

Foster Road Zoning District Comparison Chart

Housing Element Rezones

Foster Road Zoning District Comparison

Existing	Proposed (Includes zoning code modifications to by- right and Use Permit land uses)
Zoning	Districts
AW:UR – Agricultural Watershed Urban Reserve	RM:UR – Residential Multiple Urban Reserve
Combination District	Combination District
Uses allowe	d "by right"
18.20.020 & 18.100.020	18.60.020 & 18.100.020
-	Multiple-family dwelling units and single room occupancy units providing 20 percent of their total dwelling units at an affordable sales price or affordable rent to low income households;
Permitt	ed uses
Agriculture	-
One single-family dwelling unit per legal lot	One single-family dwelling unit per legal lot;
A second unit, either attached to or detached	A second unit, either attached to or detached
from an existing legal residential dwelling unit,	from an existing legal residential dwelling unit,
providing that all of the conditions set forth in	providing that all of the conditions set forth in
Section 18.104.180 are met;	Section 18.104.180 are met;
Residential care facilities (small)	Residential care facilities (small)
Family day care homes (small)	Family day care homes (small)
Family day care homes (large), subject to Section 18.104.070;	Family day care homes (large), subject to Section 18.104.070;
One guest cottage, provided that all of the conditions set forth in Section 18.104.080 are met;	-
Wineries and related accessory uses and	-
structures which legally existed prior to July 31,	
1974 without the requirement that a use permit	
be issued, and which have not been abandoned;	
provided, that the extent of such uses and	
structures have been determined in accordance	
with the procedure set forth in Section	
18.132.050. No expansion beyond those which	
existed prior to July 31, 1974 may occur unless	
specifically authorized by use permit, issued in	
conformance with the applicable provisions of	
this title;	
Small wineries which were issued a certificate of	-
exemption prior to the date of adoption of the	
ordinance codified in this chapter, and used the	
certificate in the manner set forth in Section	
18.124.080 before the effective date of the	

ordinance codified in this chapter, in	
conformance with the applicable certificate of	
exemption, Section 18.08.600, and any resolution	
adopted pursuant thereto;	
Wineries and related accessory uses which have	-
been authorized by use permit and used in a	
manner set forth in Section 18.124.080 or any	
predecessor section; provided, that no expansion	
of uses or structures beyond those which were	
authorized by a use permit or modification of a	
,	
use permit issued prior to the effective date of	
the ordinance codified in this chapter shall be	
permitted except as may be authorized by a	
subsequent use permit issued pursuant to this	
title;	
Minor antennas meeting the requirements of	-
Sections 18.119.240 through 18.119.260;	
Telecommunication facilities, other than satellite	Telecommunication facilities, other than satellite
	earth stations, that meet the performance
	standards specified in Section 18.119.200,
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	provided that prior to issuance of any building
•	permit, or the commencement of the use if no
building permit is required, the director or	building permit is required, the director or
his/her designee has issued a site plan approval	his/her designee has issued a site plan approval
	pursuant to Chapter 18.140;
Transmig crass (smail) as defined in enapter 19199,	-
Overnight lodging in public parks or in structures,	-
at the density and intensity of use (number of	
units) lawfully developed for such purpose prior	
to October 13, 1977, provided that such use has a	
currently-valid certificate of the extent of legal	
nonconformity pursuant to Section 18.132.050;	
Any recreational vehicle park or campground and	-
their accessory and related uses which have been	
authorized by use permit and used in a manner	
set forth in Section 18.124.080 or any	
predecessor section; provided that no expansion	
of uses or structures beyond those which were	
specifically authorized by a use permit or	
modification of a use permit issued prior to May	
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10, 1996, shall be permitted except as may be	
authorized by a subsequent permit issued	
pursuant to this title;	
Floating dock which complies with all of the	-
following:	

1.Is accessory to a residential or agricultural use	
otherwise permitted by this chapter without a	
use permit,	
2. Any portion located on a navigable waterway is	
determined by the Napa County Flood Control	
and Water Conservation District engineer to not	
obstruct seasonal flood flows, and	
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3.In operation is located adjacent and parallel to,	
and does not exceed in length the water frontage	
of the legal parcel or contiguous legal parcels	
owned by the owner of the floating dock;	
Maintenance and emergency repairs of legally-	-
created levees, subject to compliance with	
Chapter 16.04 of this code;	
Farmworker housing (i) providing	Farmworker housing providing accommodations
accommodations for six or fewer employees, or	for six or fewer employees and otherwise
(ii) consisting of no more than thirty six beds in	consistent with Health and Safety Code Section
group quarters or twelve units designed for use	17021.5 or successor provisions, subject to the
by a single household, and otherwise consistent	conditions set forth in Sections 18.104.300 and
with Health and Safety Code Sections 17021.5	18.104.310, as applicable.
and 17021.6, or successor provisions, subject to	
the conditions set forth in Sections 18.104.300	
and 18.104.310, as applicable; and	
Quasi-private recreation uses and facilities, as	-
defined in Section 18.08.494, conforming to the	
standards in Section 18.104.350, and provided	
that they do not adversely impact adjacent	
agriculture.	
Grading and paving contractors, including offices,	-
equipment storage and repair, and materials	
storage, so long as the following conditions are	
met:	
1.The grading and paving business has been	
conducted in the same location since July 1, 1968	
or earlier;	
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2.The number of buildings used for the grading	
and paving business, and the total square footage	
of the building used for the grading and paving	
business, does not exceed that in existence as of	
January 1, 2015;	
3. The days and hours of operation of the grading	
and paving business do not exceed the average of	
the years 2013 through 2015;	
4.The grading and paving business is located	
within one mile of the city limits of an	
incorporated city;	

5. The grading and paving business is located on a
parcel no smaller than five acres and no larger
than ten acres;
6.Uncovered storage areas shall be screened from
pre-existing residences on adjacent parcels.
Screening shall generally consist of evergreen
landscape buffers and fences;
7.All exterior lighting, including landscape
lighting, shall be shielded and directed
downward, located as low to the ground as
possible, and the minimum necessary for
security, safety, or operations.

security, safety, or operations.		
Uses allowed upon grant of a Use Permit		
18.20.030 & 18.100.020	18.60.030 & 18.100.020	
	Multiple-family dwellings and single room	
	occupancy units providing at least 15 percent, but	
	less than 20 percent, of their total dwelling units	
	at an affordable sales price or affordable rent to	
	low income households;	
Parks and rural recreation uses and facilities as	Outdoor parks and recreation facilities	
defined in Chapter 18.08, conforming to the	compatible with agriculture and residences;	
standards in Chapter 18.104;		
Farmworker housing and seasonal farmworker	-	
centers conforming to Section 18.104.300 or		
18.104.310, unless exempt from a use permit		
requirement under subsection (R) of Section		
18.20.020;		
Facilities, other than wineries, for the processing	-	
of agricultural products grown or raised on the		
same parcels or contiguous parcels under the		
same ownership;		
	-	
veterinary facilities, and wildlife rescue centers;		
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Sameary landing stees,	-	
Trenderinine end with a circle, and centrelsion	-	
systems;		
Wineries, as defined in Section 18.08.640;	-	
The following uses in connection with a winery:	-	
1.Crushing of grapes outside or within a		
structure,		
2.On-site, aboveground disposal of wastewater		
generated by the winery,		
3.Aging, processing and storage of wine in bulk,		
4.Bottling and storage of bottled wine; shipping		
and receiving of bulk and bottled wine, provided		

the wine bottled or received does not exceed the permitted production capacity, 5. Any or all of the following uses provided that, in the aggregate, such uses are clearly incidental, related and subordinate to the primary operation of the winery as a production facility: a. Office and laboratory uses, b. Marketing of wine as defined in Section 18.08.370, c. Retail sale of (1) wine fermented or refermented and bottled at the winery, irrespective of the county of origin of the grapes from which the wine was made, providing nothing herein shall excuse the application of subsections (B) and (C) of Section 18.104.250 regulating the source of grapes; and (2) wine produced by or for the winery from grapes grown in Napa County; The following uses, when accessory to a winery: 1. Tours and tastings, as defined in Section 18.08.620, 2. Display, but not sale, of art, 3. Display, but not sale, of items of historical, ecological or viticultural significance to the wine industry, 4. Sale of wine-related products, 5. Child day care centers limited to caring for children of employees of the winery;	-
-	Residential care facilities (medium) subject to Section 18.104.170.
-	Residential care facilities (large) subject to Section 18.104.170;
-	Child day care centers; and
Telecommunication facilities, other than satellite earth stations, that do not meet one or more of the performance standards specified in Section 18.119.200;	Telecommunication facilities, other than those allowed under subsection (F) of Section 18.60.020, that must, for demonstrated technical reasons acceptable to the director, be located within a residential single (RS), residential multiple (RM), residential country (RC), or planned development (PD) zoning district.
Satellite earth stations that cannot, for demonstrated technical reasons acceptable to the director, be located in an Industrial (I), Industrial Park (IP), or General Industrial (GI) zoning district;	-
Campgrounds on public lands conforming to the standards in Chapter 18.104;	-

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