Olympia

ACCESSORY DWELLING UNITS ACCESSORY STRUCTURES

ACCESSORY DWELLING UNITS (ADU)

Accessory dwelling units (ADU) are permitted in all residential districts subject to the following requirements:

- <u>Number</u> One (1) ADU shall be allowed per residential lot in conjunction with any detached single-family structure. (See Olympia Municipal Code [OMC], Section 18.04.080(A)(3) regarding ADUs in new subdivisions.)
- <u>Location</u> The ADU shall be permitted as a second dwelling unit added to, created within, or detached from the original dwelling. The ADU shall be oriented in a way that maintains, to the extent practical, the privacy of residents in adjoining dwellings. See OMC, Chapter 18.175, Sections 18.175.080 and .090, which pertain to ADUs.
- <u>Size</u> The ADU shall have a gross floor area of no more than eight hundred (800) square feet.
- Occupancy No more than one (1) family (as defined in Chapter 18.02, Definitions) shall be allowed to occupy an ADU.
- Existing ADUs Accessory dwellings created prior to the enactment of these regulations, June 19, 1995, may be approved subject to applicable requirements. If the owner of an existing unauthorized ADU applies to make the unit legal, but cannot meet all of the standards, he/she will be allowed a "grace period" of six months from date of application to comply with applicable standards. However, where health and safety is an issue, the Building Official will determine when the necessary modifications must be made. If the owner cannot meet the standards, the unauthorized accessory unit must be removed or its use as a dwelling must be suspended.
- <u>Deviation from Requirements</u> The Director or Director's designee may allow deviation from the requirements of Section 18.04.060(A) as follows:
 - To allow use of the entirety of a single floor in a dwelling constructed two (2) or more years prior to the date of application in order to efficiently use all floor area; and
 - To enable ADUs to be established in structures constructed prior to June 19, 1995, which are located in rear or side setbacks, provided that adopted Building Code requirements and the Development Standards contained in Section 18.04.080 are met.

Other requirements to consider when constructing an ADU:

 Connections to city sewer and water services can share the same connections as the primary home. The connection of the sewer lateral shall be made in compliance with applicable codes.

- One (1) on-site parking stall is required for an Accessory Dwelling Unit when there are not two (2) on-site parking stalls provided on the property.
- Setbacks-
 - Structure must be five (5) feet from any interior side property line and 10 feet from a flanking street side yard.
 - Detached ADU's may encroach into the rear yard. However, if the rear yard does not abut an alley, the accessory unit must be set back ten (10) feet from the rear property line.
- Maximum building height on detached ADU's is 24 feet, measured at mid gable.
- Design Review of the ADU is required. The review is conducted through the building permit application process. A design review fee and a Residential Design Review Supplemental Application is needed. (Design criteria below)
- Impact fees are applicable and are paid at building permit issuance. (see current rate schedule for fee amounts)
- OMC 16.04.020, 16.04.040(6) ADU Fire Sprinklers. Fire sprinklers shall be provided in all new ADUs permitted for construction after September 19, 2014. This shall apply to attached and detached ADUs. In the case of attached, only the new ADU portion is required to be sprinkled. The attached structure is recommended to be sprinkled, but is not required. Detached ADUs shall be fully sprinkled.

DESIGN REVIEW

ACCESSORY DWELLING UNIT (ADU); BUILDING DESIGN (18.175.080)

<u>REQUIREMENT</u>: Reflect the architectural character of the primary residence in an ADU through use of related building features.

GUIDELINES:

- 1. Replicate or approximate roof forms and pitch found on the existing residence.
- 2. Use window patterns and proportions similar to those on existing residence.
- 3. Use building facade material and colors that match or are compatible with those used on the existing residence.



ACCESSORY DWELLING UNIT (ADU); ENTRY FEATURES (18.175.090)

<u>REQUIREMENT</u>: Provide a clearly defined building entry for an ADU that is easily accessible from the street or the existing residence. Provide a well-lighted, paved sidewalk to the building entry.

GUIDELINES:

- 1. The entry to an ADU may be shared with the primary residence.
- 2. When there is a separate entry, construct an identifying feature, such as a porch, stoop and/or an eave overhang that is integral to the ADU structure.
- 3. When an exterior stairway to the main entrance to the ADU is needed, avoid the use of open metal, prefabricated stairs.



ACCESSORY STRUCTURES

Accessory structures are permitted in all residential districts subject to the following requirements:

• <u>Time of Establishment</u> Accessory structures shall not be built prior to commencing construction of the main building on the lot. However, lots may be created which contain an accessory structure (without an associated primary use) constructed prior to submission of the subdivision application.

- Accessory to Primary Use Accessory structures shall be clearly incidental and subordinate to
 the use of the lot (e.g., structures used for storage of personal property or the pursuit of
 hobbies) or used for agricultural purposes. In single-family and two-family residential districts
 each accessory structure shall not exceed eight hundred (800) square feet in size, except for
 structures accessory to an agricultural use which are located on a parcel one (1) acre or larger
 in size.
- Garages Private garages shall meet the following standards:
 - Garages shall not exceed a total of eight hundred (800) square feet of floor space per dwelling unit.
 - Garages exceeding eight hundred (800) square feet per dwelling unit may be permitted as conditional uses in the districts specified in Table 4.01 provided that they will not be adverse to the public interest and are compatible with the surrounding neighborhood. The Hearing Examiner shall establish a maximum size for garages receiving conditional use approval. See Section 18.04.080.

Maximum building height on detached accessory structures is **24 feet**, measured at mid-gable.

SETBACKS:

A <u>detached garage</u> may be set on the property line if the garage door is at a right angle to the alley entrance. Garage walls on or within 3 feet of the side property line, however, must be fire walls and have no windows or other openings. A detached garage may be set on the rear property line, but if the garage door faces a side yard (flanking street), it must be set back 20 feet from that side yard. In this case, the wall on the rear property line needs to be a code-compliant fire wall. A detached garage may be set on both the rear and side property lines if it has access from the front yard. In this case, both walls must be fire walls. If the garage doors face the alley, it must be setback 10 feet.

A <u>detached accessory structure</u> may be located anywhere within the rear forty feet of the lot, with the exception of a flanking street side yard. The structure must have at least 6 feet of separation from other structures.

<u>Accessory Structure</u>. A structure detached from the principal building located on the same lot and customarily incidental and subordinate to the principal building. Any part of the main building which shares a common wall and roof is considered a part of that building. A building or portion thereof is not considered attached if the attachment is by a covered breezeway.

<u>Detached</u>. Any building or structure that does not have a wall and roof in common with any other building or structure and where exterior walls are separated by six feet or more. (See Attached Structure; note that structures conforming with neither definition must conform with the requirements for both types of structures).