

Mudgett Township Fact Sheet

AG – Agricultural District



DESCRIPTION

This fact sheet provides information about land use and lot requirements in Mudgett Township for current and prospective property owners, including business owners. In 2000, Mudgett Township adopted a 40-acre minimum lot size for development purposes.

ALLOWED USES (if standards are met) IN THE AGRICULTURAL DISTRICT

Farm	Agriculture	Agritourism
Winery	Riding Stable	Single Family Dwelling
Bed and Breakfast	Craft Retreat/Vacation Rental Home	Home Occupation
Accessory Uses	Recreational Camping	Parks and Recreation
Nature Preserve	Cemetery	Mining and Gravel Excavation
Renewable Energy Use Production	Communication Tower	Essential Services
Land Application of Water Treatment Lime/Wastewater Sludge		

CONDITIONAL USES

Conditional Uses are those uses that have possible impacts to neighbors or the public, and require review by the Planning Commission and approval by the County Board. Please see the fact sheet “How Do I Apply for a Conditional Use Permit” for more information on how to obtain a Conditional Use Permit. These are the Conditional Uses allowed in the Agricultural District:

2 nd Dwelling	Home-Based Business	Home-Based Custom Meat Processing
School	Technical Media Resource Center	Religious Institution
Confined Animal Feeding Operations	Government Building	Campground

LOT REQUIREMENTS

The following requirements must be met when building on your property.

Minimum lot area	40 acres
Minimum lot width	600 feet
Minimum setback from road centerline, county	100 feet
Minimum setback from road centerline, highway	135 feet
Minimum setback from road centerline, township	75 feet
Minimum side yard	100 feet
Minimum rear yard	100 feet
Maximum structure height	45 feet

STANDARDS FOR COMMON ALLOWED USES

Two of the most commonly asked questions of staff from current and prospective land owners in Mudgett Township are about recreational camping, a craft retreat, or a vacation rental home. Following are the standards that have been adopted by the county for these allowed uses.

RECREATIONAL CAMPING

Recreational camping in tents, motor homes, recreational vehicles, or similar items as defined in Minnesota Statutes 168.002, or successor statutes, or in a structure of less than seven hundred fifty (750) square feet, shall be an allowed use, provided the following requirements are met:

- A. There shall be no on-site disposal of human sewage or grey water on the parcel. Human sewage or grey water shall be collected within the items and disposed of at a proper dumping station, in a holding tank with a minimum capacity of five hundred (500) gallons, a contracted portable toilet, composting or chemical toilet, or a full septic system. Permits shall be obtained where applicable.
- B. The item used for recreational camping shall meet the structure setbacks of the underlying zoning district within which it is located.
- C. Items used for recreational camping that are left in place permanently must be kept structurally sound, weather tight, and vermin proof.
- D. Each recreational camping site shall have a County-issued 911 address and sign.

CRAFT RETREAT OR VACATION RENTAL HOME

Vacation rental homes renting for thirty (30) consecutive days or less (except those located within planned unit developments whose legal documents regulate unit rentals) shall be allowed, provided that the following requirements are met:

- A. The owner shall provide a visual demarcation of the property lines as needed to prevent trespass on adjacent properties.
- B. The site shall provide on-site parking sufficient to accommodate the occupants of the vacation rental home. On-site parking shall be on an improved surface (gravel, asphalt, or concrete). Public streets may not be used for parking by guests. Parking shall be set back a minimum of five (5) feet from the property line. Existing parking areas that are closer to the property line may remain until replaced by the property owner/operator.
- C. The owner/operator shall post the rules and regulations, as well as the emergency contact person/phone number within the unit. The name and telephone number of the septic system pumper shall also be posted; the rental agreement shall give the renters authority to contact the pumper if the owner or emergency contact person has not called within four (4) hours of the alarm sounding. The owner shall ensure that the County has the emergency contact person/phone number and septic system pumper.
- D. The owner/operator shall obtain and maintain a Minnesota Department of Health license. If no such license is required, the owner/operator shall provide written confirmation of that fact to the Land Services Office. Operation shall not commence until said license has been provided to the County. Copies of license renewals shall be provided to the County.

Additional standards for other allowed uses in the Agricultural District can be found in Article 5 of the Mille Lacs County Development Ordinance located on the county website