ORDINANCE NO. 1998-07-19

AN ORDINANCE relating to land use and zoning, adopting amendments to the 20 year Comprehensive Growth Management Plan Map and zoning map for the Rural 5, 10 and 20 and adopting associated amendments and additions to the 20-Year Comprehensive Growth Management Plan Document and Clark County Code Chapter 18, repealing policies and provisions relating to agri-forest; providing severability; providing an effective date; and requiring notice.

WHEREAS, the Superior Court of Washington for Clark County in the April 4, 1997 Findings of Fact, Conclusions of Law and Order No.96-2-0080-2 found that the county's treatment of the Agri-forest zoning designation did not comply with certain aspects of the Growth Management Act (GMA) and remanded the issue back to the Western Washington Growth Management Hearings Board which remanded the issue to the county for appropriate action; and

WHEREAS, the Board of County Commissioners appointed a citizen task force to develop proposed amendments to the 20-year Comprehensive Growth Management Plan to answer the remand and gain compliance with the GMA; and

WHEREAS, the task force developed a public involvement program which provided for public participation in the process through newsletters, public open houses, task force meetings, direct mailings, press releases, newspaper advertisements, postings and the Planning Commission and Board of County Commissioners Hearings; and

WHEREAS, using the provisions of the GMA, including the revisions to RCW 36.70A.070 adopted by ESB 6094 and the county comprehensive plan the task force developed a recommendation to replace the existing agri-forest zoning designation; and

WHEREAS, after conducting 15 public meetings and three open houses and considering the public comments received, the task force recommended a preferred alternative for previously zoned agri-forest property that meets the requirements of the GMA and forwarded the recommendation to the Clark County Planning Commission for consideration; and

WHEREAS, the Planning Commission considered the proposed changes at a duly advertised public hearing on April 29th and continued deliberations on April 30th; and

WHEREAS, the Planning Commission recommended approval of a report submitted by a minority of the task force members after submittal of the task force recommendations, and

WHEREAS, The Board of County Commissioners has considered this action at a duly advertised public hearings on May 19th and 28th, 1998 and continued deliberations at public meetings on June 17th, 22nd, 23rd, 24th and July 2nd; and

WHEREAS, the Board considered the recommendations of both the Planning Commission and a second minority report submitted after the Planning Commission recommendations; and concluded that the amendments as recommended by Task Force will comply with the requirements of the Growth Management Act; and are in the best public interest; and

ORDINANCE - 1
REQUIRES CODIFICATION
WHEREAS, the Board finds that additional work is necessary to complete the recommendations of the Task Force,

BE IT ORDERED AND RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF CLARK COUNTY, STATE OF WASHINGTON, as follows:

Section 1. Comprehensive plan and zoning maps. The 20-year Comprehensive Growth Management Plan Maps and zoning maps for the Rural and Natural Resource Lands as adopted by Ordinance 1994-12-47 and Ordinance 1994-12-53 are amended as indicated on the attached exhibits 1A - comprehensive plan map and 2A - zoning map:

Section 2. Comprehensive plan document. The 20 year Comprehensive Growth Management Plan adopted by Ordinance 1994-12-47 is hereby amended as indicated:

- Delete policies 4.3.19 and 4.3.20
- 4.1.9 Those areas with a Comprehensive Plan rural designation of Rural-broth shall have a residential density of either one dwelling unit per 5 acres, 10 or 20 acres. These areas within the Meadow Glade service area may have a density of one dwelling unit per acre if dwellings are provided with public sanitary sewer service.
- Modify tables 2.4 and 2.5 as outlined below

### Table 2.4 Resource Lands Plan Designation to Zone Consistency Chart

<table>
<thead>
<tr>
<th>PLANZONE</th>
<th>AGRICULTURE</th>
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### Table 2.5 Rural Lands Plan Designation to Zone Consistency Chart

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Section 3 Repeal Chapter 18.303 in its entirety and adopt new CCC 18.303A as indicated on the attached Exhibit C. check citations in code if referenced anywhere

Section 4 Amendatory Section 18.201 of Ordinance 1980-06-80 and CCC 18.200.010 is hereby amended to read

18.200.010 Classification of zoning districts.

For the purposes of this title, the county is divided into zoning districts designated as follows:

**Zoning District Map Symbol**

- Agricultural AG-20
- Agriculture/wildlife AG/WL
- Forest FR-40, FR-80
- Agri-forest AF-20
- Rural estate RE
- Rural 5 R-5
- Rural 10 R-10
- Rural 20 R-20
- Single-family residential R1-5, R1-6, R1-7.5, R1-10, R1-20
- Residential R-12, R-18, R-22,
- R-30, R-43
- Office residential OR-15, OR-18, OR-22,
- OR-30, OR-43
- Rural center residential RC-1, RC-2.5
- Rural commercial CR
- Convenience commercial C1
- Neighborhood commercial C2

**ORDINANCE - 3**
REQUIRES CODIFICATION
Community commercial C3
Limited commercial CL
Highway commercial CH
Freeway commercial CF
Mixed use MX
Business park BP
Office park OC
Light industrial ML
Heavy industrial MH
Airport A
Urban reserve-10 UR-10
Urban reserve-20 UR-20
Urban holding-5 UH-5
Urban holding-10 UH-10
Urban holding-20 UH-20
University U

Special Combining Districts

Environmental E
Floodplain FP
Heritage area H
Surface mining S
Shoreline SL
Transportation overlay TOD
National scenic area NSA
Contingent zoning X

(Sec. 18.201 of Ord. 1980-06-08; amended during 12-92 supplement; amended by Sec. 2 of Ord. 1995-08-52)

Section 5 Amended
Section 18.409.50 of Ordinance 1980-01-07; and Section 18.406.020 of Ordinance 1980-06-08; Section 18.411.120 of Section 8 of Ordinance 1996-05-01; and Section 18.413.020 of Section 7 of Ordinance 1995-04-16 are hereby amended to read

CCC 18.409.050 (Signs)

1. Agricultural: AG-20; Forest: FR-40, FR-80; Rural Estate: RE Rural: R-5, R-10, R-20; Ag Forest: AF-20; Agriculture/Wildlife: AG/WL: Rural Center Residential.

1. Agricultural Signs. For the purpose of advertising handicraft and farm products produced on the premises, one (1) sign for each six hundred sixty (660) feet of road frontage is permitted on any one (1) property under the same ownership. Each such sign shall not exceed thirty-two (32) square feet in area. The maximum height shall be twenty (20) feet.

2. Home Occupations and Home Businesses. Signs identifying home occupations and home businesses shall be limited to two (2) square feet and shall be unlighted. The maximum height shall be eight (8) feet.

3. Commercial and Industrial. For commercial and industrial enterprises, signs are permitted if they relate to the products sold, and/or produced, or services rendered on the premises; and shall be subject to the provisions in subsection C of this section.

ORDINANCE - 4
REQUIRES CODIFICATION
4. Conditional Use Permit. Conditional uses such as churches, private recreational facilities, veterinary clinics, etc., shall be the same as subsection B of this section.

5. Real Estate Signs. Same as subsection (A)(2) of this section. (Ord. 1991-12-109; amended by Sec. 10 of Ord. 1995-04-16)

CCC 18.406.020 (Provisions applying to special uses)

B. Animal Feed Yards, Animal Sales Yards, Kennels, Riding Academies, and Public Stables. In an R1, apartment, or commercial district, animal feed yards, poultry farms, animal sales yards, kennels, riding academies, and public stables shall be located not less than two hundred (200) feet from any property line. In the above zones and the RE rural 5, 10 and 20, resource, UR and UH districts, the applicant shall provide automobile and truck ingress and egress; and shall also provide parking and loading spaces so designed as to minimize traffic hazards and congestion. In all the above zoning districts, the applicants shall show that odor, dust, noise and drainage shall not constitute a nuisance, hazard or health problem to adjoining property or uses.

P. Ambulance Dispatch Facility. In any urban residential zoning district, rural 5, 10 and 20 estate, forest or agricultural zoning district, an ambulance dispatch facility may be permitted upon issuance of a conditional use permit, PROVIDED, that the site has a minimum lot size of ten thousand (10,000) square feet in the urban area and should be on a street designated as an arterial on the county's comprehensive plan.

CCC 18.411.010 Exceptions to lot sizes.

A. For areas designated industrial urban reserve, urban reserve, urban holding, rural estate 5, 10 and 20, agri-forest, agricultural and forest, land dedicated or acquired hereinafter for public right-of-way shall not be excluded from the calculation of the lot sizes.

CCC 18.411.120 Notice of agricultural, forest or mineral resource activities.

All plats, building permits or development approvals under this title, or Title 17, issued for residential development activities on, or within the distance entitled to legal notice of public hearing for a Type III application for lands zoned agriculture-wildlife (AG-WL), agriculture (AG-20), forest (FR-40, FR-80), agri-forest (AF-20), or surface mining (S), or in current use pursuant to RCW Chapter 84.34, shall contain or be accompanied by a notice provided by the planning director. Said notice shall include the following disclosure:

The subject property is within or near designated agricultural land, forest land or mineral resource land (as applicable) on which a variety of commercial activities may occur that are not compatible with residential development for certain periods of limited duration. Potential discomforts or inconveniences may include, but are not limited to: noise, odors, fumes, dust, smoke, insects, operation of machinery (including aircraft) during any twenty-four (24) hour period, storage and disposal of manure, and the application by spraying or otherwise of chemical fertilizers, soil amendments, herbicides and pesticides.

ORDINANCE - 5
REQUIRES CODIFICATION
In the case of plats, short plats or recorded binding site plans, such notice shall also be
recorded separately with the Clark County auditor. (Sec. 1 of Ord. 1991-08-05; amended
by Sec. 15 of Ord. 1994-12-53; amended by Sec. 29 of Ord. 1995-01-26; amended by Sec.
8 of Ord. 1995-04-16; amended by Sec. 8 of Ord. 1996-05-01)

CCC 18.413.020 Temporary dwellings—Conditions.
Temporary dwellings authorized herein shall be subject to the following minimum
conditions:

A. The lot, tract or parcel shall be of such size and configuration, and the
temporary dwelling shall be located in such a manner as to enable compliance with such
zoning and subdivision regulations as would be applicable but for the authorization of this
chapter; PROVIDED, that one (1) temporary dwelling may be approved for each
authorized permanent dwelling, if the tract or parcel of which it is a part is one (1) acre or
larger in size and is otherwise in compliance of this title, and, within the agriculture and
forest districts (FR-80, FR-40, AG-20, AF-20) the additional dwelling(s) private well and
septic system shall be located where they will minimize adverse impacts on resource land,
which location if practical shall be within two hundred (200) feet of the principal dwelling.

Section 6 Amended: CCC 18.300.065 of Section 23 of Ordinance 1994-12-53; and CCC
18.306.065 of Section 26 of Ordinance 1994-12-53; is hereby amended to read

CCC 18.300.065 (Resource Districts)

C. Lot Requirements. The yard setback, dimensional, use and height
standards for these lots shall be as established for the rural estate (RE) zone except that
reductions in side and rear yard setbacks shall be granted where necessary to permit
construction of a dwelling on the parcel. Providing, when the parcel is adjacent to, or
surrounded by, property zoned for resource uses, the minimum setback from those
property lines shall be fifty (50) feet for all structures. (Sec. 23 of Ord. 1994-12-53)

CCC 18.306.065 (Urban holding districts)

C. Lot Requirements. The yard setback, dimensional, use and height
standards for these lots shall be as established for the rural estate (RE) zone except that
reductions in side and rear yard setbacks shall be granted where necessary to permit
construction of a dwelling on the parcel, PROVIDING, when the parcel is adjacent to, or
surrounded by, property zoned for resource uses, the minimum setback from those
property lines shall be fifty (50) feet for all structures.

Section 7 Amended: Section 9.24.010 as last amended in Section 2 of Ordinance 1991-11-09
is hereby amended to read

CCC 9.24.010 Nuisances enumerated.

Each of the following conditions, unless otherwise expressly permitted by law, is
declared to constitute a public nuisance:

(1) On property with a rural zoning classification under Title 18 of this code,
i.e., agricultural- wildlife district (AG-WL), forest (FR), rural farm (RF), rural estate
(RE), and rural residential (RR) Resource (FR-80, FR-40, AG-20), Rural (R-5, R-10, R-
20), Urban Reserve (UR-10, UR-20), Rural Center Residential (RC-1, RC-2.5), Rural Commercial (CR-1, CR-2):

(a) The outside accumulation within the front and side yard of two (2) or more cubic yards of waste, rubbish, and trash, including but not limited to bottles, cans, glass, wire, broken crockery, broken plaster, and other similar abandoned, discarded or unused material, which is visible from an adjacent property or roadway, unless kept in covered bins or receptacles; PROVIDED, that nothing herein shall prohibit the maintenance of a compost pile outside the front and side yard as long as the usage of the same is intended for the household’s use.

(b) The outside storage within the front and side yard of abandoned, discarded, or unused objects or equipment, excluding farm equipment, including but not limited to household furniture, stoves, refrigerators and freezers which are visible from an adjacent property or roadway.

(c) The outside storage within the front and side yard for more than sixty (60) days of more than five (5) cubic yards of any used or unused building materials which are visible from an adjacent property or roadway; PROVIDED, that nothing herein shall:

(i) Prohibit such storage when done in conjunction with a construction project for which a building permit has been issued and which is being pursued diligently to completion;

(ii) Prohibit such storage upon the premises of a bona fide lumberyard, dealer in building materials, or other commercial enterprise when the same is permitted under the zoning ordinance and other applicable laws;

(iii) Make lawful any such storage when it is prohibited by other ordinances or laws.

(d) The presence for more than thirty (30) consecutive days within the front, side or rear yard of unattached motor vehicle parts or three (3) inoperable or dismantled motor vehicles or uninhabitable travel trailer or unusable boat which are visible from an adjacent property or roadway.

(2) On property zoned in an urban classification under Title 18, i.e., all zoning classifications other than those provided for in subsection (1) above:

(a) The outside accumulation of more than one (1) cubic yard of waste, rubbish and trash, including but not limited to bottles, cans, glass, wire, broken crockery, broken plaster, and any other similar abandoned, discarded or unused material, which is visible from an adjacent property or road, unless kept in covered bins or receptacles; PROVIDED, that nothing herein shall prohibit the maintenance of a compost pile outside of the front or side yards as long as the usage of the same is intended for the household’s use.

(b) The outside storage of abandoned, discarded or unused objects or equipment, including but not limited to tires, household furniture, stoves, refrigerators, and freezers, which are visible from an adjacent property or road.

(c) The outside storage for more than sixty (60) consecutive days of more than five (5) cubic yards of any used or unused building materials which are visible from an adjacent property or road; PROVIDED, that nothing herein shall:

(i) Prohibit such storage when done in conjunction with a construction project for which a building permit has been issued and which is being pursued diligently to completion;

(ii) Prohibit such storage upon the premises of a bona fide lumberyard, dealer in building materials, or other commercial enterprise when the same is permitted under the zoning ordinance and other applicable law;
(iii) [deleted] any such storage when it is prohibited by other ordinances or
laws.
(d) The presence for more than thirty (30) consecutive days on any property
residentially zoned under Title 18 of any inoperable or dismantled vehicles or any
unattached motor vehicle parts or an uninhabitable travel trailer or unusable boat which
is/are visible from an adjacent property or road.
(e) The presence of uncontrolled and uncultivated weeds, brush, berry vines,
poison oak/ivy; or grasses not maintained to a height of twelve (12) inches on any property
within the front yard or front and side yards if the property is a corner lot; PROVIDED,
that nothing herein shall prohibit the growth of berry vines or grass which are grown and
used for agricultural purposes.
(3) All garbage containers with a capacity of one-half cubic yard or more and
all containers used to hold or recycle newspaper, glass or cans that are present on the
travel portion of the roadway or within Clark County's right-of-way. (Sec. 1 of Ord. 1988-
08-36; amended by Sec. 2 of Ord. 1991-11-09)

Section 8 Amendatory CCC. 18.302 of Section 26 of Ordinance 1994-12-53 is hereby amended
to read

Sections:
18.302.010 Purpose.
18.302.020 Permitted uses.
18.302.030 Conditional uses.
18.302.040 Uses permitted after review and approval as set forth in Chapter
18.403 of this title.
18.302.050 Height regulations.
18.302.060 Lot requirements.
18.302.070 Signs.
18.302.090 Previous land divisions.
18.302.095 Nonconforming lots—Lot reconfiguration standards.

18.302.010 Purpose.
A. The purpose of the forest 80 district is to maintain and enhance resource
based industries, encourage the conservation of productive forest lands and discourage
incompatible uses consistent with the Forest I policies of the comprehensive plan. The
forest 80 district applies to lands which have been designated as Forest Tier I on the
comprehensive plan. Nothing in this chapter shall be construed in a manner inconsistent
with the Washington State Forest Practices Act.
B. The purpose of the forest 40 district is to encourage the conservation of
lands which have the physical characteristics that are capable of management for the long-
term production of commercially significant forest products and other natural resources,
such as minerals.
C. The purpose of the agriculture 20 district is to encourage the conservation
of lands which have the growing capacity, productivity, soil composition, and surrounding
land use to have long-term commercial significance for agriculture and associated resource
production.
D. The purpose of the agriculture forest 20 district is to encourage the
conservation of lands which have the characteristics of both long-term forestry and
agriculture capability and, in many cases, where both types of activities are occurring on-
18.302.020 Permitted uses.

The following uses are permitted:

A.  The growing, harvesting and transport of timber, forest products and associated management activities in accordance with the Washington Forest Practices Act of 1974 as amended, and regulations adopted pursuant thereto.

B.  Subject to the provisions of Chapter 13.51, Habitat Conservation Ordinance, the removal, harvesting, wholesaling and retailing of vegetation from forest lands including but not limited to fuel wood, cones, Christmas trees, salal, berries, ferns, greenery, mistletoe, herbs and mushrooms.

C.  Agriculture, floriculture, horticulture, general farming, dairy, the raising, feeding and sale or production of poultry, livestock, fur bearing animals, and honeybees including feedlot operations, animal sales yards, Christmas trees, nursery stock and floral vegetation and other agricultural activities and structures accessory to farming or animal husbandry. Equestrian activities, including rodeos, boarding, training and stabling.

D.  Aggregate extraction for the purposes of construction and maintenance of a timber or agricultural management road system. Additional surface mining and associated activities subject to zone change to surface mining combining district, Chapter 18.329.

E.  Exploration for rock, gravel, oil, gas, minerals and geothermal resources.

F.  Chippers, pole yards, log sorting and storage, temporary structures for debarking, accessory uses including but not limited to scaling and weigh operations, temporary crew quarters, storage and maintenance facilities, disposal areas, sawmills producing ten thousand (10,000) board feet per day or less, and other uses involved in the harvesting of forest products. Commercial uses supporting resource uses, such as packing, first stage processing and processing which provides value added to resource products.

G.  Roadside stands, not exceeding three hundred (300) square feet in area, exclusively for the sale of agricultural products grown in the affected area, and set back a minimum twenty (20) feet from the abutting right-of-way or property line.

H.  One (1) single-family dwelling on legal, non-conforming lot of record.

I.  One (1) single-family dwelling on legal, conforming lot of record.

J.  Public recreation, scenic and park uses, except that intensive uses such as public country clubs and golf courses are not permitted, except as conditional uses in the AG-20 and AF-29 districts.

K.  Family day care centers.

L.  Utilities, structures and uses including but not limited to utility substations, pump stations, wells, water shed intake facilities, gas and water transmission lines and telecommunication facilities.

M.  Forestry, environmental and natural resource research and facilities.

N.  Dispersed recreation and recreational facilities such as primitive campsites, trails, trailheads, snowparks and warming huts.

O.  Heliports, helipads and helispots only in the FR-80 district. (Sec. 26 (Att. D) of Ord. 1994-12-53; amended by Sec. 5 of Ord. 1997-04-19; amended by Sec. 8 of Ord. 1997-12-47)

18.302.030 Conditional uses.

The following are the conditional uses, in accordance with the provisions of Chapter 18.404.

ORDINANCE - 9
REQUIRES CODIFICATION
A. Public correction facilities.
B. Saw mills greater than ten thousand (10,000) board feet, and other
products from wood residues, drying kilns and equipment.
C. One guesthouse in conjunction with a single-family dwelling or mobile
home. Kitchen facilities may not be provided in a guesthouse.
D. Dams for flood control and hydroelectric generating facilities.
E. The processing of rock, oil, gas, minerals and geothermal resources.
F. Private use landing strips for aircraft and, except as provided in the FR-80
district, heliports pursuant to Section 18.406.020(J).
G. Private recreational facilities, including retreats but excluding such
intensive uses as country clubs and golf courses.
H. Kennels pursuant to Section 18.406.020(B).
I. Public and private elementary and middle schools serving a student
population primarily outside of urban growth boundaries.
J. Government facilities necessary to serve the area outside urban growth
boundaries, including fire stations, ambulance dispatch facilities and storage yards,
warehouses, or similar uses.
K. Country clubs and golf courses in the AG-20 and AF-20 districts.
L. Churches, except within the FR-80 district where they are not permitted.
(Sec. 26 (Att. D) of Ord. 1994-12-53; amended by Sec. 4 of Ord. 1996-05-01)

18.302.060 Lot requirements.
A. Except as provided in subsection B of this section, minimum parcel size
(acres) for newly created parcels shall be:
   1. FR-80, eighty (80) acres.
   2. FR-40, forty (40) acres.
   3. AG-20, twenty (20) acres.
   4. AF-20, twenty (20) acres.
B. The following uses may be permitted on newly approved lots of less than
the minimum parcel size:
   1. The following permitted uses: subsection L of Section 18.302.020.
   2. The following conditional uses: subsection D of Section 18.302.030.
C. Minimum Lot Width—Six hundred sixty (660) feet for new conforming
lots. One hundred forty (140) feet for legal lots created under subsections (A)(1) and (2) of
this section.
D. Minimum Lot Depth—None.
E. Minimum Front Yard Setback—Fifty (50) feet from public road right-of-
way or private road easement.
F. Side Yard—Fifty (50) feet for all structures.
G. Street Side Yard—Twenty-five (25) feet.
H. Rear Yard—Fifty (50) feet for all structures.
I. Setback Reductions. For parcels which are conforming or nonconforming
as to lot size or dimensional requirements setbacks shall be those as established for
conforming lots, unless those setback requirements reduce the buildable area of the parcel
to dimensions that are less than one hundred and fifty (150) feet in width and/or depth.
Side and rear yard setbacks may then be reduced to a minimum of five feet as needed to
allow for a maximum building area of one hundred and fifty (150) feet in width and/or
depth. Setbacks shall be reduced the minimum amount necessary in order to achieve the
one hundred and fifty (150) feet width and/or depth of the buildable area. (Sec. 26 (Att. D)

ORDINANCE - 10
REQUIRES CODIFICATION
18.303A.030 Conditional uses.

The following are the conditional uses, in accordance with the provisions of Chapter 18.404:

A. Churches.

B. Cemeteries and mausoleums, crematoria, columbaria, and mortuaries within cemeteries; provided, that no crematorium is within two hundred (200) feet of a lot in a residential district.

C. Public or private schools, but not including business, dancing or technical schools.

D. Golf courses.

E. Kennels.

F. Riding stables.

G. Private recreational facilities, such as country clubs and golf courses, including such intensive commercial recreation uses as a golf driving range, race track, amusement park or gun club.

H. Veterinary clinics.

I. Government facilities necessary to serve the area outside urban growth boundaries, including fire stations, ambulance dispatch facilities and storage yards, warehouses, or similar uses.

J. Private ambulance dispatch facility.

K. Residential care homes.

18.303A.040 Uses permitted after review and approval as set forth in Chapter 18.403 of this title.

A. Home occupations and home businesses, subject to the provisions of Section 18.406.020(I).

B. Outdoor public entertainments, amusements and assemblies, subject to the provisions of Chapter 5.32.

C. Commercial nurseries predominantly marketing locally produced plants and associated landscaping materials.

18.303A.050 Height restrictions.

Thirty-five (35) feet for residential structures.

18.303A.060 Lot requirements.

A. Except as provided in subsection B of this section, minimum parcel size (acres)

for newly created parcels shall be:

1. Five (5) acres in the R-5 District or legally described as one-one hundred twenty-eighth (1/128) of a section.

2. Ten (10) acres in the R-10 District.

3. Twenty (20) acres in the R-20 District.

B. The following uses may be permitted on newly approved lots of less than the minimum parcel size:

1. The following permitted uses: subsection H of Section 18.303A.020.

2. The following conditional uses: none.

C. Lot Width—Minimum lot width:

1. In R-5, one hundred forty (140) feet, unless a greater width shall be required by the Clark County fire code.

2. In R-10 and R-20, three hundred thirty (330) feet.

ORDINANCE - 13
REQUIRES CODIFICATION
D. Lot Depth—No requirement.

E. Front Yard—Minimum front yard setback shall be fifty (50) feet.

F. Side Yard—Minimum side yard setback on each side of the residential dwelling

and incidental buildings shall be twenty (20) feet, and fifty (50) feet for accessory buildings used

for agricultural purposes. Side yard setbacks from adjacent property zoned for natural resource or

surface mining uses shall be a minimum of fifty (50) feet for all structures.

G. Rear Yard—Minimum rear yard shall have a depth of twenty (20) feet, fifty (50)

feet when adjacent to property zoned for natural resource or surface mining uses.

H. Street Side Yard—Minimum street side yard setback shall be twenty-five (25)

feet.

12. 18.303A.065 Previous land divisions.

   The parent parcel of a previously approved cluster land division shall not be further

   subdivided or reduced in size until incorporated into an urban growth boundary.

16. 18.303A.070 Signs.

   Signs shall be permitted according to the provisions of Chapter 18.409 of this title.

19. 18.303A.080 Off-street parking.

   Off-street parking shall be provided as required in Chapter 18.402A of this title.

22. 18.303A.090 Other provisions.

   See Chapter 18.406 applying to special uses where applicable.

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ORDINANCE - 14
REQUIRES CODIFICATION
of Ord. 1994-12-53; amended by Sec. 6 of Ord. 1995-04-16; amended by Sec. 3 of Ord. 1995-08-52; amended by Sec. 5 of Ord. 1996-05-01)

Section 9 Future work items. The Board directs Long Range Planning to develop a work program for the following items:
- Continue to development appropriate code language to address the sidebar issues of cluster development for Rural 5, 10 and 20 and farmsteads for the 1998 workprogram.
- Formulation of a program for Purchase of Development Rights
- The sidebar issues of tax incentives and incentives for restoration will be addressed as part of the Long Range Planning workprogram for 1999.

Section 10 Severability. If any section, sentence, clause, or phase of this ordinance should be held invalid or unconstitutional by a court of competent jurisdiction or the Growth Management Hearings Board, such invalidity or unconstitutionality shall not affect the validity of unconstitutionality of any other section, sentence, clause, or phrase of this ordinance.

Section 11 Effective Date. This ordinance shall go into affect on August 1, 1998.

Section 12. Instructions to Clerk. The Clerk to the Board shall:

1. Transmit a copy of this ordinance to the Washington State Department of Community Trade and Economic Development within ten days of its adoption pursuant to RCW 36.70A.106.

2. Record a copy of this ordinance with the Clark County Auditor.

3. Cause notice of adoption of this ordinance to be published forthwith pursuant to RCW 36.70A.290.

ADOPTED this 30th day of July, 1998.

Attest:

Clerk to the Board

BOARD OF COUNTY COMMISSIONERS
FOR CLARK COUNTY, WASHINGTON

By: Betty Sue Morris, Chair

By: Judie Stanton, Commissioner

By: Mel Gordon, Commissioner

ORDINANCE - 11
REQUIRES CODIFICATION
Repeal Chapter 18.303 - Rural Estate District (RE) in its entirety and adopt the following:

Chapter 18.303A
RURAL DISTRICTS (R)

R-5 acres/d.u.
R-10 acres/d.u.
R-20 acres/d.u.

Sections:

18.303A.010 Purpose.
18.303A.020 Permitted uses.
18.303A.030 Conditional uses.
18.303A.040 Uses permitted after review and approval as set forth in Chapter 18.403 of this title.
18.303A.050 Height restrictions.
18.303A.060 Lot requirements.
18.303A.065 Previous land divisions.
18.303A.070 Signs.
18.303A.080 Off-street parking.
18.303A.090 Other provisions.

18.303A.010 Purpose.
The rural zone is to provide lands for residential living in the rural area. Natural resource activities such as farming and forestry are allowed and encouraged in conjunction with the residential uses in the area. These areas are subject to normal and accepted forestry and farming practices.

18.303A.020 Permitted uses.
The following uses are permitted:

A. Single-family dwellings and accessory buildings.
B. Agricultural and forestry, including any accessory buildings and activities.

Commercial uses supporting resource uses, such as packing, first stage processing and processing which provides value added to resource products.

C. Silviculture.
D. Roadside stands not exceeding two hundred (200) square feet in area, exclusively for the sale of agricultural products locally grown, and set back a minimum of twenty (20) feet from any abutting right-of-way or property line.

E. Quarters, accommodations, or areas for transient labor, such as labor cabins or camps.

F. Publicly owned recreational facilities, services, parks and playgrounds.
G. Family day care centers.

H. Utilities, structures and uses including but not limited to utility substations, pump stations, wells, water shed intake facilities, gas and water transmission lines and telecommunication facilities.

ORDINANCE - 12
REQUIRES CODIFICATION