Accessory Dwelling Unit Guidebook

City of Ann Arbor Planning Services



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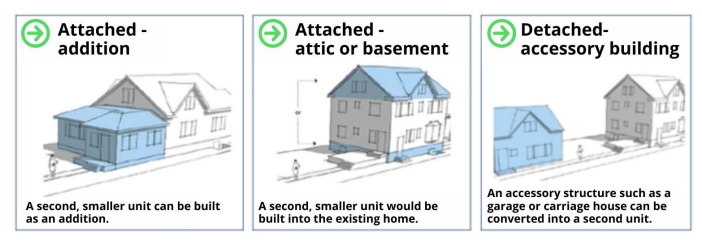
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I. OVERVIEW

The purpose of this guide is to assist homeowners, contractors, builders, and developers with the consideration, design, and construction of Accessory Dwelling Units (ADUs). This manual will give an overview of the design requirements per the City of Ann Arbor Unified Development Code. Consult with the Building Department for questions on applicable building codes that may additionally apply.

What is an Accessory Dwelling Unit (ADU)?

An Accessory Dwelling Unit is a second, smaller dwelling unit either developed within an existing single-family house (such as in a basement, attic, or addition) or part of an accessory building (such as a converted garage or carriage house).



Drawings courtesy of the City of Minneapolis

What are the advantages of ADUs?

The ADU policy in the City of Ann Arbor is intended to increase the diversity of housing options within the city by enabling new housing that respects the look and scale of single-family neighborhoods. Accessory dwelling units are also a strategy for affordability in Ann Arbor in two ways—for the renter and the homeowner. ADUs can be more affordable than other new dwelling units because infrastructure (i.e., existing utilities, roads) and land costs have already been absorbed by the main dwelling unit, and because they are typically smaller in size. Conversely, the supplemental income a homeowner can receive from renting out an ADU on their property can offset their own expenses. In the case of seniors and others on fixed incomes, rental income can offset mortgage, tax or other costs allowing individuals to age in place. Such units also provide the potential for a homeowner to negotiate assistance in household maintenance in exchange for rent.

You may be familiar with the term "granny flat" or "mother-in-law suite" to describe these units and indeed, that describes one of their potential uses—as a way for a homeowner to care for their aging parents in a secondary dwelling on their property. Additionally, accessory dwelling units are a way to address declining household size. For example, the average household size

in Washtenaw County decreased from 3.3 people in 1960 to 2.43 people in 2015 (U.S. Census Bureau, American Community Survey 5-Year Estimate). ADUs can allow for reutilization of some of that space, without considerably expanding the existing footprint of a building. Furthermore, ADUs support more efficient and sustainable use of existing housing stock and infrastructure.

II. ZONING REQUIREMENTS

Permitted Districts

- ADUs are permissible in any R1, R2, R3 or R4 zoning districts.
 - You can view the Ann Arbor Zoning map <u>here</u>.

Eligible Lots

- An ADU is permitted **only** on a lot in single-family zoning districts above with a single-family dwelling. If the lot contains a duplex or other multiple-family residence, an ADU is not permitted.
- Only one accessory dwelling unit is permitted per single-family detached dwelling.

Where can I locate an ADU on my property?

- ADUs can be located inside of an existing house on any of its floors, or all or part of a side or rear addition. This type is referred to as an *attached ADU*.
- Alternatively, an ADU can be part of garage, carriage house, or other legal, conforming detached accessory structure

Design Specifications

How big can an ADU be?

- For lots up to 7,199 sq-ft, the maximum size of an ADU is 600 sq-ft or the same size as the ground floor of the main dwelling, whichever is less.
- For lots 7,200 sq-ft or greater, the maximum size of an ADU is 800 sq-ft or the same size as the ground floor of the main dwelling, whichever is less.

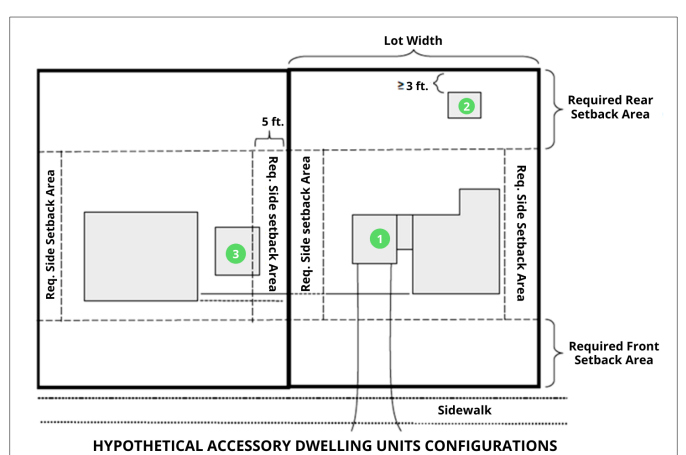
How tall can an ADU be?

- The standard height restrictions of the zoning district apply, meaning that:
 - An ADU within an accessory building cannot exceed 21 feet.
 - An ADU that is part of the main dwelling structure cannot exceed 30 feet.

What are required setbacks?

- Definitions:
 - Front Setback Area The portion of a lot between the required front setback line and the lot line.
 - Side Setback Area The portion of a lot between the required side setback line and the lot line.

- Rear Setback Area The portion of a lot between the required rear setback line and the lot line.
- In General:
 - Setback requirements for front, side, and rear setback area are determined by zoning district. Refer to the <u>Unified Development Code</u> for specific details.
 - Setbacks are measured from the lot line, not the curb or center of the street. Usually, the house-side of the sidewalk edge is also the front lot line. A survey may be required to determine setbacks.
 - In established neighborhoods, the minimum required front setback is the average setback established by buildings within 100 feet on either side of the lot, up to 40 feet maximum.
 - The minimum front setback applies to every lot line that abuts a public street. Corner lots have two front lot lines, one side and one rear lot line. Thru-lots have two front lot lines, two side setbacks and no rear lot line.
- Detached ADUs:
 - **Required Front Setback Area:** Detached accessory dwelling units may not be located within the Required Front Setback Area.
 - **Side Setback Area :** A detached ADU may be located in the required in the Side Setback Area if:
 - It is farther from the street than the main building;
 - It is farther from the street than any part of main buildings on abutting lots;
 - It is at least 3 feet from any lot line.
 - If between 3 and 5 feet from a lot line, the ADU must contain fire-rated walls.
 - **Required Rear Setback Area:** A detached ADU may be located in the Rear Setback Area if:
 - The sum of all structures on the lot, including accessory buildings and parts of the main building that encroach upon the rear setback area, do not occupy more than 35% of the rear setback; and
 - It is at least 3 feet from any lot line.
 - If between 3 and 5 feet from a lot line, the ADU most contain fire-rated walls.
- Attached ADUs:
 - Attached ADUs are not permitted within the Required Side Setback Area.



- 1. Because this accessory dwelling unit is attached to the principal building, it may not be located in the Required Side Setback Area.
- 2. Any accessory structure may not take up more than 35% of the Required Rear Setback Area (*lot width x Required Rear Setback Area depth*). Example: if the required rear setback area of this hypothetical lot were 2,000 sq ft, the accessory building would need to be less than 700 sq ft
- 3. A detached ADU can be located in the required side setback area if it is farther from the street than the principal building, any part of a principal building on abutting lots, and farther than 3 feet away from any lot line. In this example, we can presume the accessory structure is more than 3 feet away from the lot line, but less than 5 feet away from the lot line.

Occupancy Requirements

Who and how many people can live in an ADU?

- Occupancy in the accessory dwelling unit is limited to two persons and their offspring living as a single housekeeping unit, except in the case of a special exception use, following Section 5.16.1 of the Unified Development Code.
- Additionally, the total number of persons residing in the main dwelling unit and the ADU combined cannot not exceed four persons plus their offspring. For example, if there are four people plus their offspring living in the main dwelling unit, they could not have an ADU because they are already at the maximum occupancy for the lot.

Are there other occupancy or rental restrictions?

- Leasing or rental of the ADU for less than 30 days is prohibited.
- Rental housing requirements will apply for any main dwelling unit or accessory dwelling unit that is rented out to another person. See the City's <u>Rental Housing Services</u> webpage for more information.

III. APPLICATION PROCESS

- 1. Determine if your property qualifies for an ADU.
 - a. Verify that your property is in an R1, R2, R3, or R4 zoning district by checking the City of Ann Arbor <u>zoning map</u>.
 - b. Verify zoning compliance for required setbacks and minimum lot size by checking the <u>Unified Development Code</u>.
- 2. If your lot is located in a Historic District, you must apply for and receive a Certificate of Appropriateness from the <u>Historic District Commission</u> before your building permit will be reviewed.
- 3. Apply for a <u>Building Permit</u>. Submit building plans, including plans for mechanical, plumbing, and electrical work as needed. New houses will require a Michigan Energy Code Compliance form. Zoning compliance is reviewed as a part of building permitting process.
 - a. Trade Permit Application (for plumbing, electrical, and mechanical)
 - b. Grading Application and Impervious Area Checklist
 - c. Demolition Permit, if applicable
 - d. Fire Suppression and Alarm Permit.
- 4. Start construction and building/trade inspections.
- 5. <u>Housing Inspection Program</u> registration. Contact Rental Housing Services at 734-794-6264 or <u>rentalhousing@a2gov.org</u> for more information.
- 6. Submit Address Request Form for new rental address.
- 7. Apply for Certificate of Occupancy.