	MP	22.32.180
Large WECS	—	—	—	—	—	22.32.180

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section:
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See 22.02.020.E regarding uses not listed.)	

Notes:

- (1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible waiver or reduction to a lesser requirement.
- (4) Allowed only where the site has a lot area of 3 acres or more.
- (5) Permit requirements determined by Section 22.32.030 (Animal Keeping).
- (6) Allowed only on a site of 5 acres or larger.

Notes:

1. Allowed only where the site has a lot area of 3 acres or more.
2. Allowed only on a site of 5 acres or larger.
4. Equestrian employee housing is permitted with Use Permit approval (See Chapter 22.48 Use Permits).

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.10.040 (Residential District Development Standards) for applicable standards.

TABLE 2-3 – ALLOWED USES AND PERMIT REQUIREMENTS FOR SINGLE-FAMILY RESIDENTIAL DISTRICTS (Continued)

LAND USE (4) <i>(See Article VIII for Definitions)</i>	PERMIT REQUIREMENT BY DISTRICT					See Permit Requirements and Standards in Section
	RA Residential Agriculture	RR Residential Restricted	RE Residential Estate	R1 Residential Single Family	RSP Residential Single Family Planned	

RECREATION, EDUCATION AND PUBLIC ASSEMBLY USES

Child day-care centers	U	U	U	U	MU	22.32.050
Child day-care, large family day-care homes	P	P	P	P	P	22.32.050
Child day-care, small family day-care homes	P	P	P	P	P	22.32.050
Community centers	U	U	U	U	MU	
Equestrian facilities	U	—	—	—	MU(4)	22.32.030
Golf courses/country clubs	U	U	U	U	MU	
Health/fitness facilities	U	U	U	U	MU	
Horses, donkeys, mules, ponies	U/P(5)	U/P(5)	U/P(5)	U/P(5)	U/MP(5)	22.32.030
Libraries and museums	U	U	U	U	MU	
Membership organization facilities	U	U	U	U	MU	
Private residential recreation facilities	U	U	U	U	MU	22.32.130
Public parks and playgrounds	P	P	P	P	MP	
Religious places of worship	U	U	U	U	MU	
Schools	U	U	U	U	MU	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section:
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See 22.02.020.E regarding uses not listed.)	

Notes:

- (1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser requirement.
- (4) Allowed only where the site has a lot area of 3 acres or more.
- (5) Permit requirements determined by Section 22.32.030 (Animal Keeping).

Notes:

- 4. Equestrian employee housing is permitted with Use Permit approval (See Chapter 22.48 Use Permits)

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.10.040 (Residential District Development Standards) for applicable standards.

TABLE 2-3 – ALLOWED USES AND PERMIT REQUIREMENTS FOR SINGLE-FAMILY RESIDENTIAL DISTRICTS (Continued)

LAND USE ⁽¹⁾ (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT					See Permit Requirements and Standards in Section:
	RA Residential Agriculture	RR Residential Restricted	RE Residential Estate	R1 Residential Single Family	RSP Residential Single Family Planned	

RESIDENTIAL USES

Affordable housing	P	P	P	P	P	Chapter 22.22
Group homes, 6 or fewer residents	P	P	P	P	P	22.32.080
Group homes, 7 or more residents	U	U	U	U	MU	22.32.080
Guest house	P	P	P	P	MP	22.32.090
Home occupations	P	P	P	P	MP	22.32.100
Organizational houses	U	U	U	U	MU	
<u>Residential Accessory Dwelling Units</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>22.32.120</u>
Residential accessory uses and structures	P	P	P	P	MP	22.32.130
Residential care facilities	P	P	P	P	MP	22.32.080
Room rentals	P	P	P	P	MP	
Single-family dwellings	P	P	P	P	MP	
Tennis and other recreational uses	P	P	P	P	MP	22.32.130

RETAIL TRADE USES

Sale of agricultural products produced on-site	U	—	—	—	—	
--	---	---	---	---	---	--

SERVICE USES

Cemeteries, columbariums, and mortuaries	U	U	U	U	MU	
<u>Commercial solar facilities</u>	<u>U</u>	<u>U</u>	<u>U</u>	<u>U</u>	<u>U</u>	
Medical services – Hospitals, Clinics and Laboratories, Extended care	U	U	U	U	MU	
Offices, temporary real estate	U	U	U	U	MU	
Public utility or safety facilities	U	U	U	U	MU	

TRANSPORTATION AND COMMUNICATIONS USES

Pipelines and utility lines	U	U	U	U	MU	
Telecommunications facilities	U/P(8)	U/P(8)	U/P(8)	U/P(8)	MU/P(8)	22.32.165

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section:
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See 22.02.020.E regarding uses not listed.)	

Notes:

- ~~(1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).~~
 - ~~(2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.~~
 - ~~(3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser requirement.~~
 - ~~(8) Use Permit requirement may be waived when wireless communication is co-located and/or uses stealth design.~~
-

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.10.040 (Residential District Development Standards) for applicable standards.

TABLE 2-4 – ALLOWED USES AND PERMIT REQUIREMENTS FOR MULTI-FAMILY RESIDENTIAL DISTRICTS

LAND USE ⁽¹⁾ (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT				See Permit Requirements and Standards in Section:
	R2 Residential Two Family	RMP Residential Multiple Planned	RX Residential Mobile Home Park	RF Floating Home Marina	

AGRICULTURAL, RESOURCE AND OPEN SPACE USES

Agricultural accessory structures	P	MP(14)	—	—	22.32.030
Commercial gardening	P	MP(14)	—	—	
Community gardens	<u>P</u>	<u>P</u>	<u>P</u>	<u>—</u>	
Community gardens, market	<u>U</u>	<u>U</u>	<u>U</u>	<u>—</u>	
Dairy operations	—	MU(14)	—	—	22.32.030
Fish hatcheries and game reserves	—	MU(14)	—	—	
Livestock operations, grazing	—	MU(14,5)	—	—	22.32.030
Livestock operations, large animals	—	MU(14,5)	—	—	22.32.030
Livestock operations, sales/feed lots, stockyards	—	MU(14,5)	—	—	22.32.030
Livestock operations, small animals	<u>U/P(5)</u>	<u>U/MP(5)</u>	—	—	22.32.030
Mariculture/aquaculture	—	MU(14)	—	—	
Nature preserves	—	MU	—	—	
Plant nurseries, with on-site sales	U	MU	—	—	
Plant nurseries, without on-site sales	P	MP	—	—	
Small WECS	P	MP	MP	—	22.32.180
Medium WECS	P	MP	MP	—	22.32.180
Large WECS	—	—	—	—	22.32.180

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section:
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See 22.02.020.E regarding uses not listed.)	

Notes:

- (1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) Master Plan approval is required for all uses in planned districts; see Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser entitlement.
- (4) Allowed only where the site has a lot area of 3 acres or more.
- (5) Permit requirements determined by Section 22.32.030 (Animal Keeping).

Notes:

4. Equestrian employee housing is permitted with Use Permit approval (See Chapter 22.48 Use Permits)

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.10.040 (Residential District Development Standards) for applicable standards.

TABLE 2-4 – ALLOWED USES AND PERMIT REQUIREMENTS FOR MULTI-FAMILY RESIDENTIAL DISTRICTS (Continued)

LAND USE (4) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT				See Permit Requirements and Standards in Section:
	R2 Residential Two Family	RMP Residential Multiple Planned	RX Residential Mobile Home Park	RF Floating Home Marina	

RECREATION, EDUCATION & PUBLIC ASSEMBLY USES

Child day-care centers	U	MU	MU	MU(37)	22.32.050
Child day-care, large family day-care homes	P	P	P	P(37)	22.32.050
Child day-care, small family day-care homes	P	P	P	P(37)	22.32.050
Community centers	U	MU	MP(26)	MP(37)	
Equestrian facilities	—	MU(44)	—	—	22.32.030
Golf courses/country clubs	U	MU	—	—	
Health/fitness facilities	U	MU	—	—	
Horses, donkeys, mules, ponies	U/P	U/MP(5)	—	—	22.32.030
Libraries and museums	U	MU	MU	MU	
Membership organization facilities	U	MU	—	—	
Private residential recreation facilities	U	MU	MU(26)	MU(37)	
Public parks and playgrounds	P	MP	MP(26)	MP(37)	
Religious places of worship	U	MU	MU	MU	
Schools	U	MU	MU	MU	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section:
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See 22.02.020.E regarding uses not listed.)	

Notes:

2. Allowed only on a site of 5 acres or larger.
3. Allowed only as a facility incidental to and serving only floating home marina residents.
4. Equestrian employee housing is permitted with Use Permit approval (See Chapter 22.48 Use Permits)

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.10.040 (Residential District Development Standards) for applicable standards.

TABLE 2-4 – ALLOWED USES AND PERMIT REQUIREMENTS FOR MULTI-FAMILY RESIDENTIAL DISTRICTS (Continued)

LAND USE ⁽⁴⁾ (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT				See Permit Requirements and Standards in Section:
	R2 Residential Two Family	RMP Residential Multiple Planned	RX Residential Mobile Home Park	RF Floating Home Marina	

RESIDENTIAL USES

Affordable housing	P	P	P	P	Chapter 22.22
Floating home marinas	—	—	—	MP ⁽⁹⁾	22.32.070
Floating homes	—	—	—	MP	22.32.075
Group homes, 6 or fewer residents	P	P	P	P	22.32.080
Group homes, 7 or more residents	U	MU	MU	MU	22.32.080
Guest house	P	MP	—	—	22.32.090
Home occupations	P	MP	MP	MP	22.32.100
Mobile home parks	U	MU	MP ⁽¹⁰⁾	—	22.32.110
Mobile homes	—	—	MP	—	22.32.110
Multi-family dwellings	—	MP	—	—	
Organizational houses	U	MU	—	—	
<u>Residential Accessory Dwelling Units</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>22.32.120</u>
Residential accessory uses and structures	P	MU	MP	MP	22.32.130
Residential care facilities	P	MP	MP	MP	22.32.080
Room rentals	P	MP	—P	—P	
— Residential second units	P	P	—	—	22.32.140
Single-family dwellings	P	MP	—	P	
Single Room Occupancy (SRO)	—	P	—	—	22.32.085
Tennis and other recreational uses	P	MP	MP	MP	22.32.130
Two-family dwellings	P	MP	—	—	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section:
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See 22.02.020.E regarding uses not listed.)	

Notes: (Only the footnotes that apply to this page are listed.)

(1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).

(2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.

(3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser requirement.

(9) A list of allowed uses incidental to and serving only floating home marina residents is in Section 22.32.070 (Floating Home Marinas).

(10) A list of allowed uses incidental to and serving only mobile home park residents is in Section 22.32.110 (Mobile Home Parks).

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.10.040 (Residential District Development Standards) for applicable standards.

TABLE 2-4 – ALLOWED USES AND PERMIT REQUIREMENTS FOR MULTI-FAMILY RESIDENTIAL DISTRICTS (Continued)

LAND USE (4) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT				See Permit Requirements and Standards in Section:
	R2 Residential Two Family	RMP Residential Multiple Planned	RX Residential Mobile Home Park	RF Floating Home Marina	

RETAIL TRADE USES

Accessory retail uses	U	MU	U (4)	U (9)	22.32.020
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SERVICES USES

Cemeteries, columbariums, and mortuaries	U	MU	—	—	
<u>Commercial solar facilities</u>	<u>U</u>	<u>MU</u>	<u>U</u>	<u>U</u>	
Hotels and motels	—	MU	—	—	
Medical services - Clinics and laboratories	U	MU	—	—	
Medical services - Extended care	U	MU	—	—	
Medical services – Hospitals	U	MU	—	—	
Offices, business	—	MU	—	—	
Offices, professional	—	MU	—	—	
Offices, temporary real estate	U	MU	—	—	
Public utility or safety facilities	U	MU	MU	MU	
Storage, accessory	P	MP	MP	MP	

TRANSPORTATION AND COMMUNICATIONS USES

Pipelines and utility lines	U	MU	MU	MU	
Telecommunications facilities	U/P(8)	MU/P(8)	MU/P(8)	MU/P(8)	22.32.165

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section:
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See 22.02.020.E regarding uses not listed.)	

Notes: (Only the footnotes that apply to this page are listed.)

- (1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser requirement.
- (8) Use Permit requirement may be waived when wireless communication is co-located and/or uses stealth design.
- (9) A list of allowed uses incidental to and serving only floating home marina residents is in Section 22.32.070 (Floating Home Marinas).
- (10) A list of allowed uses incidental to and serving only mobile home park residents is in Section 22.32.110 (Mobile Home Parks).

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.10.040 (Residential District Development Standards) for applicable standards.

22.10.040 – Residential District Development Standards

- A. General zoning district standards – Use of table.** Proposed development and new land uses within the residential zoning districts established by Section 22.06.020 (Zoning Districts Established) shall be designed and constructed in conformity with the residential district development standards in Table 2-5 (Residential District Development Standards), except as provided by following Subsection B.
- B. Development standards for planned districts.** Special development standards for the RSP, RMP, RX, and RF zoning districts established by Section 22.06.020 (Zoning Districts Established) are provided by Chapter 22.16 (~~Discretionary~~Planned District Development Standards). In the event of any conflict between the provisions of Chapter 22.16 (~~Planned~~Discretionary District Development Standards) and those of Table 2-5 (Residential District Development Standards), the standards of Chapter 22.16 shall control.

**TABLE 2-5
RESIDENTIAL DISTRICT DEVELOPMENT STANDARDS**

Zoning District	Minimum Lot Area (1)	Maximum Residential Density (2, 5 6)	Minimum Setback Requirements (3)			Height Limit (4)		Maximum FAR (5, 6 7)
			Front	Sides	Rear	Primary	Accessory	
RA	7,500 sq.ft.	Not applicable	25 ft.	6 ft., 10 ft. on street side	20% of lot depth to 25 ft. max.	30 ft.	15 ft.	0.30
RR								
RE								
R1								
R2								
RSP	Not applicable	See Zoning Map	Not applicable			30 ft.	15 ft.	Not applicable
RMP								
RF	See Sections 22.32.070.C and 22.32.075.B							
RX	See Section 22.32.110.C							

Notes:

- (1) Minimum lot area and setback standards may change, as follows:
 - a. In RA, RR, RE, R1, and R2 districts, the minimum lot area and setback standards may change when such district is combined with a B district in compliance with the provisions of Section 22.14.050 (Minimum Lot Size “-B” Combining District).
 - b. In RA, RR, RE, R1, and R2 districts, including those combined with “-B” districts, the minimum lot area may change in areas of sloping terrain in compliance with the provisions of Section 22.82.050 (Hillside Subdivision Design).
 - c. In RSP and RMP districts, minimum lot area is determined through the Master Plan, Precise Development Plan, or Design Review process in compliance with

Chapters 22.44 (Master Plans and Precise Development Plans) or 22.42 (Design Review). Through this process, the Review Authority will determine whether the lot area is adequate for a proposed land use.

- (2) In RSP and RMP districts, any fraction of a dwelling unit of 0.90 or greater will be counted as a whole unit.
- (3) See (1) above. See Section 22.20.090 (Setback Requirements and Exceptions) for setback measurement, allowed projections into setbacks, and exceptions to required setbacks. In RSP and RMP districts, setbacks are determined through the Master Plan, Precise Development Plan, or Design Review process in compliance with Chapters 22.44 (Master Plans and Precise Development Plans) or 22.42 (Design Review).
- (4) See Section 22.20.060 (Height Measurement and Height Limit Exceptions) for height measurement and exceptions. ~~In RA, RR, RE, R1, and R2 districts, single family dwellings over 30 feet in height require Design Review approval in compliance with Chapter 22.42 (Design Review), and single family dwellings over 35 feet in height require Design Review and Variance approval in compliance with Chapters 22.42 (Design Review) and 22.54 (Variances).~~
- ~~(5) In RA, RR, RE, R1, and R2 districts, single family dwellings that contain over 4,000 square feet of floor area require Design Review approval in compliance with Chapter 22.42 (Design Review).~~
- (56) The maximum residential density for proposed subdivisions for that portion or portions of properties with sensitive habitat or within the Ridge and Upland Greenbelt or the Baylands Corridor, and properties that lack public water or sewer systems, shall be calculated at the lowest end of the density range as established by the governing Countywide Plan Land Use Designation. This restriction does not apply to lots governed by the Countywide Plan's PD-AERA (Planned Designation – Agricultural and Environmental Reserve Area) land use designation and to lots in the Baylands Corridor that are two acres or less in size that were legally created prior to January 1, 2007. Densities higher than the lowest end of the applicable density range may be considered on a case-by-case basis for new housing units affordable to very low and low income households that are capable of providing adequate water and sanitary services.
- ~~(67)~~ The maximum non-residential and non-agricultural floor area for that portion or portions of properties with sensitive habitat or within the Ridge and Upland Greenbelt or the Baylands Corridor, and properties that lack public water or sewer systems, shall be calculated at the lowest end of the floor area ratio range as established by the governing Countywide Plan Land Use Designation, except for projects that provide significant public benefits, as determined by the Review Authority. The floor area ratio restrictions do not apply to additions to non-residential and non-agricultural structures not exceeding 500 square feet. This restriction does not apply to lots governed by the Countywide Plan's PD-AERA (Planned Designation – Agricultural and Environmental Reserve Area) land use designation and to lots in the Baylands Corridor that are two acres or less in size that were legally created prior to January 1, 2007.

See Article VIII (Development Code Definitions) for definitions of the terms used above.

CHAPTER 22.12 – COMMERCIAL/MIXED USE AND INDUSTRIAL DISTRICTS

Sections:

22.12.010 – Purpose of Chapter

22.12.020 – Applicability of Commercial/Mixed Use and Industrial Zoning Districts

22.12.030 – Commercial/Mixed Use and Industrial District Land Uses and Permit Requirements

22.12.040 – Commercial/Mixed Use and Industrial District Development Standards

22.12.010 – Purpose of Chapter

This Chapter determines the allowable uses of land, land use permit requirements, and basic development standards for the Commercial/Mixed Use and Industrial zoning districts established by Section 22.06.020 (Zoning Districts Established). The purposes of each commercial/mixed use and industrial zoning district are described in Section 22.12.020 (Applicability of Commercial, Mixed Use and Industrial Zoning Districts). This Chapter then lists allowable uses of land, and permit requirements for each use, by zoning district (Section 22.12.030 (Commercial/Mixed Use and Industrial District Land Uses and Permit Requirements)); and finally provides standards for development within the commercial/mixed use and industrial zoning districts (Section 22.12.040 (Commercial/Mixed Use Industrial District Development Standards)).

22.12.020 – Applicability of Commercial/Mixed Use and Industrial Zoning Districts

The applicability of each commercial/mixed use and industrial zoning district is as follows.

- A. **VCR (Village Commercial/Residential) District.** The VCR zoning district is intended to: maintain the established historical character of village commercial areas; promote village commercial self-sufficiency; foster opportunities for village commercial growth; maintain a balance between resident-serving and non-resident-serving commercial uses; protect, without undue controls, established residential, commercial, and light industrial uses; and maintain community scale. The VCR zoning district is consistent with the Neighborhood Commercial/Mixed Use land use category of the Marin Countywide Plan.
- B. **RMPC (Residential/Commercial Multiple Planned) District.** The RMPC zoning district is primarily a residential district that allows commercial uses. The RMPC district is applied to areas identified by the Marin Countywide Plan as capable of accommodating increased density, and is consistent with the General Commercial/Mixed Use, Neighborhood Commercial/Mixed Use, Office Commercial/Mixed Use, Industrial, PD-Agricultural and Environmental Resource Area, and PD-Reclamation Area land use categories of the Marin Countywide Plan.
- C. **C1 (Retail Business) District.** The C1 zoning district provides for community shopping areas where retail stores and shops are the primary land use, together with similar and related compatible uses, including residential uses. The C1 zoning district is consistent with the General Commercial/Mixed Use land use category of the Marin Countywide Plan.
- D. **CP (Planned Commercial) District.** The CP zoning district provides for lower-intensity

commercial areas for retail shopping, office facilities, and residential uses, in pleasing and harmonious surroundings, through the control of building coverage, height, parking and landscaping. The CP zoning district is consistent with the General Commercial/Mixed Use, PD-Agricultural and Environmental Resource Area, and PD-Reclamation Area land use categories of the Marin Countywide Plan.

- E. AP (Administrative and Professional) District.** The AP zoning district provides for lower-intensity commercial areas emphasizing offices, and similar and related compatible uses, including residential uses. The AP zoning district is consistent with the Office Commercial/Mixed Use and PD-Reclamation Area land use categories of the Marin Countywide Plan.
- F. OP (Planned Office) District.** The OP zoning district provides for lower-intensity commercial areas for administrative, professional office and residential uses, in pleasing and harmonious surroundings, through the control of building coverage, height, parking and landscaping. The OP zoning district is consistent with the Office Commercial/Mixed Use and PD-Reclamation Area land use categories of the Marin Countywide Plan.
- G. H1 (Limited Roadside Business) District.** The H1 zoning district is applied to properties in rural areas where commercial uses may be appropriate, in addition to limited residential development. The H1 zoning district is consistent with the General Commercial/Mixed Use land use category of the Marin Countywide Plan.
- H. RCR (Resort and Commercial Recreation) District.** The RCR zoning district is intended to create and protect resort facilities in pleasing and harmonious surroundings with emphasis on public access to recreational areas within and adjacent to developed areas. The RCR zoning district is consistent with the Recreational Commercial land use category of the Marin Countywide Plan.
- I. IP (Industrial, Planned) District.** The IP zoning district is intended for areas of the County appropriate for business park, light industrial and manufacturing uses in campus-like settings. The IP zoning district is consistent with the Industrial and PD Reclamation Area land used categories of the Marin Countywide Plan.

22.12.030 – Commercial/Mixed-Use and Industrial District Land Uses and Permit Requirements

The uses of land allowed by this Chapter in each commercial zoning district are identified in Tables 2-6 (the VCR, RMPC, C1, and CP zoning districts) and 2-7 (the AP, OP, H1, RCR, and IP zoning districts) as being:

1. Allowed as a principally permitted use with no Use Permit required. Principally permitted uses are shown as "P" uses in the tables;
2. Allowable as a conditional use, subject to approval of a Conditional Use Permit (Chapter 22.48), Master Use Permit (Chapter 22.49), or Temporary Use Permit Chapter (22.50), as applicable. Conditionally permitted uses are shown as "U" uses in the tables, and "U/P" means that the use may be either principally permitted or conditionally permitted depending on the specific criteria set forth in Chapter 22.32;

3. Land uses that are not listed in the table, are not shown in a particular zoning district, or are shown as a “—” in the land use tables are not allowed, except where otherwise provided by Section 22.06.040.B (Determination of Allowable Land Uses), or Section 22.06.050 (Exemptions from Land Use Permit Requirements). In some instances, there are specific land use restrictions contained in Chapter 22.32 that prohibit certain uses under specific circumstances.

Where the last column in the tables ("See Standards in Section") includes a section number, the regulations in the referenced section apply to the use; however, provisions in other sections of this Development Code may apply as well.

Reference notes apply to Tables 2-6 and 2-7, as enumerated below:

1. Allowed only where the site has a lot area of 3 acres or more.
2. Allowed where review authority determines through the Use Permit process that proposal is consistent with the small-scale, village-serving purposes of the VCR zoning district.
3. Dwellings allowed above the first floor only. First floor shall be reserved for non-residential use.
4. Dwellings, except for affordable housing, shall be accessory to the primary commercial use. See 22.32.150 (Residential Uses in Commercial/Mixed Use Areas).
5. Non-residential development may trigger residential requirements in the C1, CP, AP, and H1 zoning districts pursuant to section 22.32.150 – Residential Requirements in Commercial/Mixed Use Districts.

~~A.— Allowed subject to compliance with all applicable provisions of this Development Code, including Master Plan, Precise Development Plan, or Design Review where required, and subject to first obtaining any Building Permit or other permit required by the County Code. Permitted uses are shown as "P" uses in the following tables;~~

~~B.— Allowed subject to approval of a Use Permit (Chapters 22.48 (Use Permits) and 22.50 (Temporary Use Permits)), shown as "U" uses in the tables;~~

~~C.— Allowed where authorized by a Master Plan (Chapter 22.44 (Master Plans and Precise Development Plans)), shown as "MP" uses in the tables; or~~

~~D.— Allowed subject to approval of a Use Permit where authorized by a Master Plan (Chapters 22.44, 22.48 and 22.50), shown as "MU" uses in the tables.~~

~~Land uses that are not listed in the table or are not shown in a particular zoning district are not allowed, except where otherwise provided by Section 22.06.040.B (Determination of Allowable Land Uses), or 22.06.050 (Exemptions from Land Use Permit Requirements).~~

~~Note: Where the last column in the tables ("See Standards in Section") includes a section number, the regulations in the referenced section apply to the use; however, provisions in other sections of this Development Code may apply as well.~~

**TABLE 2-6 – ALLOWED USES AND PERMIT REQUIREMENTS
 FOR COMMERCIAL/MIXED USE DISTRICTS**

LAND USE (+) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT				See Permit Requirements and Standards in Section:
	VCR Village Commercial Residential	RMPC Residential Commercial Multiple Planned	C1(5) Retail Business	CP(5) Planned Commercial	

AGRICULTURAL, RESOURCE AND OPEN SPACE USES

Agricultural accessory structures	—	MU(15)	—	—	22.32.030
Commercial gardening	P	MP(15)	P	MP	
<u>Community gardens</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	
<u>Community gardens, market</u>	<u>U</u>	<u>U</u>	<u>U</u>	<u>P</u>	
Fisheries and game reserves	—	MU(15)	—	—	
Livestock operations, grazing	—	MU(14, 5)	—	—	22.32.030
Livestock operations, large animals	—	MU(15)	—	—	22.32.030
Livestock operations, small animals	—	MU(14, 5)	—	—	22.32.030
Mariculture/aquaculture	—	MU(15)	—	—	
Nature preserves	—	MU	—	—	
Plant nurseries, with on-site sales	P	MU(15)	P	MP	
Plant nurseries, without on-site sales	P	MP	P	MP	
Small WECS	P	MP	P	MP	22.32.180
Medium WECS	P	MP	P	MP	22.32.180
Large WECS	—	—	—	—	22.32.180

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See Section 22.02.020.E regarding uses not listed.)	

Notes:

- (1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser requirement.
- (4) Permit requirements determined by Section 22.32.030 (Animal Keeping).
- (5) Allowed only where the site has a lot area of 3 acres or more.

Notes:

1. Allowed only where the site has a lot area of 3 acres or more.
5. Non-residential development may trigger residential requirements in the C1, CP, AP, and H1 zoning districts pursuant to section 22.32.150 – Residential Requirements in Commercial/Mixed Use Districts.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.12.040 (Commercial/Mixed Use and Industrial District Development Standards) for applicable standards.

TABLE 2-6 – ALLOWED USES AND PERMIT REQUIREMENTS FOR COMMERCIAL/MIXED USE DISTRICTS (Continued)

LAND USE (+) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT				See Permit Requirements and Standards in Section:
	VCR Village Commercial Residential	RMPC Residential Commercial Multiple Planned	C1 (5) Retail Business	CP (5) Planned Commercial	

MANUFACTURING AND PROCESSING USES

Beverage production	U(26)	MU	U	MP	
Boat manufacturing	U	MU	—	MP	
Food products	U(26)	MU	U	MP	
Furniture and fixtures	U	MU	—	MP	
Handcraft industries, small-scale manufacturing	U	MU	—	MP	
Laundries and dry cleaning plants	U	MU	U	MP	
Printing and publishing	U	MU	—	MP	
Recycling - reverse vending machines	P	MU	P	MP	
Recycling facility	U	MU	U	MP	
Wholesaling and distribution	U(26)	MU	—	MP	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See Section 22.02.020.E regarding uses not listed.)	

Notes: (Only the footnotes that apply to this page are listed.)

- (1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser requirement.
- (6) Allowed where review authority determines through the Use Permit process that proposal is consistent with the small scale, village serving purposes of the VCR zoning district.

Notes:

- 2. Allowed where review authority determines through the Use Permit process that proposal is consistent with the small-scale, village-serving purposes of the VCR zoning district.
- 5. Non-residential development may trigger residential requirements in the C1, CP, AP, and H1 zoning districts pursuant to section 22.32.150 – Residential Requirements in Commercial/Mixed Use Districts.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.12.040 (Commercial/Mixed Use and Industrial District Development Standards) for applicable standards.

TABLE 2-6 – ALLOWED USES AND PERMIT REQUIREMENTS FOR COMMERCIAL/MIXED USE DISTRICTS (Continued)

LAND USE (+) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT				See Permit Requirements and Standards in Section:
	VCR Village Commercial Residential	RMPC Residential Commercial Multiple Planned	C1 (5) Retail Business	CP (5) Planned Commercial	

RECREATION, EDUCATION AND PUBLIC ASSEMBLY USES

Adult entertainment establishments	U	MU	U	MP	
Child day-care centers	U	MU	P	MP	22.32.050
Child day-care, large family day-care homes	P	P	P	P	22.32.050
Child day-care, small family day-care homes	P	P	P	P	22.32.050
Community centers	U	MU	U	MP	
Golf courses/country clubs	U	MU	U	MP	
Health/fitness facilities	U	MU	U	MP	
Indoor recreation centers	U	MU	U	MP	
Libraries and museums	U	MU	P	MP	
Membership organization facilities	U	MU	U	MP	
Outdoor commercial recreation	U	MU	U	MP	
Private residential recreation facilities	U	MU	U	MP	
Public parks and playgrounds	P	MP	P	MP	
Religious places of worship	U	MU	U	MP	
Schools	U	MU	U	MP	
Sport facilities and outdoor public assembly	U	MU	U	MP	
Studios for art, dance, music, photography, etc.	U	MU	U	MP	
Theaters and meeting halls	U	MU	P	MP	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
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Notes: (Only the footnotes that apply to this page are listed.)

(1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).

(2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.

(3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser requirement.

Notes:

5. Non-residential development may trigger residential requirements in the C1, CP, AP, and H1 zoning districts pursuant to section 22.32.150 – Residential Requirements in Commercial/Mixed Use Districts.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.12.040 (Commercial/Mixed Use and Industrial District Development Standards) for applicable standards.

TABLE 2-6 – ALLOWED USES AND PERMIT REQUIREMENTS FOR COMMERCIAL/MIXED USE DISTRICTS (Continued)

LAND USE (1) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT				See Permit Requirements and Standards in Section:
	VCR Village Commercial Residential	RMPC Residential Commercial Multiple Planned	C1 (5) Retail Business	CP (5) Planned Commercial	

RESIDENTIAL USES

Affordable Housing	P	P	P	P	22.22.24
Group homes, 6 or fewer residents	P	P	—	—	22.32.080
Group homes, 7 or more residents	U	MU	—	—	22.32.080
Guest houses	P	MP	—	—	22.32.090
Home occupations	P	MP	P	MP	22.32.100
Multi-family dwellings	U	MP	P (49)	MP (49)	22.32.150
Organizational houses	U	MU	U	—	
<u>Residential accessory dwelling units</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>22.32.120</u>
Residential accessory uses and structures	P	MP	P	—	22.32.130
Residential care facilities	P	MP	—	<u>P</u> —	22.32.080
Room rentals	P	MP	P	MP	
Single-family dwellings	P	MP	P (37, 49)	MP (49)	22.32.150
Single Room Occupancy (SRO)	—	P	—	—	22.32.085
Tennis and other recreational uses	U	MP	U	MU	22.32.130
Two-family dwellings	U	MP	P (37, 49)	—	22.32.150

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See Section 22.02.020.E regarding uses not listed.)	

Notes: (Only the footnotes that apply to this page are listed.)

- (1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser requirement.
- (7) Dwellings allowed above the first floor only. First floor shall be reserved for non-residential use.
- (9) Dwellings, except for affordable housing, shall be accessory to the primary commercial use. See 22.32.150 (Residential Uses in Commercial/Mixed Use Areas).

Notes:

- 3. Dwellings allowed above the first floor only. First floor shall be reserved for non-residential use.
- 4. Dwellings, except for affordable housing, shall be accessory to the primary commercial use. See 22.32.150 (Residential Uses in Commercial/Mixed Use Areas).
- 5. Non-residential development may trigger residential requirements in the C1, CP, AP, and H1 zoning districts pursuant to section 22.32.150 – Residential Requirements in Commercial/Mixed Use Districts.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.12.040 (Commercial/Mixed Use and Industrial District Development Standards) for applicable standards.

**TABLE 2-6 – ALLOWED USES AND PERMIT REQUIREMENTS
FOR COMMERCIAL/MIXED USE DISTRICTS (Continued)**

LAND USE (+) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT				See Permit Requirements and Standards in Section:
	VCR Village Commercial Residential	RMPC Residential Commercial Multiple Planned	C1(5) Retail Business	CP(5) Planned Commercial	

RETAIL TRADE USES

Accessory retail uses	P	MP	P	MP	22.32.020
Auto, mobile home, vehicle, parts sales, new	U	MU	U	MP	
Bars and drinking places	U	MU	U	MP	
Building material stores	U	MU	U	MP	
Construction equipment sales	U	MU	P	MP	
Drive-in and drive-through sales	U	MU	U	MP	
Fuel and ice dealers	U	MU	U	MP	
Furniture, furnishings, home appliances	P	MU	P	MP	
Grocery stores	P	MU	P	MP	
Liquor stores	<u>U</u> P	MU	U	MP	
Outdoor retail sales and activities	U	MU	U	MP	
Restaurants, 40 patrons or less	P	MU	P	MP	
Restaurants, more than 40 patrons	U	MU	U	MP	
Restaurants, with liquor and/or entertainment	U	MU	U	MP	
Restaurants, drive-in, take-out, fast food	U	MU	U	MP	
Retail stores, general merchandise	P	MU	P	MP	
Retail stores, visitor/collector	U	MU	P	MP	
Second hand stores	P	MU	P	MP	
Shopping centers	U	MU	P	MP	
Tobacco retail establishments	—	—	U	MU	22.32.17065
Warehouse retail stores	U(26)	MU	U	MP	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See Section 22.02.020.E regarding uses not listed.)	

Notes:

- (1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser requirement.
- (6) Allowed where review authority determines through the Use Permit process that proposal is consistent with the small-scale, village serving purposes of the VCR zoning district.

Notes:

2. Allowed where review authority determines through the Use Permit process that proposal is consistent with the small-scale, village-serving purposes of the VCR zoning district.
5. Non-residential development may trigger residential requirements in the C1, CP, AP, and H1 zoning districts pursuant to section 22.32.150 – Residential Requirements in Commercial/Mixed Use Districts.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.12.040 (Commercial/Mixed Use and Industrial District Development Standards) for applicable standards.

TABLE 2-6 – ALLOWED USES AND PERMIT REQUIREMENTS FOR COMMERCIAL/MIXED USE DISTRICTS (Continued)

LAND USE ⁽¹⁾ (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT				See Permit Requirements and Standards in Section:
	VCR Village Commercial Residential	RMPC Residential Commercial Multiple Planned	C1 ⁽⁵⁾ Retail Business	CP ⁽⁵⁾ Planned Commercial	

SERVICE USES

Automatic teller machine (ATM), not at bank	P	MU	P	MP	
Banks and financial services	P	MU	P	MP	
Business support services	U	MU	P	MP	
Cemeteries, columbariums and mortuaries	U	MU	U	MP	
<u>Commercial solar facilities</u>	<u>U</u>	<u>U</u>	<u>P</u>	<u>P</u>	
Construction yard	—	MU	—	MP	
Drive-in and drive-through services	U	MU	U	MP	
Homeless shelters	—	—	P	P	22.32.095
Hotels and motels	U	MU	P	MP	
Medical services - Clinics and laboratories	P	MU	P	MP	
Medical services - Hospitals and extended care	U	MU	U	MP	
Offices	P	MU	P	MP	
Personal services	P	MU	P	MP	
Public safety facilities	U	MU	U	MP	
Public utility facilities	U	MU	U	MP	
Repair and maintenance - consumer products	P	MU	P	MP	
Repair and maintenance - vehicle	U	MU	U	MP	
Research and development (R&D)	—	MU	—	MP	
Service stations	U	MU	U	MP	22.32.160
Storage, accessory	P	MP	P	MP	
Veterinary clinics and animal hospitals	U	MU	U	MP	
Warehousing	U	MU	—	MP	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See Section 22.02.020.E regarding uses not listed.)	

Notes: (Only the footnotes that apply to this page are listed.)

(1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).

(2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.

(3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser requirement.

Notes:

5. Non-residential development may trigger residential requirements in the C1, CP, AP, and H1 zoning districts pursuant to section 22.32.150 – Residential Requirements in Commercial/Mixed Use Districts.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.12.040 (Commercial/Mixed Use and Industrial District Development Standards) for applicable standards.

TABLE 2-6 – ALLOWED USES AND PERMIT REQUIREMENTS FOR COMMERCIAL/MIXED USE DISTRICTS (Continued)

LAND USE (1) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT				See Permit Requirements and Standards in Section:
	VCR Village Commercial Residential	RMP Residential Commercial Multiple Planned	C1(5) Retail Business	CP(5) Planned Commercial	

TRANSPORTATION AND COMMUNICATIONS USES

Broadcasting studios	—P	MU	U	MP	
Commercial parking and vehicle storage	U	MU	U	MP	
Pipelines and utility lines	U	MU	U	MP	
Telecommunications facilities	U(8)	MU(8)	U(8)	MP(8)	22.32.165
Transit stations and terminals	U	MU	U	MP	
Transit stop shelters	P	MP	P	MP	
Vehicle and freight terminals	U	—	—	—	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See Section 22.02.020.E regarding uses not listed.)	

Notes:

- (1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) Master Plan approval is required for all uses in planned districts; see Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser entitlement.
- (8) Use Permit requirement may be waived when wireless communication is co-located and/or uses stealth design.

Notes:

- 5. Non-residential development may trigger residential requirements in the C1, CP, AP, and H1 zoning districts pursuant to section 22.32.150 – Residential Requirements in Commercial/Mixed Use Districts.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.12.040 (Commercial/Mixed Use and Industrial District Development Standards) for applicable standards.

See Article VIII (Development Code Definitions) for definitions of the terms used above.

TABLE 2-7 – ALLOWED USES AND PERMIT REQUIREMENTS FOR COMMERCIAL/MIXED USE AND INDUSTRIAL DISTRICTS

LAND USE(+) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT					See Permit Requirements and Standards in Section:
	AP (5) Admin and Professional	OP Planned Office	H1 (5) Limited Roadside Business	RCR Resort and Commercial Recreation	IP Industrial Planned	

AGRICULTURAL, RESOURCE AND OPEN SPACE USES

Commercial gardening	—	—	P	—	—	
<u>Community gardens</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	
<u>Community gardens, market</u>	<u>U</u>	<u>U</u>	<u>U</u>	<u>U</u>	<u>U</u>	
Plant nurseries	—	—	P	—	—	
Small WECS	P	MP	P	MP	MP	22.32.180
Medium WECS	P	MP	P	MP	MP	22.32.180
Large WECS	—	—	—	—	—	22.32.180

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section
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MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See Section 22.02.020.E regarding uses not listed.)	

Notes:

- (1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser requirement.

Notes:

- 5. Non-residential development may trigger residential requirements in the C1, CP, AP, and H1 zoning districts pursuant to section 22.32.150 – Residential Requirements in Commercial/Mixed Use Districts.

“P” means principally permitted

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“—” means prohibited

See Section 22.12.040 (Commercial/Mixed Use and Industrial District Development Standards) for applicable standards.

**TABLE 2-7 – ALLOWED USES AND PERMIT REQUIREMENTS
FOR COMMERCIAL/MIXED USE AND INDUSTRIAL DISTRICTS (Continued)**

LAND USE (+) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT					See Permit Requirements and Standards in Section:
	AP (5) Admin and Professional	OP Planned Office	H1 (5) Limited Roadside Business	RCR Resort and Commercial Recreation	IP Industrial Planned	

MANUFACTURING AND PROCESSING USES

Beverage production	—	—	—	—	MU	
Boat manufacturing	—	—	—	—	MU	
Chemical products	—	—	—	—	MU	
Clothing products	—	—	—	—	MU	
Concrete, gypsum, and plaster products	—	—	—	—	MU	
Electrical and electronic equipment, instruments	—	—	—	—	MU	
Food products	—	—	—	—	MU	
Furniture and fixtures	—	—	—	—	MU	
Glass products	—	—	—	—	MU	
Handcraft industries, small-scale manufacturing	—	—	—	—	MU	
Laundries and dry cleaning plants	—	—	—	—	MU	
Lumber and wood products	—	—	—	—	MU	
Machinery manufacturing	—	—	—	—	MU	
Metal products fabrication, machine/welding shops	—	—	—	—	MU	
Paper products	—	—	—	—	MU	
Paving and roofing materials	—	—	—	—	MU	
Pharmaceuticals	—	—	—	—	MU	
Plastics and rubber products	—	—	—	—	MU	
Printing and publishing	—	—	—	—	MU	
Recycling facilities	—	—	—	—	MU	
Recycling - reverse vending machines	—	—	P	—	MU	
Recycling - scrap and dismantling yards	—	—	—	—	MU	
Stone and cut stone products	—	—	—	—	MU	
Structural clay and pottery products	—	—	—	—	MU	
Wholesaling and distribution	—	—	—	—	MU	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section
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MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See Section 22.02.020.E regarding uses not listed.)	

Notes:

- (1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser entitlement.

Notes:

5. Non-residential development may trigger residential requirements in the C1, CP, AP, and H1 zoning districts pursuant to section 22.32.150 – Residential Requirements in Commercial/Mixed Use Districts.

“P” means principally permitted

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“—” means prohibited

See Section 22.12.040 (Commercial/Mixed Use and Industrial District Development Standards) for applicable standards.

**TABLE 2-7 – ALLOWED USES AND PERMIT REQUIREMENTS
FOR COMMERCIAL/MIXED USE AND INDUSTRIAL DISTRICTS (Continued)**

LAND USE (1) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT					See Permit Requirements and Standards in Section:
	AP (5) Admin and Professional	OP Planned Office	H1 (5) Limited Roadside Business	RCR Resort and Commercial Recreation	IP Industrial Planned	

RECREATION, EDUCATION AND PUBLIC ASSEMBLY USES

Adult entertainment establishments	—	—	—	MU	—	
Child day-care centers	U	MP	U	MU	—	22.32.050
Child day-care, large family day-care homes	P	P	P	—	—	22.32.050
Child day-care, small family day-care homes	P	P	P	—	—	22.32.050
Community centers	U	MP	U	MU	MU	
Golf courses/country clubs	U	MP	U	MU	MU	
Health/fitness facilities	—	MP	U	MU	—	
Indoor recreation centers	—	MP	U	MU	—	
Libraries and museums	P	MP	P	MU	MU	
Membership organization facilities	—	MP	U	MU	—	
Outdoor commercial recreation	—	—	—	MU	—	
Private residential recreation facilities	U	MU	U	MU	—	
Public parks and playgrounds	U	MP	P	MU	MP	
Religious places of worship	U	MP	U	MU	MU	
Schools	U	MP	U	MU	—	
Sport facilities and outdoor public assembly	—	MP	U	MU	—	
Studios for art, dance, music, photography, etc.	P	MP	U	MU	—	
Theaters and meeting halls	—	MP	U	MU	—	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section
P	Permitted use. (2)	
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MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See Section 22.02.020.E regarding uses not listed.)	

Notes:

- (1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser requirement.

Notes:

5. Non-residential development may trigger residential requirements in the C1, CP, AP, and H1 zoning districts pursuant to section 22.32.150 – Residential Requirements in Commercial/Mixed Use Districts.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.12.040 (Commercial/Mixed Use and Industrial District Development Standards) for applicable standards.

**TABLE 2-7 – ALLOWED USES AND PERMIT REQUIREMENTS
FOR COMMERCIAL/MIXED USE AND INDUSTRIAL DISTRICTS (Continued)**

LAND USE (+) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT					See Permit Requirements and Standards in Section:
	AP (5) Admin and Professional	OP Planned Office	H1 (5) Limited Roadside Business	RCR Resort and Commercial Recreation	IP Industrial Planned	

RESIDENTIAL USES

Affordable Housing	P	P	P	P	U	Chapter 22.22
Group homes, 6 or fewer residents	—	P	U	—	—	22.32.080
Group homes, 7 or more residents	—	MU	U	—	—	22.32.080
Guest houses	—	MP	<u>P</u> U	—	—	22.32.090
Home occupations	P	MP	P	—	—	22.32.100
Multi-family dwellings	P(4 5)	MP	P(4 5)	(6)U	—	
Organizational houses	—	MU	U	MU	—	
<u>Residential accessory dwelling units</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>—</u>	<u>22.32.120</u>
Residential accessory uses and structures	P	MP	P	—	—	22.32.130
Residential care facilities	—	MP	U	—	—	22.32.080
Room rentals	P	MP	<u>P</u> U	—	—	
Single-family dwellings	P(4 5)	MP	P(4 5)	(6)U	—	
Single Room Occupancy (SRO)	P	P	P	—	—	22.32.085
Tennis and other recreational uses	—	MU	U	—	—	22.32.130
Two-family dwellings	P(4 5)	MP	P(4 5)	(6)U	—	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See Section 22.02.020.E (allowable Uses of Land) regarding uses not listed.)	

Notes:

- (1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser requirement.
- (5) Dwellings, except for affordable housing, shall be accessory to the primary commercial use. See 22.32.150 (Residential Uses in Commercial/Mixed Use Areas).
- (6) Employee housing is permitted by Design Review. See Chapter 22.42 (Design Review).

Notes:

4. Dwellings, except for affordable housing, shall be accessory to the primary commercial use. See 22.32.150 (Residential Uses in Commercial/Mixed Use Areas).
5. Non-residential development may trigger residential requirements in the C1, CP, AP, and H1 zoning districts pursuant to section 22.32.150 – Residential Requirements in Commercial/Mixed Use Districts.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.12.040 (Commercial/Mixed Use and Industrial District Development Standards) for applicable standards.

**TABLE 2-7 – ALLOWED USES AND PERMIT REQUIREMENTS
FOR COMMERCIAL/MIXED USE AND INDUSTRIAL DISTRICTS (Continued)**

LAND USE (±) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT					See Permit Requirements and Standards in Section:
	AP (5) Admin and Professional	OP Planned Office	HI (5) Limited Roadside Business	RCR Resort and Commercial Recreation	IP Industrial Planned	

RETAIL TRADE USES

Accessory retail uses	—	MP	P	MP	MP	22.32.020
Auto, mobile home, vehicle, parts sales, new	—	—	—	—	MP	
Bars and drinking places	—	—	U	MP	—	
Building material stores	—	—	U	—	—	
Construction equipment sales	—	—	—	—	MP	
Drive-in and drive-through sales	—	—	U	—	—	
Farm equipment and supplies sales	—	—	—	—	MP	
Fuel and ice dealers	—	—	U	—	—	
Furniture, furnishings, home appliances	—	—	U	—	—	
Grocery stores	—	—	U	—	—	
Liquor stores	—	—	U	—	—	
Outdoor retail sales and activities	—	—	—	—	—	
Outdoor retail sales, temporary	—	—	U	—	—	
Restaurants	—	—	U	MP	—	
Restaurants, drive-in, take-out, fast food	—	—	U	—	—	
Retail stores, general merchandise	—	—	U	—	—	
Retail stores, visitor/collector	—	—	U	—	—	
Second hand stores	—	—	U	—	—	
Shopping centers	—	—	U	—	—	
Tobacco retail establishments	—	MU	U	—	MU	22.32.17065
Warehouse retail stores	—	—	U	—	—	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See Section 22.02.020.E regarding uses not listed.)	

Notes:

- (1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser requirement.

Notes:

5. Non-residential development may trigger residential requirements in the C1, CP, AP, and H1 zoning districts pursuant to section 22.32.150 – Residential Requirements in Commercial/Mixed Use Districts.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.12.040 (Commercial/Mixed Use and Industrial District Development Standards) for applicable standards.

**TABLE 2-7 – ALLOWED USES AND PERMIT REQUIREMENTS
FOR COMMERCIAL/MIXED USE AND INDUSTRIAL DISTRICTS (Continued)**

LAND USE (+) (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT					See Permit Requirements and Standards in Section:
	AP (5) Admin and Professional	OP Planned Office	H1 (5) Limited Roadside Business	RCR Resort and Commercial Recreation	IP Industrial Planned	

SERVICE USES

Automatic teller machines (ATMs), not at bank	P	MP	U	MP	MP	
Banks and financial services	P	MP	U	—	—	
Bed and breakfast inns	—	—	—	MP	—	22.32.040
Business support services	P	MP	U	—	—	
Cemeteries, columbariums and mortuaries	U	MP	U	MU	—	
<u>Commercial solar facilities</u>	<u>U</u>	<u>U</u>	<u>U</u>	<u>U</u>	<u>P</u>	
Construction yards	—	—	—	—	MP	
Drive-in and drive-through services	—	—	U	—	—	
Hotels and motels	—	—	U	MP	—	
Kennels and animal boarding	—	—	—	—	MU	
Medical services - Clinics and laboratories	P	MP	U	—	—	
Medical services - Hospitals and extended care	—	MP	U	—	—	
Offices	P	MP	U	—	—	
Personal services	<u>P</u> —	<u>P</u> —	U	—	—	
Public safety facilities	—	—	U	MU	MP	
Public utility facilities	—	—	U	MU	MP	
Repair and maintenance - consumer products	—	—	U	—	MU	
Repair and maintenance - vehicle	—	—	U	—	MU	
Research and development (R&D)	P	MP	—	—	MP	
Service stations	U	U	U	MP	MU	22.32.160
Storage, accessory	—	MP	U	MU	MP	
Veterinary clinics and animal hospitals	—	—	—	—	MU	
Warehousing	—	—	—	—	MP	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See Section 22.02.020.E regarding uses not listed.)	

Notes:

- (1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser requirement.

Notes:

5. Non-residential development may trigger residential requirements in the C1, CP, AP, and H1 zoning districts pursuant to section 22.32.150 – Residential Requirements in Commercial/Mixed Use Districts.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.12.040 (Commercial/Mixed Use and Industrial District Development Standards) for applicable standards.

TABLE 2-7 – ALLOWED USES AND PERMIT REQUIREMENTS FOR COMMERCIAL/MIXED USE AND INDUSTRIAL DISTRICTS (Continued)

LAND USE ⁽⁴⁾ (See Article VIII for Definitions)	PERMIT REQUIREMENT BY DISTRICT					See Permit Requirements and Standards in Section:
	AP ⁽⁵⁾ Admin and Professional	OP Planned Office	H1 ⁽⁵⁾ Limited Roadside Business	RCR Resort and Commercial Recreation	IP Industrial Planned	

TRANSPORTATION AND COMMUNICATIONS USES

Airpark	—	—	—	—	MU	
Broadcasting studios	U	MP	—	—	—	
Pipelines and utility lines	U	MP	U	MU	MU	
Telecommunications facilities	U ⁽⁴⁾	MU ⁽⁴⁾	U ⁽⁴⁾	MU ⁽⁴⁾	MU ⁽⁴⁾	22.32.165
Transit stations and terminals	U	MP	U	MU	MU	
Transit stop shelters	P	MP	P	MP	MP	
Vehicle and freight terminals	—	—	—	—	MU	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
MP	Permitted use, where authorized by Master Plan. (3)	Chapter 22.44
MU	Conditional use, allowed with Use Permit where authorized by Master Plan. (3)	Chapter 22.44
—	Use not allowed. (See Section 22.02.020.E regarding uses not listed.)	

Notes:

- (1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) See Chapter 22.44 (Master Plans and Precise Development Plans) for criteria for possible reduction to a lesser entitlement.
- (4) Use Permit requirement may be waived when wireless communication is co-located and/or uses stealth design.

Notes:

- 5. Non-residential development may trigger residential requirements in the C1, CP, AP, and H1 zoning districts pursuant to section 22.32.150 – Residential Requirements in Commercial/Mixed Use Districts.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.12.040 (Commercial/Mixed Use and Industrial District Development Standards) for applicable standards.

22.12.040 – Commercial/Mixed Use and Industrial District Development Standards

- A. **General standards – Use of table.** Proposed development within the commercial and industrial zoning districts established by Section 22.06.020 (Zoning Districts Established) shall be designed and constructed in conformity with the Commercial District Development Standards in

Table 2-8 (Commercial/Industrial District Development Standards), except as provided by following Subsection B.

- B. Development standards for planned districts.** Special development standards for the CP, OP, RCR, RMPC, and IP zoning districts established by Section 22.06.010 (Zoning Districts Established) are provided by Chapter 22.16 (Planned District Development Standards). In the event of any conflict between the provisions of Chapter 22.16 and those of Table 2-8 (Commercial/Industrial District Development Standards), the standards of Chapter 22.16 shall control.

**TABLE 2-8
 COMMERCIAL/MIXED USE AND INDUSTRIAL DISTRICT
 DEVELOPMENT STANDARDS**

Zoning District	Minimum Lot Area (1)	Maximum Residential Density (2,67)	Minimum Setback Requirements (3)			Height Limit (4)		Maximum FAR (5,-6,78)
			Front	Sides	Rear	Primary	Accessory	
VCR	7,500 sq.ft.	1 unit per 2,000 sq.ft. of lot area	0 ft.	0 ft. for commercial use, 5 ft. for residential use	0 ft. for commercial use, 15 ft. for residential use	35 ft.	15 ft.	Not applicable
AP		1 unit per 1,450 sq. ft. of lot area	25 ft.	6 ft. for 1-story building, 10 ft. for multi-story building, or on street side	20 ft.			
H1		1 unit per 1,450 sq. ft. of lot area	30 ft.	6 ft. adjacent to residential district, none otherwise	12 ft. adjacent to residential district, none otherwise			
C1			0 ft.					
CP	Not applicable	1 unit per 1,450 sq. ft. of lot area	Not applicable			30 ft.	15 ft.	Not applicable
IP		Not permitted	<u>Not applicable</u>			<u>30 ft.</u>	<u>15 ft.</u>	<u>Not applicable</u>
RCR		Not permitted in OP See Zoning Map for RMPC						
OP								
RMPC								

Notes:

- (1) Minimum lot area and setback standards may change, as follows:
 - a. In VCR, AP, H1, and C1 districts, the minimum lot area and setback standards may change when the district is combined with a "-B" district in compliance with provisions of Section 22.14.050 (Minimum Lot Size "-B" Combining District).
 - b. In VCR, AP, H1, and C1 districts, including those combined with "-B" districts, the minimum lot area may change in areas of sloping terrain in compliance with provisions of Section 22.82.050 (Hillside Subdivision Design).
 - c. In CP, IP, RCR, OP, and RMPC districts, minimum lot area is determined through the Master Plan, Precise Development Plan, or Design Review process in compliance with Chapters 22.44 (Master Plans and Precise Development Plans) or 22.42 (Design Review). Through such process, the Review Authority will determine whether the lot area is adequate for the proposed land use.
- (2) Except for affordable housing, dwellings are not permitted in RCR districts. Where dwellings are permitted, the following standards apply:
 - a. In RMPC districts, when determining the maximum residential density allowed, any fraction of a dwelling unit of 0.90 or greater will be counted as a whole unit.
 - b. In C1 districts, dwellings are allowed above the first floor only. The first floor shall be

reserved for non-residential use.

- c. Where allowed, dwellings shall be accessory to the primary non-residential use of the property. See Section 22.32.150 (Residential Uses in Commercial/Mixed Use Areas).
- (3) See (1) above. See Section 22.20.090 (Setback Requirements and Exceptions) for setback measurement, allowed projections into setbacks, and exceptions to required setbacks. In CP, IP, RCR, OP, and RMPC districts, setbacks determined through the Master Plan, Precise Development Plan, or Design Review process in compliance with Chapters 22.44 (Master Plans and Precise Development Plans) or 22.42 (Design Review).
- (4) See Section 22.20.060 (Height Measurement and Height Limit Exceptions) for height measurement and exceptions. ~~In VCR, H1, or C1 districts, single family dwellings over 30 feet in height require Design Review approval in compliance with Chapter 22.42 (Design Review), and single family dwellings over 35 feet in height require Design Review and Variance approval in compliance with Chapters 22.42 (Design Review) and 22.54 (Variances).~~
- ~~(5) In VCR, H1, or C1 districts, single family dwellings that contain over 4,000 square feet of floor area require Design Review approval in compliance with Chapter 22.42 (Design Review).~~
- (56) See Section 22.32.150 Residential Uses in Commercial/Mixed Use Areas for standards on residential development. For mixed use developments, the floor area ratio shall not exceed the floor area ratio as established by the governing Countywide Plan Land Use Designation.
- (67) The maximum residential density for proposed subdivisions for that portion or portions of properties with sensitive habitat or within the Ridge and Upland Greenbelt or the Baylands Corridor, and properties that lack public water or sewer systems, shall be calculated at the lowest end of the density range as established by the governing Countywide Plan Land Use Designation. This restriction does not apply to lots governed by the Countywide Plan's PD-AERA (Planned Designation – Agricultural and Environmental Reserve Area) land use designation and to lots in the Baylands Corridor that are two acres or less in size that were legally created prior to January 1, 2007. Densities higher than the lowest end of the applicable density range may be considered on a case-by-case basis for new housing units affordable to very low and low income households that are capable of providing adequate water and sanitary services.
- (78) The maximum non-residential and non-agricultural floor area for that portion or portions of properties with sensitive habitat or within the Ridge and Upland Greenbelt or the Baylands Corridor, and properties that lack public water or sewer systems, shall be calculated at the lowest end of the floor area ratio range as established by the governing Countywide Plan Land Use Designation, except for projects that provide significant public benefits, as determined by the Review Authority. The floor area ratio restrictions do not apply to additions to non-residential and non-agricultural structures not exceeding 500 square feet. This restriction does not apply to lots governed by the Countywide Plan's PD-AERA (Planned Designation – Agricultural and Environmental Reserve Area) land use designation and to lots in the Baylands Corridor that are two acres or less in size that were legally created prior to January 1, 2007.

See Article VIII (Development Code Definitions) for definitions of the terms used above.

CHAPTER 22.14 – SPECIAL PURPOSE AND COMBINING DISTRICTS

Sections:

- 22.14.010 – Purpose of Chapter
- 22.14.020 – Applicability of Special Purpose and Combining Districts
- 22.14.030 – Special Purpose District Land Uses and Permit Requirements
- 22.14.040 – Special Purpose District Development Standards
- 22.14.050 – Minimum Lot Size “-B” Combining District Standards
- 22.14.060 – Bayfront Conservation (BFC) Combining District Standards
- 22.14.070 – Primary Floodway (F-1) Combining District Standards
- 22.14.080 – Secondary Floodway (F-2) Combining District Standards
- 22.14.090 – Affordable Housing (AH) Combining District

22.14.010 – Purpose of Chapter

This Chapter determines the allowable uses of land, land use permit requirements, and basic development standards for the special purpose zoning districts and combining districts established by Section 22.06.020 (Zoning Districts Established).

22.14.020 – Applicability of Special Purpose and Combining Districts

A. General applicability.

1. **Special purpose districts.** Special purpose zoning districts are intended to identify sites suitable for types of land uses that are substantially different from, or that may not be appropriate or cannot be readily accommodated along with, most land uses allowed within the other agricultural, residential, and commercial zoning districts established by this Development Code.
2. **Combining districts.** Combining districts are applied to property together with one of the other agricultural, residential, or commercial zoning districts, to highlight areas where important site, neighborhood, or area characteristics require particular attention in project planning.
 - a. The combining districts established by this Chapter provide standards that apply to development and new land uses in addition to those of zoning districts.
 - b. The applicability of a combining district to property is shown by its map symbol established by Section 22.06.020 (Zoning Districts Established) being shown as a prefix or a suffix to the symbol for the primary zoning district (e.g., R1:BD, R2:B2, etc.). A site designated within a combining district shall be subject to all applicable provisions of this Chapter, in addition to the requirements of the primary zoning district. If provisions of this Chapter conflict with any requirements of a primary zoning district, this Chapter shall control.

- B. **OA (Open Area) Zoning/Combining District.** The OA zoning district is intended for areas of the County committed to open space uses, as well as environmental preservation. The OA

zoning district is consistent with the Open Space, and Agriculture and Conservation land use categories of the Marin Countywide Plan.

C. PF (Public Facilities) Zoning/Combining District.

1. The PF zoning/combining district is applied to land suitable for public facilities and public institutional uses, where a governmental, educational, or other institutional facility is the primary use of the site. The PF zoning district is consistent with the Public and Quasi-Public land use categories of the Marin Countywide Plan.
2. The PF district may be applied to property as a primary zoning district where the Board determines that the facility is sufficiently different from surrounding land uses to warrant a separate zoning district, and as a combining district where a publicly-owned site accommodates land uses that are similar in scale, character, and activities, to surrounding land uses.

D. B, and BFC Combining Districts. See Sections 22.14.050 (Minimum Lot Size “-B” Combining District) and 22.14.060 (Bayfront Conservation (BFC) Combining District) for the applicability of these districts.

E. Affordable Housing (AH) Combining District. The AH combining district allows affordable housing development at a density of 20 dwelling units per acre. See Section 22.14.090 (Affordable Housing Combining District).

22.14.030 – Special Purpose District Land Uses and Permit Requirements

The uses of land allowed by this Chapter in the OA and PF zoning districts are identified in Table 2-9 (Allowed Uses and Permit Requirements for Special Purpose Districts) as being:

1. Allowed as a principally permitted use with no Use Permit required. Principally permitted uses are shown as "P" uses in the tables;
2. Allowable as a conditional use, subject to approval of a Conditional Use Permit (Chapter 22.48), Master Use Permit (Chapter 22.49), or Temporary Use Permit Chapter (22.50), as applicable. Conditionally permitted uses are shown as "U" uses in the tables, and “U/P” means that the use may be either principally permitted or conditionally permitted depending on the specific criteria set forth in Chapter 22.32;
3. Land uses that are not listed in the table, are not shown in a particular zoning district, or are shown as a “—” in the land use tables are not allowed, except where otherwise provided by Section 22.06.040.B (Determination of Allowable Land Uses), or Section 22.06.050 (Exemptions from Land Use Permit Requirements). In some instances, there are specific land use restrictions contained in Chapter 22.32 that prohibit certain uses under specific circumstances.

Where the last column in the tables ("See Requirements and Standards in Section") includes a section number, the regulations in the referenced section apply to the use; however, provisions in other sections of this Development Code may apply as well.

Reference notes apply to Table 2-9, as enumerated below:

~~A. — Allowed subject to compliance with all applicable provisions of this Development Code, including Design Review where required, and subject to first obtaining any Building Permit or other permit required by the County Code. Permitted uses are shown as "P" uses in the following tables; and~~

~~B. — Allowed subject to approval of a Use Permit (Chapters 22.48 (Use Permits) and 22.50 (Temporary Use Permits)), shown as "U" uses in the tables.~~

~~Land uses that are not listed in the table or are not shown in a particular zoning district are not allowed, except where otherwise provided by Section 22.06.040.B (Determination of Allowable Land Uses), or 22.06.050 (Exemptions from Land Use Permit Requirements).~~

~~**Note:** Where the last column in the table ("See Standards in Section") includes a section number, the regulations in the referenced section apply to the use; however, provisions in other sections of this Development Code may apply as well.~~

- ~~1. Dairy operations are allowed only on a site with a minimum of 50 acres.~~
- ~~2. Only allowed where a single-family dwelling is first approved.~~
- ~~3. Only dwellings for teachers or custodial staff, or dwellings clearly accessory to the primary use of the site for agricultural purposes are allowed.~~
- ~~4. Housing is permitted in combined districts that allow housing, such as PF-RSP, PF-RMP, and PF-ARP. Single-family, two-family, and multi-family dwellings are principally permitted only on the Countywide Plan's Housing Overlay Designation sites.~~

TABLE 2-9 – ALLOWED USES AND PERMIT REQUIREMENTS FOR SPECIAL PURPOSE DISTRICTS

LAND USE (4) (See Article VIII for Definitions)	PERMIT REQUIREMENT		See Permit Requirements and Standards in Section:
	OA Open Area	PF Public Facilities	

AGRICULTURAL, RESOURCE, AND OPEN SPACE USES

Agricultural accessory structures	P	—	22.32.030
Commercial gardening	P	—	
<u>Community gardens</u>	<u>P</u>	<u>P</u>	
<u>Community gardens, market</u>	<u>U</u>	<u>U</u>	
Crop production	P	—	
Dairy operations	P(13)	—	
Fish hatcheries and game reserves	P	—	
Livestock operations, grazing	P	—	
Nature preserves	P(2)	U(2)	
Water conservation dams and ponds	P	—	
Small WECS	P	P	22.32.180
Medium WECS	P	P	22.32.180
Large WECS	—	—	22.32.180

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section:
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
—	Use not allowed. (See 22.02.020.E regarding uses not listed.)	

Notes:

- (1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (3) Dairy operations are allowed only on a site with a minimum of 50 acres.

Notes:

- 1. Dairy operations are allowed only on a site with a minimum of 50 acres.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.14.040 (Special Purpose District Development Standards) for applicable standards.

TABLE 2-9 – ALLOWED USES AND PERMIT REQUIREMENTS FOR SPECIAL PURPOSE DISTRICTS (Continued)

LAND USE (4) (See Article VIII for Definitions)	PERMIT REQUIREMENT		See Permit Requirements and Standards in Section:
	OA Open Area	PF Public Facilities	

RECREATION, EDUCATION, AND PUBLIC ASSEMBLY USES

Camping and Campgrounds	U	—	22.32.045
Child day-care centers	U(24)	U	22.32.050
Child day-care, large family day-care homes	P(24)	P	22.32.050
Child day-care, small family day-care homes	P(24)	P	22.32.050
Community centers	U	P	
Equestrian facilities	U	—	
Golf courses/country clubs	U	U	
Health/fitness facilities	U	U	
Horses, donkeys, mules and ponies	P(5)	—	22.32.030
Hunting and fishing clubs	U	—	
Indoor recreation centers	—	U	
Libraries and museums	U	U	
Outdoor commercial recreation	—	U	
Private residential recreation facilities	U	U	
Public parks and playgrounds	P	P	
Religious places of worship	U	U	
Rural recreation	U	—	
Schools	U	P	
Sports facilities and outdoor public assembly	—	U	
Theaters and meeting halls	—	U	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section:
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
—	Use not allowed. (See 22.02.020.E regarding uses not listed.)	

Notes: (Only the footnotes that apply to this page are listed.)

- (1) — Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) — See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (4) — Only allowed where a single family dwelling is first approved.
- (5) — Permit requirements determined by Section 22.32.030 (Animal Keeping).

Notes:

- 2. Only allowed where a single-family dwelling is first approved.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.14.040 (Special Purpose District Development Standards) for applicable standards.

TABLE 2-9 – ALLOWED USES AND PERMIT REQUIREMENTS FOR SPECIAL PURPOSE DISTRICTS (Continued)

LAND USE (4) (See Article VIII for Definitions)	PERMIT REQUIREMENT		See Permit Requirements and Standards in Section:
	OA Open Area	PF Public Facilities	

RESIDENTIAL USES

Affordable housing	—	U	Chapter 22.22
Agricultural worker housing	P	—	22.32.023
Guest houses	P(24)	P(24)	22.32.090
Home occupations	P(24)	P(24)	22.32.100
Residential accessory uses and structures	P(24)	P(24)	22.32.130
Room rentals	—	P(24)	
Single-family dwellings	U(36)	P(47)	
Two-family dwellings	U(36)	P(47)	
Multi-family dwellings	U(36)	P(47)	
Tennis and other recreational uses	U	P(24)	22.32.130

SERVICE USES

Cemeteries, columbariums, mausoleums	U	U	
<u>Commercial solar facilities</u>	<u>U</u>	<u>P</u>	
Medical services – Hospitals	U	P	
<u>Medical services – Clinics and laboratories</u>	<u>U</u>	<u>P</u>	
Offices, business	—	U	
Offices, government	U	P	
Offices, professional	—	U	
Public safety facilities	U	P	
Public utility service facilities	U	P	
Storage, accessory	P	—	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section:
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
—	Use not allowed. (See 22.02.020.E regarding uses not listed.)	

Notes: (Only the footnotes that apply to this page are listed.)

- (1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).
- (2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.
- (4) Only allowed where a single family dwelling is first approved.
- (6) Only dwellings for teachers or custodial staff, or dwellings clearly accessory to the primary use of the site for agricultural purposes are allowed.
- (7) Housing is permitted in combined districts that allow housing, such as PF RSP, PF RMP, and PF ARP. Single family, two family, and multi family dwellings are principally permitted only on the Countywide Plan’s Housing Overlay Designation sites.

Notes:

2. Only allowed where a single-family dwelling is first approved.
3. Only dwellings for teachers or custodial staff, or dwellings clearly accessory to the primary use of the site for agricultural purposes are allowed.
4. Housing is permitted in combined districts that allow housing, such as PF-RSP, PF-RMP, and PF-ARP. Single-family, two-family, and multi-family dwellings are principally permitted only on the Countywide Plan's Housing Overlay Designation sites.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.14.040 (Special Purpose District Development Standards) for applicable standards.

TABLE 2-9 - ALLOWED USES AND PERMIT REQUIREMENTS FOR SPECIAL PURPOSE DISTRICTS (Continued)

LAND USE (4) (See Article VIII for Definitions)	PERMIT REQUIREMENT		See Permit Requirements and Standards in Section:
	OA Open Area	PF Public Facilities	

TRANSPORTATION AND COMMUNICATIONS USES

Airparks	U	U	
Marinas and harbors	U	—	
Pipelines and utility lines	P	U	
Telecommunications facilities	P(8)	U(8)	22.32.165
Transit stations and terminals	—	U	
Transit stop shelters	<u>P</u> —	P	

KEY TO PERMIT REQUIREMENTS

Symbol	Permit Requirement	Procedure is in Section:
P	Permitted use. (2)	
U	Conditional use, Use Permit required. (2)	Chapter 22.48
—	Use not allowed. (See 22.02.020.E regarding uses not listed.)	

Notes: (Only the footnotes that apply to this page are listed.)

(1) Definitions for the listed land uses are in Article VIII (Development Code Definitions).

(2) See Chapter 22.42 (Design Review) for Design Review requirements for all uses.

(8) Use Permit requirement may be waived when wireless communication is collocated and/or uses stealth design.

“P” means principally permitted

“U” means conditionally permitted subject to Use Permit approval

“—” means prohibited

See Section 22.14.040 (Special Purpose District Development Standards) for applicable standards.

22.14.040 – Special Purpose District Development Standards

General Standards – Use of Table. Proposed development within the special purpose zoning districts established by Section 22.06.020 (Zoning Districts Established) shall be designed and constructed in compliance with the development standards in Table 2-10 (Special Purpose District Development Standards).

**TABLE 2-10
SPECIAL PURPOSE DISTRICT DEVELOPMENT STANDARDS**

Zoning District	Minimum Lot Area ⁽¹⁾	Maximum Residential Density ⁽¹²⁾	Minimum Setback Requirements ⁽¹³⁾			Height Limit ⁽¹⁴⁾		Maximum FAR ⁽¹⁵⁾
			Front	Sides	Rear	Primary	Accessory	
OA	Not applicable	Not applicable ⁽²⁾	Not applicable			35 ft.	15 ft.	Not applicable
PF		Not permitted ⁽²⁾						

Notes:

- (1) ~~Development is subject to Chapter 22.42 (Design Review). Minimum lot area is determined through the Design Review process in compliance with Chapter 22.42 (Design Review). Through Design Review, the Review Authority will determine whether the lot area is adequate for a proposed land use.~~
- (2) Dwellings are not permitted in PF districts, except in PF-residential combined districts. Maximum residential density in OA districts is determined through the Design Review process in compliance with Chapter 22.42 (Design Review).
- (3) ~~Setbacks are determined through the Design Review process in compliance with Chapter 22.42 (Design Review).~~
- (4) ~~See Section 22.20.060 (Height Measurement and Height Limit Exceptions) for height measurement and exceptions. For land uses other than residential uses, the height limit is determined through the Design Review process in compliance with Chapter 22.42 (Design Review).~~
- (5) ~~Maximum floor area is determined through the Design Review process in compliance with Chapter 22.42 (Design Review).~~

See Article VIII (Development Code Definitions) for definitions of the terms used above.

22.14.050 – Minimum Lot Size “-B” Combining District

- A. Purpose.** The Minimum Lot Size “-B” combining district is intended to establish lot area, setback, height, and floor area ratio (FAR) requirements for new development that are different from those normally applied by the primary zoning district applicable to a site; and to configure new development on existing lots, where desirable because of specific characteristics of the area.
- B. Development standards.** Where the B combining district is applied, the minimum lot area, setback, height, and floor area ratio standards in Table 2-11 (B Combining District Development Standards) shall be required, instead of those that are normally required by the primary zoning district. The maximum residential density for proposed subdivisions for that portion or portions of properties with sensitive habitat or within the Ridge and Upland Greenbelt or the Baylands Corridor, and properties that lack public water or sewer systems, shall be calculated at the lowest end of the density range as established by the governing Countywide Plan Land Use Designation. This restriction does not apply to lots governed by the Countywide Plan’s PD_AERA (Planned Designation – Agricultural and Environmental Reserve Area) land use designation and to lots in the Baylands Corridor that are two acres or less in size that were legally created prior to January 1, 2007. Densities higher than the lowest end of the applicable density range may be considered on a case-by-case basis for new housing units affordable to very low and low income households that are capable of providing adequate water and sanitary services, as long as the development complies with the California Environmental Quality Act

and all other applicable policies in the Countywide Plan including, but not limited to, those governing environmental protection.

**TABLE 2-11
B COMBINING DISTRICT DEVELOPMENT STANDARDS**

Zoning District	Minimum Lot Area (1)	Minimum Setback Requirements (2)			Height Limit (3)		Maximum FAR (4, 5)
		Front	Sides	Rear	Primary	Accessory	
B1	6,000 sq.ft.	25 ft.	5 ft., 10 ft. on street side	20% of lot depth to 25 ft. max.	30 ft.	15 ft.	0.30
B2	10,000 sq.ft.		10 ft.				
B3	20,000 sq.ft.		15 ft.				
B4	1 acre		20 ft.				
B5	2 acres		30 ft.	20 ft., 30 ft. on street side	30 ft.		
B6	3 acres						
BD	See Section 22.30.050 (Sleepy Hollow Community Standards)						
BLV	See Section 22.30.040 (Lucas Valley Community Standards)						

Notes:

- (1) Minimum lot area shown applies except where Section 22.82.050 (Hillside Subdivision Design) establishes a different standard.
- (2) See Section 22.20.100 (Setback Requirements and Exceptions) for setback measurement, allowed projections into setbacks, and exceptions to required setbacks.
- (3) See Section 22.20.060 (Height Measurement and Height Limit Exceptions) for height measurement and exceptions. Single-family dwellings over 30 feet in height require Design Review approval in compliance with Chapter 22.42 (Design Review), and single-family dwellings over 35 feet in height require Design Review and Variance approval in compliance with Chapters 22.42 (Design Review) and 22.54 (Variances).
- (4) Single-family dwellings that contain over 4,000 square feet of floor area require Design Review approval in compliance with Chapter 22.42 (Design Review).
- (5) The maximum non-residential and non-agricultural floor area for that portion or portions of properties with sensitive habitat or within the Ridge and Upland Greenbelt or the Baylands Corridor, and properties that lack public water or sewer systems, shall be calculated at the lowest end of the floor area ratio range as established by the governing Countywide Plan Land Use Designation. The floor area ratio restrictions do not apply to additions to non-residential and non-agricultural structures not exceeding 500 square feet. This restriction does not apply to lots governed by the Countywide Plan's PD-AERA (Planned Designation – Agricultural and Environmental Reserve Area) land use designation and to lots in the Baylands Corridor that are two acres or less in size that were legally created prior to January 1, 2007. Densities higher than the lowest end of the applicable density range may be considered on a case-by-case basis for new housing units affordable to very low and low income households that are capable of providing adequate water and sanitary services.

See Article VIII (Development Code Definitions) for development standard definitions.

22.14.060 – Bayfront Conservation (-BFC) Combining District

A. Purpose. The Bayfront Conservation (-BFC) combining district is intended to regulate land and water uses, to:

1. Prevent destruction or deterioration of habitat and environmental quality;
2. Prevent further loss of public access to and enjoyment of the bayfront;
3. Preserve or establish view corridors to the bayfront;
4. Ensure that potential hazards associated with development do not endanger public health and safety; and
5. Maintain options for further restoration of former tidal marshlands.

B. Application of combining district. The -BFC district may only be combined with the following zoning districts established by Section 22.06.020 (Zoning Districts Established):

1. A (Agriculture and Conservation);
2. ARP (Agricultural, Residential Planned);
3. RSP (Residential, Single-Family Planned);
4. RMP (Residential, Multiple Planned);
5. RX (Residential, Mobile Home Park);
6. RF (Residential, Floating Home Marina);
7. RMPC (Residential/Commercial Multiple Planned);
8. CP (Planned Commercial);
9. OP (Planned Office);
10. RCR (Resort and Commercial Recreation); and
11. IP (Industrial, Planned).

C. Environmental assessment. Before the filing of a development application for undeveloped, agricultural or redevelopment lands within the -BFC combining district, an environmental assessment shall be prepared in consultation with the County to determine the development capability and physical and policy constraints of land and water areas. A composite definition of the appropriate subzone(s) and map delineation for the parcel proposed for development shall be based upon the findings, conclusions and recommendations of the environmental assessment. Thus, a range of appropriate permitted and/or conditional uses and specific regulations for siting and design of development on the site can be identified.

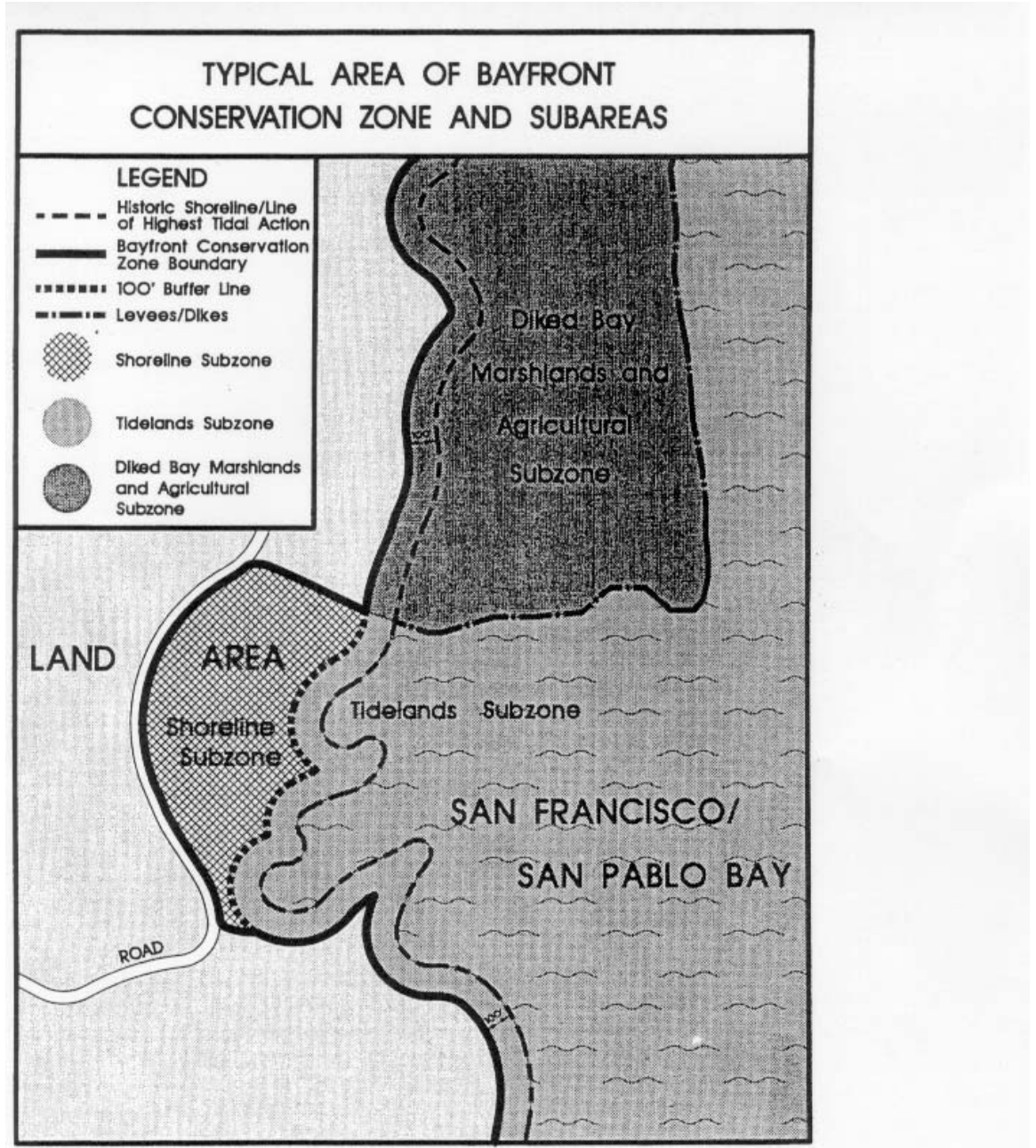
The use of an environmental assessment is intended to provide the highest degree of environmental protection while permitting reasonable development of sensitive land and water areas consistent with the goals, objectives and policies contained within the Marin Countywide Plan.

- D. Waiver of environmental assessment.** ~~T~~An applicant may file a formal written request to waive the requirements for an environmental assessment may be waived in conjunction with the proposed development of one single-family dwelling or other minor projects, or when a project is subject to environmental review. The Director may grant this waiver upon finding that the project conforms to the purpose of the Bayfront Conservation District and that sufficient evidence has been submitted to demonstrate the project's compliance with the design standards contained in this Section.
- E. Combining district subzones.** The Bayfront Conservation Combining District consists of the following three subzones (See Figure 2-1):
- 1. Tidelands Subzone.** The tidelands subzone includes all areas subject to tidal action including salt marshes, beaches, rocky shorelines, and mudflats, and all open water areas.

This subzone also includes all the contiguous and adjacent land up to the line of highest tidal action (as applied by the Bay Conservation and Development Commission (BCDC) in compliance with the McAtteer-Petris Act); or the landward dike which circumscribes tidal inflow; or the nearest publicly-maintained road; whichever bounds the largest area of tidal marsh and channels.

This subzone further includes a 100-foot wide band landward on undeveloped land, as measured from the line of highest tidal action, within which a flexible buffer could be delineated on a case-by-case basis. The purpose of this subzone is to define areas that should be left in their natural state because of their biological importance to the estuarine ecosystem.

**FIGURE 2-1
BAYFRONT CONSERVATION COMBINING DISTRICT SUBZONES**



- 2. Diked Bay Marshland and Agricultural Subzone.** (Mapped as "modified wetland.") The diked bay marshlands and agricultural subzone includes all historic bay marshlands (as determined by Nicholas and Wright (1971)). These former marshlands have been diked off from tidal action, and in many cases, filled or partially filled and/or converted to agricultural uses, airports, urban development, and in a few instances lagoons with residences.

This subzone defines areas with similar subsurface or surface conditions; areas which are close to and functionally related to tidal lands; areas in which it is possible to foster the continuation of agriculture; or, if that ceases, to consider the feasibility of returning undeveloped, unfilled former marshes to a more productive wildlife habitat by restoration. This subzone includes a 100-foot wide band landward on undeveloped lands, within which a flexible buffer can be delineated on a case-by-case basis.

3. **Shoreline Subzone.** The shoreline subzone includes a few shoreline areas where main public thoroughfares (Highway 101, Paradise Drive, San Pedro Road, etc.) follow the coastline and promote visual access to the bay. The subzone extends from the bayside of the roadway to the tidelands subzone. This subzone defines a viewshed and promotes conservation of coastal habitats such as bluff vegetation and wildlife nesting/resting areas.

F. Design guidelines.

1. Habitats:

- a. Development should not encroach into wetlands and sensitive wildlife habitats, limit normal range areas, create barriers which cut off access to food, water or shelter, or cause damage to fisheries or fish habitats. Buffer zones between development and identified or potential wetland areas should be provided. Access to environmentally sensitive marshland and adjacent habitat should be restricted, especially during spawning and nesting seasons.
- b. Buffers between wetland habitat and developed uses should be 100 feet minimum width, determined by: biological (habitat) significance; sensitivity of habitats or particular species; presence of threatened or endangered species; susceptibility of adjacent site to erosion; topography and configuration of wetland areas; and type and scale of development proposed. Existing man-made features (e.g., roads and dikes) are useful buffers.
- c. Proposed development should be designed to minimize removal of vegetation, which is important for soil stabilization, increasing recharge, and providing wildlife habitat. Areas which must be cleared of vegetation should be restored with plantings of native and other non-competing species, where revegetation is determined to be environmentally desirable. Exotic species which are considered invasive and which displace native species should be removed. Evaluation of vegetation to be removed and restored will be done on a case-by-case basis.
- d. Freshwater habitats in the Bayfront Conservation Combining District should be preserved and/or expanded so that the circulation, distribution, and flow of the fresh water supply is facilitated. These habitats are found along freshwater streams and small former marshes.

2. Access and recreation:

- a. Public access should be sited and designed to facilitate public use and enjoyment of the bayfront lands. Public areas should be clearly marked, and continuous 10-foot wide pedestrian easements from the nearest roads to the shoreline and along the shoreline should be provided. Public access areas should be designed to minimize

possible conflicts between public and private uses on the properties. Walkways should generally be set back at least 10 feet from any proposed structure.

- b. Within the Bayfront Conservation Zone, provisions should be made for recreational development and access to the shoreline marshes for such uses as fishing, boating, hunting, picnicking, hiking and nature study. There should be provisions for both separated wildlife preserve and more intensively used recreational uses along the bayfront.

3. Buildings:

- a. Design and spacing of structures should permit visual access to shoreline areas. Buildings should be clustered to allow bay views from streets and, where appropriate, to allow for animal movement corridors from uplands to marshes. Building design should be low profile.
- b. Public activity centers where outdoor human activity is expected should be set back at least 100 feet from the marsh edge (i.e., from the edge of either a defined wetland (diked bay marshland subzone), or in the adjacent tidelands subzone). This includes theaters, restaurants, schools, commercial uses, office uses and similar uses.
- c. Buildings or structures that are constructed in designated flood zones shall comply with the minimum development standards for identified flood plain areas as established in Title 23, Section 23.09 of the County Code.

4. Utilities. All new utility distribution lines shall be placed underground.

5. Environmental quality:

- a. The County may, upon consultation with Regional, State, and Federal Agencies, require off-site as well as on-site mitigation measures in order to eliminate or reduce adverse environmental impacts as a result of any proposed development.
- b. Development shall occur in a manner which minimizes the impact of earth disturbance, erosion, water pollution, and disruption of wildlife habitat.
- c. The development of jetties, piers and outfalls should not alter the movement patterns of the bay's tides and currents such that significant adverse impacts would result.

6. Diking, filling and dredging. The County shall prohibit diking, filling or dredging in areas subject to tidal action (Tidelands subzone) unless the area is already developed and currently being dredged. Current dredging operations for maintenance purposes may continue subject to environmental review, if necessary. In some cases, exceptions to the prohibition of diking, filling, and dredging may be made for areas that are isolated, or limited in productivity. In tidal areas, only land uses which are water-dependent shall be permitted, consistent with Regional, State, and Federal policy. These include ports, water-related industry and utilities, essential water conveyance, wildlife refuge, and water-oriented recreation.

Exceptions to the prohibition of diking, filling, and dredging may be granted for emergency or precautionary measures in the public interest (e.g., protection from flood or

other natural hazards). Removal of vegetation shall be discouraged. Alteration of hydrology should only be allowed when it can be demonstrated that the impact will be beneficial or non-existent.

7. Aesthetic and scenic quality:

- a. The County shall ensure protection of visual access to the bayfront and scenic vistas of water and distinct shorelines through appropriate siting and design of development.
- b. In particular, waterfront development should be sited and designed to permit open views in optimal locations for public enjoyment of bayfront lands.

8. Protection from geologic, flooding and other hazards:

- a. Any development proposed for lands within the -BFC combining district shall be consistent with policies of the Environmental Hazards Element of the Countywide Plan. Proposed development should not occur in areas which pose hazards, including differential settlement, slope instability, liquefaction, ground shaking and rupture, tsunami, flooding, or other ground failures.
- b. Areas underlain by deposits of "young muds" should be reserved for water-related recreational uses, habitat, and open space. Limited development may be allowed subject to the approval of the U.S. Army Corps of Engineers and other trustee agencies.
- c. Development proposed on bayfront lands with soil conditions that are unsuitable for construction, or experience seismic activity, should be designed to minimize earth disturbance, erosion, flooding, water pollution, and other hazards to public safety, or flooding.

9. Agricultural uses:

- a. Agricultural activities should minimize removal of natural vegetation where possible.
- b. Use of pesticides, insecticides, etc. should comply with existing State and Federal standards.
- c. Development shall be sited and designed to preserve and protect existing agricultural lands in the Bayfront Conservation Zone.

22.14.070 – Primary Floodway (F-1) District

- A. Purpose.** The Primary Floodway (F-1) combining district is intended to insure that life and property will be protected within designated floodways and to prevent increased flooding due to random and uncontrolled development which will impede passage of ultimate floodwaters.
- B. Application of combining district.** The –F-1 district shall apply to those lands within a primary floodway and shall consist of the channel of a watercourse and that portion of the adjoining floodplain which is reasonably required to provide for the passage of floodwaters of the watercourse. The F-1 district may be combined with any zoning districts established by

Section 22.06.020 (Zoning Districts Established) and their companion coastal zones established by Article V.

- C. **Prohibited Uses.** No buildings or structures shall be constructed within an F-1 district. No dredging, filling or levee or dike construction shall be permitted in an F-1 district if it will tend to increase the water surface level or impede the flow of water.
- D. **Permitted Uses.** Actual uses existing at the time of the adoption of an F-1 district for a specific area shall be permitted and shall be treated as nonconforming uses according to Chapter 22.112 (Nonconforming Structures, Uses, and Parcels). Nothing herein shall prohibit placing one floating boat dock on each legal lot of record that existed at the time the F-1 district was created.

22.14.080 – Secondary Floodway (F-2) District

- A. **Purpose.** The Secondary Floodway (F-2) combining district is intended to insure that life and property will be protected within secondary floodways and to prevent increased flooding due to random and uncontrolled development which will impede the capacity of secondary floodplains to receive overflow flood waters.
- B. **Application of combining district.** The F-2 district shall apply to those lands within the portion of a natural floodway between the limits of the primary floodway, and the limits of the floodplain where inundation may occur. The F-2 district may only be combined with any zoning districts established by Section 22.06.020 (Zoning Districts Established) and their companion coastal zones established by Article V (Coastal Zones – Permit Requirements and Development Standards).
- C. **Permitted Uses.** Those uses authorized by the governing zoning district may be permitted on lands within an F-2 district subject to the established design standards.
- D. **Design Standards.**
 - 1. No buildings, structures, levee, dike, fill, or any other activity shall be permitted within an F-2 district, if it would reduce the ponding area and capacity of any parcel of land within the F-2 district.
 - 2. Buildings, structures, levees, dikes, fill and other activity may be permitted in an F-2 district provided the following findings are made:
 - a. The improvement is located within an encroachment area specified at the time the F-2 district was established, or would not reduce the ponding capacity of the site by the percentage specified at the time the F-2 district was established. The remaining land area shall be dedicated as a ponding area to absorb overflow from the primary floodway.
 - b. Prior to performing any activity in an F-2 district, the property owner shall enter into an agreement with the County, the Marin County Flood Control and Water Conservation District, or other appropriate public agency. The agreement shall include the following provisions:
 - 1. The remaining area or percentage of the parcel shall be subject to ponding and overflow;

2. Lands within any F-1 district included in the property involved shall be dedicated to the County, the Marin County Flood Control and Water Conservation District, or other appropriate public agency;
 3. Drainage improvements which will enable the remaining area or percentage to serve as a ponding and overflow area shall be constructed by the property owner;
 4. A bond may be required to guarantee performance of the agreement;
 5. Other provisions reasonably required to fulfill the purposes of the F-1 and F-2 district may be imposed;
- c. Full use of the entire parcel shall be permitted only at such time as both of the following conditions are met:
1. Ultimate flood control channel improvements specified at the time the F-2 district was adopted are constructed through the parcel or parcels being developed. Alternative methods of providing flood control facilities may be approved by the County, the Marin County Flood Control and Water Conservation District, or other appropriate public agency provided they provide equal capacity to that of the ultimate flood control channel improvements adopted at the time the F-2 district was created; and
 2. The ultimate flood control channel section is constructed from the parcel to be developed, downstream to the mouth of the primary floodway.

22.14.090 – Affordable Housing (AH) Combining District

- A. Purpose.** The AH combining district allows affordable housing development at a density of 20 units per acre and offers development incentives on sites that are otherwise governed by a lower density zone. This approach allows compact development to occur on portions of parcels and encourages affordable housing over market rate housing on key sites.
- B. Permitted Uses.** Affordable housing pursuant to Chapter 22.22 is permitted in an AH zoning district and if consistent with a community or specific plan.
- C. Incentives.** Incentives shall be offered pursuant to those established in Chapter 22.24.

D. Application of combining district. The AH combining district applies to the sites listed below:

Site Name	Address	Assessor Parcel Number(s)	Zoning	AH Combining District
St. Vincent's / Silveira	St. Vincent's Drive, San Rafael	155-011-08 155-011-28 155-011-29 155-011-30 155-121-16	A2:AH	Limited to 5 acres
Marin City Community Development Corporation	441 Drake Ave, Sausalito (Marin City)	052-140-36	RMP- 4.2:AH	Limited to 0.75 acres
Golden Gate Seminary	201 Seminary Drive, Mill Valley (Strawberry)	043-261-25 043-261-26	RMP- 2.47:AH	Limited to 2 acres

CHAPTER 22.16 – DISCRETIONARY PLANNED DISTRICT DEVELOPMENT STANDARDS

Sections:

- 22.16.010 – Purpose of Chapter
- 22.16.020 – Applicability
- 22.16.030 – ~~Planned District~~ General Standards
- 22.16.040 – Additional ARP District Standards

22.16.010 – Purpose of Chapter

This Chapter provides development standards intended to enhance the character and preserve the natural heritage of the area for sites within the ARP, RSP, RMP, RX, CP, OP, RCR, RMPC, RF, and IP zoning districts established by Section 22.06.020 (Zoning Districts Established).

22.16.020 – Applicability

The provisions of this Chapter apply to proposed development subject to Master Plan, Design Review, and Site Plan Review, and ~~new land uses~~ in addition to all other applicable provisions of this Development Code. In the event of any conflict between the provisions of this Chapter and other provisions of this Development Code, this Chapter shall control.

22.16.030 – ~~Planned District~~ General Standards

~~A. Purpose.~~ This Section provides standards for the development of varied types of land uses designed without the confines of specific yard requirements, where amenities resulting from flexibility of design will benefit the public welfare or other properties in the community, in a manner that will implement the policies of the Marin Countywide Plan.

~~B. Applicability.~~ The standards of this Section apply to development and new land uses within the planned zoning districts, in addition to the provisions of Section 22.16.020 (Planned District General Standards).

~~CA. Subdivisions, residential density.~~ The minimum lot area for new subdivisions, and the maximum density for residential projects within the planned districts, shall be evaluated for consistency with the Marin Countywide Plan and zoning and shall be determined through the processes of Master Plan, Precise Development Plan, and Tentative Map approval, rezoning the site, and shall be shown on the Zoning Map.

~~DB. Site planning standards.~~ The minimum setback requirements, floor area ratio, maximum site coverage, height limits, and other development standards, applicable to a site in a planned district, shall be determined through Master Plan ~~or Precise Development Plan~~ (Chapter 22.44), ~~or~~ Design Review (Chapter 22.42), Site Plan Review (Chapter 22.52), or Tentative Map (Chapter 22.84), as applicable.

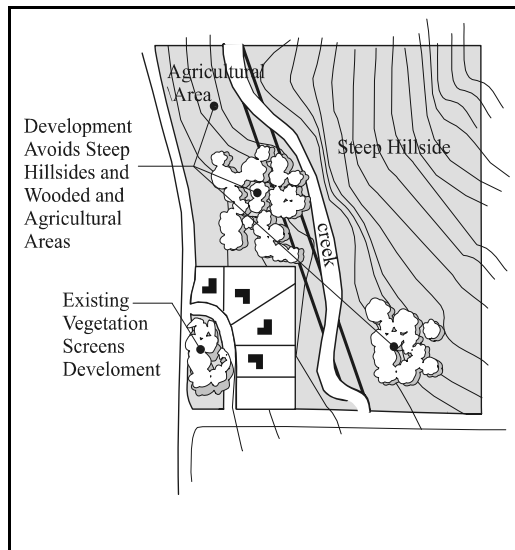
~~CE. Access:~~

1. **Roads.** In ridge land areas designated by the Marin Countywide Plan, roads shall be designed to rural standards. (Generally, not more than 18 feet pavement width, depending on safety requirements. A minimum of 16 feet may be permitted in certain very low use areas, as provided in the improvement standards established in compliance with Title 24, Sections 24.04.020 et seq. of the County Code (Roads).) No new roads shall be developed where the required grade is more than 15 percent unless the Review Authority determines that the roads can be built without environmental damage, comply with State fire safety regulations, and be used without public inconvenience.
2. **Driveways.** Driveways shall be designed in compliance with Title 24, Sections 24.04.235 et seq. of the County Code (Driveways). Driveway length shall be minimized, consistent with the clustering requirements of following Subsection F.1.

FD. Building location:

1. **Clustering requirement.** Structures shall be clustered in the most accessible, least visually prominent, and most geologically stable portions of the site, consistent with needs for privacy where multiple residential units are proposed. Clustering is especially important on open grassy hillsides; a greater scattering of buildings may be preferable on wooded hillsides to save trees. The prominence of construction shall be minimized by placing buildings so that they will be screened by existing vegetation, rock outcroppings or depressions in topography. In agricultural areas, residential development shall be clustered or sited to minimize possible conflicts with existing or possible future agricultural uses.

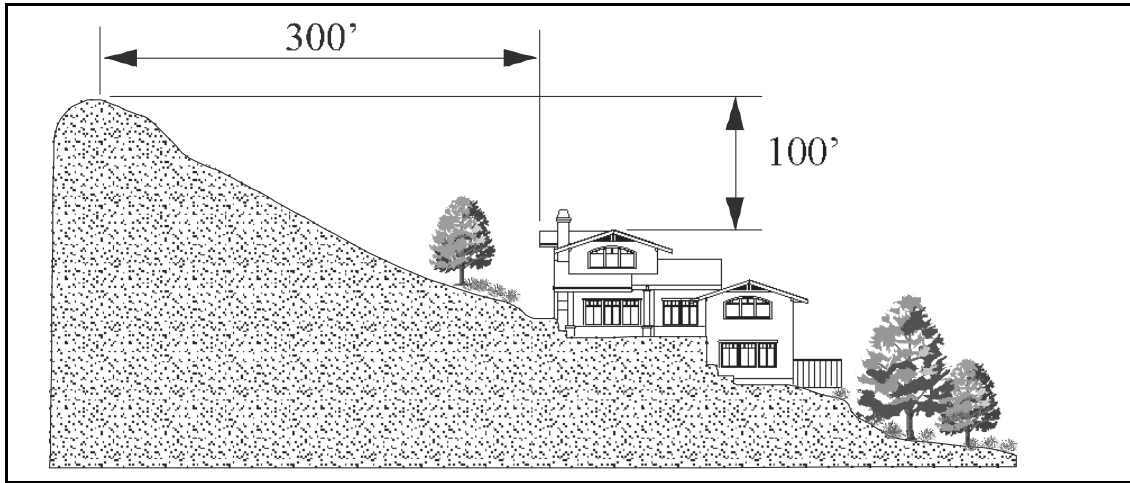
**FIGURE 2-2
CLUSTERING OF DEVELOPMENT**



2. **Development near ridgelines.** No construction shall occur on top of, or within 300 feet horizontally, or within 100 feet vertically of visually prominent ridgelines, whichever is more restrictive, unless no other suitable locations are available on the site or the lot is located substantially within the ridgeline area as defined herein. If structures must be placed within this restricted area because of site constraints or because siting the development outside of the ridgeline area will result in greater visual or environmental

impacts, they shall be in locations that are the least visible from adjacent properties and view corridors.

**FIGURE 2-3
LOCATION OF STRUCTURES NEAR RIDGELINES**



3. **Energy conservation.** Solar access shall be considered in the location, design, height and setbacks of all buildings. Generally, buildings should be oriented in a north/south fashion with the majority of glazing on the south wall or walls of the buildings.
4. **Noise mitigation.** Noise impacts on residents in nearby areas shall be minimized through the placement of buildings, recreation areas, roads and landscaping.

GE. Facilities. Where possible, facilities and design features called for in the Marin Countywide Plan shall be provided on the site. These include units with three or more bedrooms, available to households with children; child-care facilities; use of reclaimed waste water; use of materials, siting, and construction techniques to minimize consumption of resources such as energy and water; use of water-conserving appliances; recreation facilities geared to age groups anticipated in the project; bus shelters; design features for bicycle paths to accommodate people with disabilities linked to City-County systems; bicycle parking and related showers and lockers; and facilities for composting and recycling.

HF. Landscaping. Introduced landscaping should be designed to minimally disturb natural areas, and shall be compatible with the native plant setting. Landscaping plans should be prepared in compliance with Chapter 22.26 (Landscaping). Landscaping plans should consider fire protection, solar access, the use of native and drought tolerant plant species and minimal water use. Planting should not block scenic views from adjacent properties or disturb wildlife trails. See also Chapter 22.26 (Landscaping).

IG. Lighting, exterior. Exterior lighting visible from off-site should be allowed for safety purposes only, shall consist of low-wattage fixtures, and should be directed downward and shielded to prevent adverse lighting impacts on nearby properties, subject to the approval of the Director.

JH. Open space areas. Project approval may require the preservation of land as open space to protect rural visual character, wildlife habitat, riparian corridors and wetlands.

1. **Open space dedication.** Land to be preserved as open space may be dedicated in fee title to the County or other agency designated by the County before issuance of any

construction permit, or may remain in private ownership with appropriate scenic and/or open space easements/agreements granted to the County in perpetuity. The County may require reasonable public access across those lands remaining in private ownership, consistent with Federal and State law.

2. **Maintenance.** The County or other designated public agency will maintain all open space lands accepted in fee title, as well as public access and trail easements across private property. Open space lands that remain in private ownership with scenic easements shall be maintained in compliance with the adopted policies of the Marin County Open Space District and may require the creation of a homeowners' association or other organization to maintain the private open space.
3. **Open space uses.** Uses in open space areas shall be in compliance with policies of the Marin County Open Space District. Generally, uses shall have no or minimal impact on the natural environment. Pedestrian and equestrian access shall be provided where possible and reasonable.

KI. Project design:

1. Height limits for structures:

- a. 30 feet for primary structures, 15 feet for accessory structures.
- b. The floor level of the lowest floor shall not exceed 10 feet above natural grade at the lowest corner.
- c. Structures located within the ridgeline areas pursuant to Subsection F.2 above shall be limited to a maximum height of 18 feet.
- d. Where allowed, agricultural structures sited in compliance with the requirements of Section 22.16.030.F.2 (Development near ridgelines) may exceed the above height limits with Design Review approval. See Chapter 22.42 (Design Review).
- e. These requirements may be waived by the Director in unusual circumstances resulting from an irregular site characteristic (e.g., location, lot shape/size, topography) where the waiver will not result in a structure that will impinge significantly on sun and light exposure, views, vistas, and privacy of adjacent properties and rights-of-way.

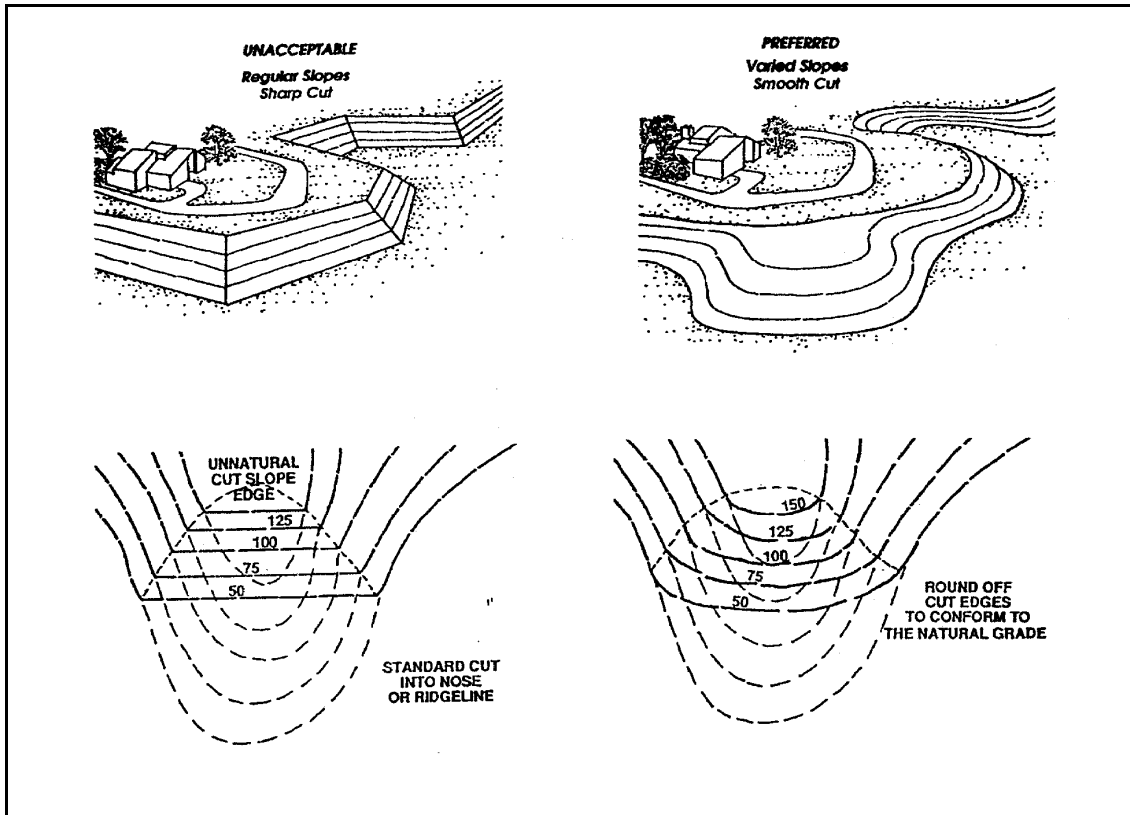
2. **Materials and colors.** Building materials and colors shall be chosen to blend into the natural environment unobtrusively, to the greatest extent possible.

LJ. Site preparation.

1. **Grading.** Grading shall occur in compliance with Title 23, Chapter 23.08 (Excavating, Grading and Filling) of the County Code, but shall be held to a minimum. Every reasonable effort shall be made to retain the natural features of the land: skylines and ridgetops, rolling land forms, knolls, native vegetation, trees, rock outcroppings, and watercourses. Where grading is required, it shall not create flat planes and sharp angles of intersection with natural terrain. Slopes shall be rounded and contoured to blend with existing topography. See Figure 2-4 (Desirable Grading Practice).

2. **Drainage.** Areas adjacent to creeks shall be maintained in their natural state as much as possible. All construction shall ensure drainage into the natural watershed in a manner that will avoid significant erosion or damage to adjacent properties. Impervious surfaces shall be minimized.
3. **Trees and vegetation.** Every effort shall be made to avoid tree removal, or changes or construction that would cause the death of existing trees, rare plant communities, and wildlife habitats.

**FIGURE 2-4
DESIRABLE GRADING PRACTICE**



4. **Fire hazards.** Development shall be permitted in areas subject to wildfire threat only where the Review Authority determines there is adequate access for fire and other emergency vehicles, an adequate water supply, a reliable fire warning system, and fire protection service. Setbacks for firebreaks shall be provided if necessary. Projects shall comply with State fire safe requirements including defensible space and residential construction techniques.
5. **Geologic hazards.** Construction shall not be permitted on identified seismic or geologic hazard areas such as on slides, on natural springs, on identified fault zones, or on bay mud without approval from the Department of Public Works, based on acceptable soils and geologic reports.

6. Watershed areas. All projects within water district watershed areas shall be referred to the affected district for review and comment. Damaging impoundments of water shall be avoided.

MK. Utilities. Street lights in ridge land areas shall be of low intensity and low profile. Power and telephone lines shall be undergrounded in all areas, where feasible.

NL. Plan consistency. Project approval shall require findings of consistency with the Marin Countywide Plan and any applicable Community Plan that may have more restrictive standards than the preceding provisions of this Section.

22.16.040 – Additional ARP District Standards

The following standards apply to development and new land uses within the ARP zoning district, in addition to the provisions of Section 22.16.030 (Planned District General Standards).

A. Agricultural and open space uses. Agricultural uses shall be encouraged in ARP zones.

1. ~~UAs part of the Master Plan review process,~~ usable agricultural land should be identified and efforts made to preserve and/or promote its use. Agricultural land not presently in production, may be preserved as undeveloped private open space to be made available in the future on a lease basis for compatible agricultural uses. The primary intent shall be to preserve agricultural land not in production for future agricultural uses, not to provide open space/recreational land uses that will interfere with agricultural operations.
2. Lands to be preserved for agriculture and/or open space use may require the creation of a homeowner's association or other organization for their maintenance.
3. The nature and intensity of large-scale agricultural uses should be described in the form of an agricultural management plan prepared by the landowner or lessee and approved by the County. Management plans should consider intensity of grazing, water runoff protection, chemical and fertilizer use, and separation from existing or proposed residential uses, to preserve agricultural land practices.
4. In some cases, the County may require reasonable public access across those lands remaining in private ownership. Pedestrian and/or equestrian access shall be provided where consistent with adopted County and coastal plans, where not in conflict with agricultural uses, and where liability issues have been resolved. Public access for pedestrian and/or equestrian purposes shall be required as a condition of plan approval.

B. Fire protection. In rural areas, and areas without public water systems, on-site water storage capacity may be required for each single-family dwelling, subject to the requirements of the County Fire Department. In planned or cluster developments, provisions should be made for common water storage facilities and distribution systems, where feasible. Maintenance of these water storage facilities and distribution systems should be performed according to a plan approved by the County Fire Department.