

Accessory Dwelling Units

Over the past decade, the state legislature has made several modifications to Gov. Code [§65852.2](#), progressively making it easier and less expensive for property owners to build accessory dwelling units, often called ADUs. This Info-Bulletin outlines the city's development requirements for new ADU construction that is consistent with state law, as of January 2023.

Considering the constantly evolving laws affecting ADUs, the CA Department of Housing and Community Development (HCD) publishes a useful [ADU Handbook](#) that provides information on the most recent and relevant changes to ADU laws. HCD's resource guide should be used as a supplement to this Info-Bulletin.



BACKGROUND

The state faces a serious housing problem that not only threatens its economic security, also the lack of access to affordable housing can have a direct impact upon the health, safety, diversity, and welfare of Carlsbad residents.

To retain a healthy livable environment and meet state mandated housing goals, more needs to be done to accommodate locally available and affordable housing stock. This will require implementing multiple housing programs to meet housing demands.

Pursuant to Govt. Code [§65852.150](#), the state legislature found and declared that ADUs are an essential component of the state's housing supply and provide an alternative option to traditional market-rate home construction. ADUs can be integrated into existing or proposed homes in a variety of ways, including converting a portion of an existing house,

Documents Referenced

State law; [§65852.2](#) & [§65852.150](#)

HCD; [ADU Handbook](#)

HCD; [ADU Website](#)

Health & Safety Code; [§18010](#) & [§18009.3](#)

Carlsbad Municipal Code; [§21.10.030](#)

Building Permit Submittal Requirements; [B-5](#)

California Coastal Zone; [Map](#)

ADU Parking Replacement Areas; [Map](#)

Carlsbad Village & Poinsettia Station

One-Half Mile Radius; [Maps](#)

Minor Coastal Development Permit; [P-6](#)

adding to the existing house, converting an existing garage, storage area, studio or other accessory building, or constructing a new detached structure. Development of ADUs offer many benefits, a few of which are reflected below.

Low Cost to Build

ADUs require no public subsidy and cost anywhere from \$10,000 for a simple bedroom conversion to \$300,000 for a higher-end companion unit.

Provides Income to Homeowners

ADUs help create a new income stream for property owners, which can help supplement mortgage costs on the main home.

Environmentally Friendly

ADUs have a low-carbon footprint, using less water, electricity, and construction materials. A detached ADU can save 26,000 pounds of CO₂ emissions a year compared to a single-family dwelling.

Flexibility for Changing Households

The makeup of today's household is rapidly changing. Many families are now made up of single/aging parents or extended families who do not require large living spaces. ADUs are often better suited to meet the living space demands associated with this new shift in family structure.



family home with a separate entrance. An efficiency cooking area is required to be provided within the unit. It may include independent sanitation within the unit or shared facilities with the existing residence. No additional parking is required for a JADU.

Guest Houses



A guest house is a type of accessory structure for the sole use of people employed on the property or temporarily used by guests of the primary

residence. Essentially, a guest house acts as an extra bedroom to the main home. As such, a guest house cannot include a kitchen or wet bar and cannot be rented or used as a separate dwelling unit

Park Model Trailers



Park model trailers, sometimes referred to as “tiny homes,” have been marketed as an inexpensive alternative to

conventional ADU construction. Park model trailers are not designed for long-term habitation. CA Health & Safety Code [§18010](#) & [§18009.3](#) define park model trailers as **recreational vehicles**. While they may look more like a manufactured home and less like an RV, park model trailers are not certified by HCD as meeting the minimum health and safety standards for permanent housing. However, the manufactured homes that you often find in a “mobile home park” are state HCD certified and can be used as an ADU.

GENERAL DEVELOPMENT STANDARDS

Per state law, permitting an ADU is limited to an administrative approval process --- no discretionary review, CEQA environmental analysis, or public hearings -- the city can only apply clearly defined objective development standards (e.g., parking setback, size, height, landscaping). However, the applicable development standards that get applied to an ADU varies depending upon the type and location of the ADU proposed. This makes implementing state ADU law, challenging.

TYPES OF ACCESSORY STRUCTURES

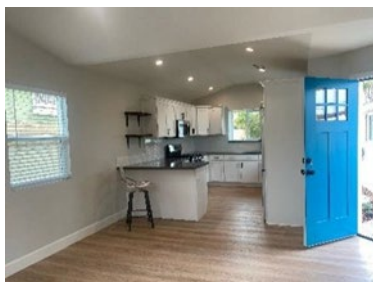
Development requirements for an ADU will vary depending upon where the unit is constructed on the property. More information about this is covered under the General Development Standards section of this Info-Bulletin. Before reviewing the standards, it is important to understand that not all accessory structures are considered ADUs and some structures must meet specific and unique standards to qualify as an ADU.

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Accessory Dwelling Unit

ADUs have many different names --- granny flats, in-law units, backyard cottages, and secondary units just to name a few. Despite the name, an ADU is a residential dwelling unit that provides complete independent living facilities for one or more people. An ADU includes permanent provisions for living, sleeping, eating, cooking and sanitation. An ADU may be attached to or detached from the primary dwelling, integrated into existing or a proposed single-family home or multi-family residences, or created by converting existing space such as a garage.

Junior Accessory Dwelling Unit



A Junior Accessory Dwelling Unit (JADU) is an ADU, but smaller in size with unique development standards; the most significant being that JADUs must be located within the main single-



The following sections have been created to help applicants navigate ADU development standards.

- Development Standards for ADUs
- Development Standards for JADUs
- Development Standards for Certain ADU Types
 - Multi-family ADUs
 - Mandatory-ADUs

Development Standards for ADUs

The following development standards apply to all ADUs, whether attached or detached.

- One attached or one detached ADU is allowed on a single-family lot; not both. Notwithstanding, an ADU and a JADU can both be on the same property.
- The property must have an existing main residence; or the ADU must be constructed concurrently with the main residence.
- ADUs shall comply with the construction standards of the California Residential Code for “Efficiency Dwelling Units.” Key building construction standards worth noting.
 - ADUs must have a separate entrance from the main residence. An internal connection for attached ADUs is optional.
 - ADUs must contain complete independent living facilities, including a permanent kitchen and areas for living and sleeping.

- New detached ADUs shall include the installation of a solar photovoltaic system unless an existing onsite system has the capacity to provide for the ADU.
- Fire sprinklers are not required for an ADU unless fire sprinklers were required when the primary home was constructed.
- ADUs shall comply with all applicable zoning code standards, with the following exceptions.
 - Detached ADUs that are >800 square feet in size or attached ADUs that are >800 square feet in size and >16 feet in height are subject to maximum lot coverage requirements. No ADU is subject to minimum lot size requirements.
 - Adequate water and sewer services shall be readily available; Upgrades to existing services may not be required.
 - Size requirements
 - Attached ADUs shall not exceed 50% of the total floor area of the existing main residence, or 1,200 square feet in size, whichever is less. This will not preclude a single-family residential lot from building an 800 sq. ft. ADU.
 - Detached ADUs are allowed up to 1,200 square feet in size depending on lot coverage allowances.
 - Height requirements
 - Detached ADUs are limited to maximum 16 feet in height, unless located:
 - Above a detached garage then the 2nd story detached ADU must conform with the applicable height limit of the zone.
 - On a lot with an existing or proposed multifamily, multistory dwelling then the ADU shall be allowed a height up to 18 feet
 - On a lot with an existing or proposed single family or multifamily dwelling unit that is within one-half mile walking distance of a major transit stop (Carlsbad Village Station or Poinsettia Station), then a height of 18 feet is allowed. An additional two feet in height (max. 20 ft.) is allowed to accommodate the ADU roof pitch to align with the roof pitch of the primary dwelling (see stations one-half mile radius [maps](#)).

- Attached 1- or 2- story ADUs are allowed up to 25 feet, or subject to the limits specified under the applicable zone, whichever is lower but not to exceed two stories.

○ Setback requirements

- Attached and detached ADUs shall maintain a minimum four-foot setback from rear and side-yard property line.
- Front yard setback and required building separation requirements are per applicable zoning standards and building code standards, respectively.
- Detached ADUs greater than 800 square feet shall maintain a 10-foot separation from main residence
- Existing setbacks can be maintained for an existing non-conforming detached garage or existing accessory structure that is converted to an ADU, unless the project is within the Coastal Zone and non-conforming conditions impact to coastal resources (geologic setback, public view encroachment, coastal access, or habitat preserve buffers).
- Setbacks for new ADU can conform to those of a legally demolished structure, provided that the construction of the proposed ADU is built in the same location and to the same dimensions.
- In the Coastal Zone, an ADU or JADU that results from new construction, or expanding or converting an existing structure, shall be consistent with the coastal resource, public access protection and visual resource protection policies of the Local Coastal Program.
- Accessory uses not required for ADUs – garages, patio covers, decks, etc. – must meet standard zoning setbacks and cannot observe four-foot side and rear- yard setbacks.

○ Parking requirements

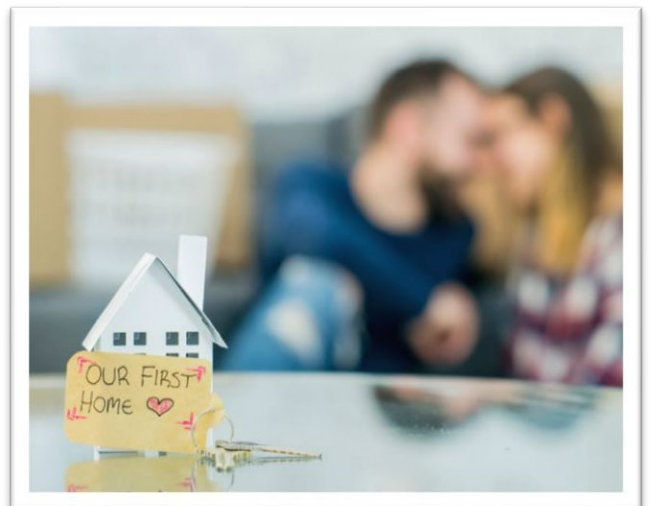
- One parking space shall be required, which may be located within the building setbacks or in an existing driveway as tandem parking.
- Notwithstanding, a parking space is not

required for an ADU if the property meets any one of the following:

- Located within one-half mile from public transit, which includes bus stops.
- Located within an historic district.
- Constructed as part of a proposed or existing residence or accessory structure.
- Located within one block of a dedicated car share lot.
- Parking spaces do not need to be replaced when a garage, carport, or covered parking structure is demolished and/or converted into an ADU, except for certain locations located within the [Parking Replacement Areas Map](#).

○ Miscellaneous Requirements

- Roof decks are not permitted on detached ADUs
- The exterior roofing, trim, walls, windows, and color palette of the ADU shall incorporate the same features as the main dwelling unit.
- ADUs shall only be rented for a term of at least 30 days. ADUs that were issued a building permit prior to Jan. 1, 2020 are exempt from this requirement.
- Pursuant to Civil Code [§4751](#) (a), private restrictions such as Conditions, Covenants and Restrictions (HOA CC&Rs) can no longer prohibit the construction and renting of ADUs. See the State’s HCD [guidebook](#) for more information.



Development Standards for JADUs

The following standards apply to all JADUs.

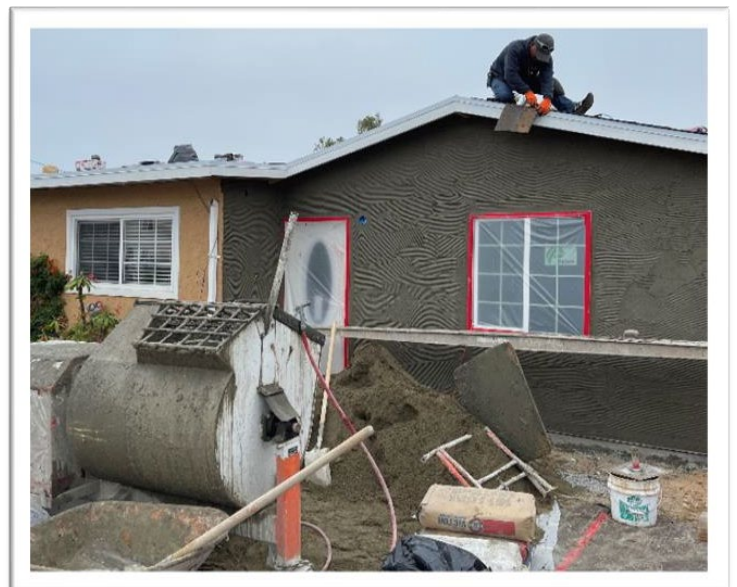
- One JADU is allowed to be constructed within the walls of a proposed or existing single-family residence or attached garage. Additions or modifications to an existing residence for the purpose of building a JADU are allowed.
- An ADU and a JADU can be constructed on the same lot when a detached ADU or ADU conversion is proposed.
- The property owner must occupy either the JADU or the main residence. In cases where both an ADU and JADU are constructed, the owner must live in one of the three units.
- JADUs shall comply with ALL zoning code standards applicable to the main residence, with the following exceptions. The JADU shall be a maximum of 500 square feet in size.
 - No parking is required for a JADU
- JADUs shall comply with the standards of the California Residential Code, similar to the main residence. Key building construction standards worth noting.
 - An efficiency cooking area is required.
 - A separate entrance from the main residence is required.
 - An internal connection is optional unless a restroom is shared with the main residence in which case an internal connection is required.
 - No separate water, sewer or power connection required.
 - Fire sprinklers are not required for an JADU unless fire sprinklers were required when the primary home was constructed.
- Miscellaneous Requirements
 - The exterior roofing, trim, walls, windows, and color palette of the JADU shall incorporate the same features as the main dwelling unit.
 - JADUs shall only be rented for a term of at least 30 days. JADUs that were issued a building permit prior to Jan. 1, 2020 are exempt from this requirement.

- Pursuant to Civil Code [§4751](#) (a), private restrictions such as Conditions, Covenants and Restrictions (HOA CC&Rs) can no longer restrict or prohibit the construction and renting of JADUs.

Development Standards for Certain ADU Types

Pursuant to Govt. Code Section 65852.2(e), the state established four categories of ADUs that are not subject to any other specified areas of ADU law, most notably zoning and development standards. However, ADUs authorized under this code section must still meet the building code and health and safety requirements. Because of overlapping similarities, the four categories have been combined into two ADU types: Multi-family ADUs and Mandatory-ADUs. ADUs meeting the limited standards described below shall be allowed by right.

- Multi-family ADUs
 - Non-livable space within existing multi-family structures may be converted into an ADU. Examples of areas that can be converted include storage rooms and garage spaces.
 - The maximum number of ADU allowed in a multi-family structure is equal to 25% of the number of existing multi-family units in the structure. Fractional units are rounded down. A minimum of one ADU is allowed.
 - Notwithstanding the first two bullets, up to two detached ADUs are allowed on a lot that has existing multi-family units so long as the ADUs maintain a rear and side yard setback of four feet and no taller than 16 feet in height.
 - HOA authorization is required for ADUs proposed in multi-family condominium common areas.



- Mandatory-ADUs
 - The maximum size of the mandatory-ADU can be no more than 800 square feet.
 - The maximum height of the mandatory-ADU can be at least 16 feet, or up to 18 feet if located within-mile of a major transit stop. An additional two feet in height (max 20 ft) is allowed to accommodate the ADU roof pitch to align with the roof pitch of the primary dwelling. Heights are determined per city building height calculation method.
 - An attached mandatory-ADU can be up to 25 feet in height, or the maximum height of the zone, whichever is lower.
 - The mandatory-unit shall have a minimum of four-foot side and rear setbacks and maintain the front yard setback per the zone.
 - Notwithstanding, one mandatory-ADU and one JADU are permitted per lot within the existing or proposed space of a single-family home, or a JADU within the walls of the single-family residence, or a mandatory-ADU within an existing accessory structure is allowed.

PERMIT PROCESSING STEPS

The section below provides the required permit applications and general processing steps to secure necessary approvals for an ADU, JADU, Multi-family ADU, or Mini-ADU (collectively referred in this section as “ADUs”). The permit application submittal must include all required information for the packet to be accepted and processed.

Building Permit Application

- All ADUs are required to submit a residential building permit application and required supporting documentation ([Form B-5](#)).
- All ADUs proposed as part of a remodel/new primary dwelling unit shall follow the permit process timeline of the permit for the primary dwelling unit.
- The project site may require other types of permit approvals (apart from the ADU approval), depending on the existing and proposed site conditions. For example, if a retaining wall is needed at the side of the lot, this may require a structural load analysis. Please check with city staff for further information prior to submittal.
- The city will approve or deny an application within 60 days from the date the application was deemed complete unless the applicant requests a delay.

Coastal Development Permit Application

The following permitting steps shall apply to processing a CDP for projects within the Coastal Zone.

- All proposed ADUs located within the [California Coastal Zone](#) require a Minor Coastal Development Permit (MCDP) ([Form P-6](#)).
- Exception: Attached ADUs and JADUs located outside of the Coastal Appeal Zone only require approval of a building permit application (a MCDP is not required).
- A public hearing shall not be required to approve an ADU. Neighboring property owners will still be notified of the permit application pursuant to city code but permit approval will be done administratively by the City Planner.
- The City Planner’s decision can be appealed to the Coastal Commission.

Permit Application Fees

- All applicable plan check and inspection fees apply. However, no impact fees are charged for development of an ADU that is less than 750 square feet. There may be other “non-impact” fees by special districts or local agencies (e.g., plan check or inspection by the other agencies). Please contact those agencies directly.
- Impact fees for an ADU more than 750 square feet are charged proportionately in relation to the square footage of the primary dwelling unit. (e.g., if you have a proposed 1,000 square feet ADU, and you have an existing 2,000 square foot primary dwelling unit, you would be charged 50% on an equivalent basis). For an ADU on a lot with a multi-family dwelling, the proportionality shall be based on the average square footage of the units within that multi-family dwelling structure.
- A new utility connection may be required, and connection fees and capacity charges are based upon either the ADU’s square feet or the number of its drainage fixture unit values, as defined by the California Plumbing Code. Utility connections and fees shall not be required for ADU/JADUs converted from the existing space of a home, including expansions of 150sf.

YOUR OPTIONS FOR SERVICE

For projects requiring a building permit, please contact the Building Division at 442-339-2719 or via email at Building@carlsbadca.gov.

For CDPs, please contact the Planning Division at 442-339-2610 or via email at Planning@carlsbadca.gov.

