

County Code Chapter 19.24.040: A, Agricultural district regulations

Permitted Uses:

1. Single-family dwelling
2. General farming, including but not limited to the raising, growing and harvesting of vegetable, field, orchard, bush and berry crops; vineyards; trees
3. Nurseries, greenhouses; mushroom rooms; floriculture
4. Pasture for grazing (including supplemental feeding), raising, maintaining, breeding and training of horses, cattle, sheep and goats, hogs and similar livestock, provided there is no feeding of garbage, sewage, refuse or offal
5. Feed lots, feed yards, provided there is no feeding of refuse, garbage, sewage or offal
6. Poultry farms
7. Dairies
8. The raising, feeding, maintaining, breeding and slaughtering of livestock, chickens, turkeys, rabbits, pigeons, ducks, geese, fish, frogs and small animals or fowl in household numbers for family use
9. Wells, water storage and reservoirs, including on-site excavation or removal of materials for construction thereof
10. Storage of petroleum products for use by the occupants of the premises
11. Any structure, building, equipment or use incidental and necessary to any of the foregoing uses
12. Wineries as defined in Section [19.08.687](#) and the following incidental uses when located within an A-I or A-G General Plan designation, subject to providing off-street parking and meeting all necessary clearances from the health and building departments. Additionally, wineries located on private roads shall have entered into a road maintenance agreement with a majority of the owners of the road, or obtain a use permit pursuant to County Code Section 19.56 before commencing any of the following uses:
 - a. Wine tasting;
 - b. Winery tours;
 - c. Wholesale and retail sales of wine and grape products
 - d. Compensated or noncompensated events with up to one hundred twenty-five persons in attendance with no limitation on number of events per year;
 - e. Picnic area(s) for winery-related activities;
 - f. Art galleries with sales and framing;
 - g. A food preparation facility for catering on-premises indoor or outdoor functions;
 - h. Agricultural-related museums;
 - i. Gift display area not to exceed a total of five hundred square feet in interior footprint area for the retail sale of winery-related promotional items, gift items, and/or pre-packaged foods;
 - j. Social gatherings or weddings for up to and including four hundred fifty person up to and including twelve events per year with no more than four such events per month;
 - k. Indoor or outdoor amplified music until ten p.m.

Uses Requiring a Conditional Use Permit:

13. Farm-labor camps, forestry-labor camps and farm-labor quarters as defined in this title
14. Recreation uses
15. Processing, packaging, selling, shipping of agricultural products
16. Veterinary clinics, animal hospitals, kennels
17. Auction and sales yards
18. Turkey farms, provided there is a cover crop or other dust control
19. Any garbage, sewage; refuse or offal feeding
20. Commercial small animal and fowl specialty farms, including but not limited to chinchillas, minks, foxes, rodent, aviaries, rabbits, frogs, pigeons, ducks, geese
21. Commercial slaughterhouses and stockyards for livestock, small animals, poultry and fowl
22. Rendering plants, fertilizer plants and yards
23. Oil and gas wells, drilling, mining and excavation of natural minerals
24. Logging and timber cutting
25. Any structure, building, use or equipment incidental and necessary to any of the above uses, located on the same site, and included in the use permit
26. Social gatherings or weddings held at a winery located within an A-I or A-G General Plan designation which exceed either of the limits set forth in 12a.(j) above.
27. Wine tasting may be conducted under a duplicate 02 license only if the winery with the master 02 license is located in Amador County and the following standards are met:
 - a. The parcel shall be a minimum of ten acres in size;
 - b. The applicant shall provide the planning department with copies of their bond from the Alcohol and Tobacco Tax and Trade Bureau and their California Alcohol Beverage Control license. These licenses and bonds shall be maintained in full compliance at all times;
 - c. Tasting rooms located on private roadways shall have entered into a road maintenance agreement with a majority of the owners of the road; or in the event a road maintenance agreement already exists, the applicant shall provide the county with proof they have renegotiated the terms of the agreement to include the new tasting room. If the majority of the owners of the road do not enter into the new or renegotiated agreement, the applicant must obtain a use permit pursuant to Chapter [19.56](#) of this code before commencing any of the uses allowed by this section;
 - d. The tasting room building shall be located a minimum of fifty feet from all property lines;
 - e. The primary use of the tasting room shall be the marketing and sale of wine produced in Amador County. Additional allowed uses are as follows:
 - i. Compensated or noncompensated events with up to one hundred twenty-five persons in attendance with no limitation on the number of events per year;
 - ii. Picnic area(s) for wine tasting-related activities;
 - iii. Art galleries with sales and framing;
 - iv. A food preparation facility for catering on-premises indoor or outdoor functions;

- v. Agricultural-related museums;
- vi. Gift display area not to exceed a total of five hundred square feet in interior footprint area for the retail sale of wine-related promotional items, gift items, and/or prepackaged foods;
- vii. Social gatherings or weddings for up to and including four hundred fifty persons up to and including twelve events per year with no more than four such events per month;
- viii. Indoor or outdoor amplified music until ten p.m.;
- f. The applicant must obtain all applicable permits from the environmental health department, building department, and department of transportation and public works;
- g. Uses described in this subsection 27 may be granted by the planning department, without public hearing, following public notice of the application. Public notice of such application shall be given in the manner described in Chapter [19.56](#) of this code, Use Permits. Such notice shall indicate the intent of the planning department to grant the use permit without a hearing unless sufficient reasons are provided not to grant the use permit. A description of the appeals process (Chapter [19.64](#) of this code) shall be contained within the notice. The planning department shall decide upon the use permit application within ten days after the notice is mailed. If the planning department finds sufficient cause to approve the application and the application meets standards outlined in this subsection, the planning department shall approve the use permit and the use permit shall become valid following the ten-day appeal period if no appeals are filed.