Sec. 19-8 Residential A District (RA)

Permitted Structures and Uses

- A. Accessory Building & Uses
- B. Accessory Dwelling Units [Adopted 7/11/16]
- C. Accessory Farm Use [Adopted 07/11/17]
- D. Farming
- E. Forestry
- F. Municipal Buildings & Uses
- G. Single Family Detached Dwellings
- H.-Two family [Adopted 7/11/16]
- I. Multi family [Adopted 7/11/16]
- →H. Tier I Personal Wireless Service Facilities [Adopted, 4/25/05]
- ₭-I. Essential Services** [Adopted, 7/28/2014]

Conditional Uses

- A. Cemeteries
- B. Day Care Centers Amended, 7/22/91]
- C. Day Care Homes [Amended, 7/22/91]
- D. Churches
- E. Congregate Housing
- F. Health Institutions
- G. Home Occupations
- H. Libraries
- I. Marinas
- J. Multi-Family Dwelling¹
- K. Museums
- L. Private Clubs
- M. Private Schools
- N. Two-Family Dwelling¹
- O. Amateur Radio Towers [Adopted, 4/23/90]
- P. Bed and Breakfast Establishments [Adopted,5/27/93]
- Q. Elderly Boarding Home [Adopted, 5/28/96]
- R. Outdoor Eating Areas [Adopted, 5/28/96]
- S. Roadside Stand [Adopted 02/27/12]

^{**[}Note: establishment of an essential service that includes vehicular access or structures requires site plan approval by the Planning Board.]

	Minimum Lot Size		Max. Lot		Min. site size	
	Lot Area (sq ft)	Lot Width	Coverage	Max. Residential Density (sq ft) See Section 19-64.1	(acres)	
		(ft)				
All Uses			20%			
Cemeteries		300			10	
Day Care Centers		200			2	
Churches		300			5	
Congregate Housing		300		7,500	5	

Health Institute		300	 	5
Multi family	15,000	100 200 ¹	 10,000 15,000	 2 ¹
Private Clubs		200	 	3
Private Schools		200	 	3
Two family	10,000	50 200 ¹	 10,000 15,000 ¹	
Single Family Detached & Other Uses	10,000 20,000 ¹	50 125 ¹	 _ 10,000 20,000 ¹	

Minimum Setbacks In Feet								
	Front Setback	Side Setback	Rear Setback					
Single Family, Detached, Two family, Multi family, and Other Uses	10 25 ¹	10 20 ¹	30 <u>40</u> ¹					
Cemeteries; Day Care Centers, Private Clubs, Private Schools, Two family, Multi family ¹	50	50	50					
Congregate Housing, Health Institute, Churches	100	100	100					

Notwithstanding the provisions of 1 M.R.S §302, the amendments passed in Ordinance No. (effective , 2019) shall apply retroactively and shall govern any and all actions, proceedings, and applications pending on or at any time after May 3, 2019 to the extent permitted by law. Notwithstanding any other provision of this Ordinance, any lot created on or after May 3, 2019 must conform with the requirements of these ordinance amendments and any such lot that does not conform thereto shall not be deemed a legally nonconforming lot with respect to such requirements.

Sec. 19-64.2 Minimum Net Residential Area Per Lot [Adopted 8/26/96] [Amended 7/24/2000; 12/22/05; 1/24/11; 3/14/11;7/11/2011; 3/27/16; 7/11/2016; 11/14/16,]

Any residential lot created after August 26, 1996 must meet the following lot area requirements:

A. After deducting land that falls within the categories in Section 19-64.1.b through f, the lot area equals at least the following square footage per dwelling unit:

- 1. RA 5,000 15,000 ¹
- 2. RB 10,000
- 3. RC 30,000
- 4. RD 15,000
- 5. Highland Lake 20,000
- 6. FF 40,000

- 7. VMU with sewer 5,000, without sewer 10,000
- 8. MUC with sewer 7,500, without sewer 15,000

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Sec. 19-82 Vacant Lots.

A nonconforming single vacant lot outside of the WVOD, and not adjoined by another vacant lot in common ownership, may be built upon subject to the lot coverage and setback requirements of this Ordinance for the district where located, provided that the owner can demonstrate that there is reasonable access to the site by emergency vehicles. For purposes of this Section 19-82, the term "vacant lot" shall mean a nonconforming lot that was vacant on and has remained vacant since the date the lot became nonconforming. ¹ effective date of this Zoning Ordinance in 1965. [Amended 10/25/04; 7/24/06; 5/30/12]

Within the WVOD, a nonconforming single vacant lot not adjoined by another vacant lot in common ownership, may be built upon subject to the lot coverage and setback requirements of this Ordinance for the district where located, provided that the owner can demonstrate that there is reasonable access to the site by emergency vehicles and provided that that owner has conditional use approval from the Board of Zoning Appeals. For purposes of this Section 19-82, the term "vacant lot" shall mean a nonconforming lot that was vacant on and has remained vacant since the date the lot became nonconforming. ¹ effective date of this Zoning Ordinance in 1965. [Adopted 5/30/12]

Notwithstanding the provisions of 1 M.R.S §302, the amendments passed in Ordinance No. (effective _____, 2019) shall apply retroactively and shall govern any and all actions, proceedings, and applications pending on or at any time after May 3, 2019 to the extent permitted by law. Notwithstanding any other provision of this Ordinance, any lot created on or after May 3, 2019 must conform with the requirements of these ordinance amendments and any such lot that does not conform thereto shall not be deemed a legally nonconforming lot with respect to such requirements.