

Labels Prepared:

120 Days:

		☐ Fee Paid Date	By			
ADU			Fee: \$100.00			
ACCESSORY DWELLING UNIT APPLICATION						
Property Address:						
Lot	Block	Subdivision				
Мар	Tax Lot	Zone				
Applicant Name:						
Mailing Address:						
Phone:	Business Phone:	Email:				
Property Owner's Nam	e:					
Mailing Address:						
Business Name (if app	licable):					
Signature of Applicant:		Date:				
Signature of Property C	Owner:	Date:				
Existing Use:						
Proposed Use:						
Square Footage of Buil	lding/Site:					
Proposed Off-Street Pa	arking Spaces:					
parking, and door locat		the location of all existing and put include distances to all prope drawings are acceptable.				
For office use only:						
Application Comple	ete:	Permit Info Into D-Base:				

**Tentative APC Meeting Date:** 

FILING INFORMATION: The Community Development Director will review only complete applications. Completed applications can be processed as a Type I, Type 2, or Type 3 depending on the zoning and non-conforming uses. A Pre-Application conference is required for Type 2 and Type 3 requests prior to acceptance of the application as complete.

Briefly address each of the following criteria: Use additional sheets if necessary.

3.020.	B.	Standards.		
1. <u>Size</u> .				
	a.	Primary Structure.		
flo ga in <b>So</b> b. <u>Ao</u> Ar		A house with an Accessory Dwelling Unit must have at least 1,400 square feet of floor area prior to creation of the Accessory Dwelling Unit. The floor area of the garage or other non-living space, such as an unfinished basement, may not be used in the calculation of the total square footage.		
		Square footage of finished area of existing structure:		
		Accessory Dwelling Unit.		
		In Accessory Dwelling Unit shall not exceed 40% of the primary structure or 800 quare feet in size, whichever is smaller.		
		Square footage of primary dwelling unit:		
		Square footage of smaller ADU:		
	2.	Creation of the Unit.		
		a. The Accessory Dwelling Unit may be created through an internal conversion of an existing living area, basement, attic, other existing attached accessory buildings, areas over attached garages, and detached from the primary residence, including but not limited to guest cottages, detached garages, or workshops.		
		Is the ADU in an existing, attached portion of the building:  Is the ADU detached from the main dwelling:  Is the ADU new construction:		
		b. To differentiate an Accessory Dwelling Unit from a two-family dwelling, all utilities such as water, electric, or gas, shall remain as single service utilities. The Accessory Dwelling Unit shall not have its own utility services, except if the separate services existed prior to January 1, 2004. This does not apply to utilities providing service to communication devices such as telephone, television, and other communication devices.		
		If there are separate utilities, when were they installed:		

		from the primary residence structure.
		Is the dwelling in an undivided ownership:
3.	Loca	ation of Entrances.
	side such cont to a whe face	ddition to the main entrance, one entrance to the house may be located on the or rear of the house. An additional entrance shall not alter the appearance in a way that the structure appears to be a two-family dwelling, unless the house ained additional front doors prior to the conversion. The location of the entrance detached unit can be anywhere if it is placed behind the main dwelling. In cases re the new ADU is placed in front of the main dwelling, the entrance shall not the street. In cases where new units are placed on a corner lot, they shall be ted on a side yard or rear of the lot.
	Loca	ation of existing doors:
	Loca	ation of additional proposed doors:
4.	<u>Zon</u>	es in Which Permitted.
		essory Dwelling Units are allowed as an accessory use to any existing single- ly dwelling in all zones.
5.	<u>Owr</u>	ner Occupancy.
	a.	The property owner shall occupy either the principal unit or the Accessory Dwelling Unit as their permanent primary residence, and at no time receive rent for the owner-occupied unit.
		Will the owner reside in the primary unit or ADU:
	b.	The property owner shall provide a covenant or deed restriction in a form acceptable to the City and suitable for recording with the County, providing notice to future owners of the subject lot that the existence of the Accessory Dwelling Unit is predicated upon the occupancy of either the Accessory Dwelling Unit or the principal dwelling unit by the property owner.
		The City suggests the following for inclusion in the deed:
		"The dwelling located on the above described property is approved as a single-family dwelling only. In accordance with the Astoria Development Code Section 3.020(5.b), the existence of an Accessory Dwelling Unit in addition to the single-family dwelling is predicated upon the occupancy of either the Accessory Dwelling Unit or the principal dwelling unit by the property owner. Use of the Accessory Dwelling Unit at this location is subject to the regulations

An Accessory Dwelling Unit shall be subordinate to the existing single-family

dwelling and may not be subdivided or otherwise segregated in ownership

C.

of the Astoria Development Code."

## Submit a draft deed with this or similar deed restriction for approval.

6.	Lot	Size.

A home with an Accessory Dwelling Unit in the R-1 Zone (Low Density Residential) shall be located on a minimum lot size of 5,000 square feet. There is no minimum lot size for other zones.

Lot dimensions and square footage:

## 7. Off-Street Parking Requirements.

In addition to the two spaces required for the primary unit, the Accessory Dwelling Unit shall have one additional off-street parking space. If on street parking is available on a city street built to a city standard identified in the Transportation System Plan and has parking on both sides of the street, one space may be credited to the requirement of three total spaces.

Location and number of off-street and on street parking spaces on site plan:

8. Height.

The height of new detached units shall not exceed 20 feet or 80% of the height of the main dwelling, whichever is less.

What is the height of the existing or new detached ADU: \_\_\_\_\_

9. <u>Homestay Lodging.</u>

Homestay lodging is prohibited in accessory dwelling units created after May 17, 2017. (Ordinance 17-07, Adopted April 17, 2017)

## C. Permits.

1. Permit Required.

A permit is required for the establishment of an Accessory Dwelling Unit. The property owner shall submit an application to the Community Development Department on a form provided by the City.

2. <u>Expiration of Permit.</u>

An Accessory Dwelling Unit permit shall automatically expire if any of the following occurs:

- a. The Accessory Dwelling Unit is substantially altered and is no longer in conformance with the plans as approved by the Astoria Planning Commission, Community Development Director, and/or the Building Official; or
- b. The subject lot ceases to provide the approved number of parking spaces; or
- c. The property owner ceases to reside in either the principal or the Accessory Dwelling Unit.

## D. <u>Non-conforming Accessory Dwelling Units</u>.

- 1. The portion of a single-family dwelling which meets the definition of Accessory Dwelling Unit which was in existence prior to January 1, 2004, may continue in existence provided the following requirements are met:
  - a. An application for an Accessory Dwelling Unit is submitted to the Community Development Department for review.
  - b. The Accessory Dwelling Unit complies with the minimum requirements of the Building Codes as adopted by the City of Astoria.
  - c. The Accessory Dwelling Unit complies with the requirements of this Section 3.020 concerning "Accessory Dwelling Units".
- 2. The Community Development Director may approve a permit submitted for a nonconforming unit that does not meet all of the above requirements, except those relative to building code requirements, as follows:
  - a. The permit review shall be in accordance with Article 9 concerning administrative decisions. The Community Development Department shall notify property owners of record in accordance with 9.010 to 9.020 at least twenty (20) days prior to the issuance of a permit for a Non-conforming Accessory Dwelling Unit. The notice shall set forth the standards required and the nature of the non-conformity.
  - b. Permits for a Non-conforming Accessory Dwelling Unit may be issued after the notice period by the Community Development Director where the Director has made written findings as follows:
    - 1) That full compliance would be impractical; and
    - 2) That neither present nor anticipated future use of the unit reasonably require strict or literal interpretation and enforcement of the requirements of this code; and
    - 3) That the granting of the permit will not create a safety hazard.
- 3. A decision of the Community Development Director may be appealed to the Planning Commission in accordance with 9.040."