# Section 10.440 Table of Uses – Residential, Mixed Residential, Business and Industrial Districts

The proposed Zoning Ordinance amendments set forth in this document are intended to achieve three broad policy **objectives**:

- (1) to remove barriers and provide more flexibility for the creation of accessory dwelling units (ADUs);
- (2) to strengthen provisions for ensuring that ADUs fit into established neighborhood patterns and minimize any adverse impacts on abutting properties; and
- (3) to simplify the ordinance and make it easier for users to understand and navigate

Before beginning the zoning revision project, the Planning Department reached out to stakeholders via a series of small group meetings and a survey of abutters to ADUs. This public involvement process revealed six broad **themes** that helped guide the zoning revision process:

- (1) Process navigational support is needed.
- (2) Dimensional relief is both an obstacle and a protection.
- (3) There is considerable cost and risk in the process and this is a deterrent.
- (4) Regulations for ADUs need to be clear and implementable.
- (5) Foremost among abutters' concerns are: parking, short term rentals, neighborhood character, and buffering and separation.
- (6) Abutters were generally positive about ADUs.

The revisions to the Table of Uses below result in a table that is more detailed than the existing table, with two categories of attached ADUs and four categories of detached ADUs. This additional complexity reflects two proposed policy changes in support of the above objectives: (1) to allow ADUs with the least potential neighborhood impact as of right ("P") instead of requiring a conditional use permit ("CU") as currently; and (2) to fold the existing Garden Cottage use into the broader Detached Accessory Dwelling Unit (DADU) use.

	Use	R		GRA GRB	GRC (A)	GA/ MH	MRO CD4- L1	$\alpha$	MRB	CD5 CD4	GB	G1	G2	B CD4- W	WB	
1. R	1. Residential Uses															
1.10	Single family dwelling	Р	P	P	P	N	P	P	Р	<u>₽</u> <u>N</u>	N	P	P	N	N	
1.20	Accessory dwelling unit	<del>CU</del>	<del>CU</del>	<del>CU</del>	<del>CU</del>	N	<del>CU</del>	<del>CU</del>	€₩	<del>CU</del>	N	<del>CU</del>	<del>CU</del>	¥	<del>N</del>	<del></del>
1.21	Attached accessory dwelling unit (AADU)  1.211 Up to 750 sq. ft. GFA and entirely within an existing single-family dwelling  1.212 More than 750 sq. ft. GFA, or in an addition to or expansion of an existing single-family dwelling	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>N</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>N</u>	<u>N</u>	<u>CU</u>	<u>CU</u>	<u>N</u>	<u>N</u>	
	1.22 Detached	CU	CU	CU	N	N	N	N	N	N	N	N	N	N	N	<del></del>

Use	R		GRA GRB		GA/ MH	MRO CD4- L1	CD4- L2	MRB	CD5 CD4	GB	G1	G2	B CD4- W	WB	
1.22 Detached accessory dwelling unit (DADU)  1.221 Up to 600 sq. ft. GFA and entirely within an existing accessory building that complies with all dimensional standards for accessory buildings  1.222 Up to 600 sq. ft. GFA in an existing accessory building where any of the following apply: (a) the existing building does not comply with a dimensional standard for an accessory building, or (b) the DADU requires any modification of a standard in Section 10.814, or any variance; or (c) the DADU includes any expansion of the existing accessory building	<u>P</u>	<u>P</u>	P CU	<u>P</u>	<u>N</u>	P CU	<u>P</u>	<u>P</u>	<u>N</u>	<u>N</u>	<u>N</u>	<u>N</u>	<u>N</u>	<u>N</u>	

Use	R		GRA GRB	GRC (A)	GA/ MH	MRO CD4- L1	CD4- L2	MRB	CD5 CD4	GB	G1	G2	B CD4- W	WB	
1.223 Up to 750 sq. ft. GFA in a new building that complies with all lot and building dimensional standards for a single-family dwelling	<u>CU</u>	<u>CU</u>	<u>CU</u>	<u>CU</u>	<u>N</u>	<u>CU</u>	<u>CU</u>	<u>CU</u>	<u>N</u>	<u>N</u>	<u>N</u>	<u>N</u>	<u>N</u>	<u>N</u>	<u></u>
1.224 Up to 1,000 sq. ft. GFA in a new building that does not comply with a dimensional standard for a single-family dwelling, or that requires any variance to construct the DADU	<u>CU</u>	<u>CU</u>	<u>CU</u>	N	<u>N</u>	N	N	N	N	N	N	N	<u>N</u>	N	<u></u>
1.25 Garden Cottage	CU	CU	CU	CU	Ŋ	CU	CU	CU	<del>CU</del>	N	N	Ŋ	N	N	<del></del>
1.30 Two-family dwelling	N	N	P	P	P	P	P	P	P	N	P	P	N	N	
	•••	• • •						•••	•••				•••		

### NOTES:

(1) DADU uses no. 1.221 and 1.222 replace use no. 1.25 – Garden Cottages.

(2) In the "Supplemental Regulations" column, insert the following reference for uses 1.211 and 1.221: "10.814.61 (administrative approval)".

# 10.814 Accessory Dwelling Units

## 10.814.10 Purpose and Eligibility

10.814.11 The purpose of this section is to provide for additional **dwelling units**within single-family neighborhoods in order to: increase the supply of
smaller, more affordable housing units without the need for more
infrastructure or further land development; meet local housing needs; and
provide opportunities for adapted reuse of existing **accessory structures**.
The standards in this section are intended to integrate more housing options
into the community with minimal negative impact on the surrounding
neighborhood.

10.814.1012 One, and only one, Only one accessory dwelling unit (ADU) shall be allowed on any lot containing a single-family dwelling. An accessory dwelling unit shall not be allowed under this Section 10.814 on a lot that contains more than one dwelling unit.

10.814.2013 Except as provided elsewhere in this Section 10.814, in order for a **lot** to be eligible for an **accessory dwelling unit**, the **lot** and all proposed **structures** and additions to existing **structures** shall conform to all zoning regulations as follows:

10.814.21131 Any municipal regulation applicable to single-family dwellings shall also apply to the combination of a principal dwelling unit and an accessory dwelling unit including, but not limited to, let area, yards, open space, off-street parking, building severage, and building height: the dimensional standards set forth in Sec. 10.521 and the off-street parking requirements set forth in Sec. 10.1110.

This revision reorganizes the provisions of Section 10.814 into a more logical sequence and adds subsection headings to make it easier for users to navigate the ordinance.

New purpose statement – balancing affordable housing with neighborhood quality of life.

These changes are meant to clarify that ADUs are subject to <u>all</u> applicable regulations, not just the ones that are itemized in the current ordinance.

(But see next sentence.)

 $DRAFT\ 10a - 11/3/2022$  5

Notwithstanding the above, the combination of a principal dwelling unit and an accessory dwelling unit does not need to comply with the minimum lot area per dwelling unit for the zoning district.

This change allows an ADU to be created on a lot meeting the area requirement for a single-family dwelling.

10.814.22132 An attached accessory dwelling unit is permitted on an existing nonconforming lots and within an existing nonconforming buildings as long as there is no increase in building height or building footprint for any portion of the existing building and no increase to or extension of the any existing nonconformity and no new nonconformity is created.

This simplifies the language of no increase in any nonconformity.

10.814.23133 A detached accessory dwelling unit that is not created within an existing accessory building is not an accessory building or structure for the purposes of this Ordinance, and therefore shall be governed by the applicable minimum yard dimensions in Section 10.521 for a principal building or structure and not by the side yard and rear yard standards applicable to an accessory building.

The inserted phrase reflects the merging of the Garden Cottage use into the broader Detached ADU use. An existing accessory building converted to a DADU continues to be governed by the yard standards for accessory buildings.

10.814.14 Notwithstanding all of the above provisions, an **accessory building**existing on the effective date of this ordinance may be converted to a

detached accessory dwelling unit as provided in Section 10.440, uses

1.221 and 1.222, and as further provided in this Section 10.814.

This is the key provision that folds the Garden Cottages use into the Detached ADU section.

# 10.814.20 Standards for All Accessory Dwelling Units

10.814.30 All **accessory dwelling unit**s shall comply with the following standards:

10.814.3121 The principal **dwelling unit** and the **accessory dwelling unit** shall not be separated in ownership (including by condominium ownership).

- 10.814.3222 Either the principal **dwelling unit** or the **accessory dwelling unit** shall be occupied by the owner of the **dwelling** as his or her principal place of residence. The owner shall provide documentation demonstrating to the satisfaction of the City that one of the units is his or her principal place of residence. Furthermore, an affidavit of this restriction shall be recorded at the Rockingham County Registry of Deeds.
  - 10.814.321221 When the property is owned by one or more trusts, one of the **dwelling units** shall be the principal place of residence of the beneficiary(ies) of the trust(s).
- 10.814.3323 Neither the **principal dwelling unit** nor the **accessory dwelling unit** shall be used for any business, except that the property owner may have a **home occupation** use in the unit that he or she occupies as allowed or permitted elsewhere in this Ordinance.
- 10.814.3424 Where municipal sewer service is not provided, the septic system shall meet NH Water Supply and Pollution Control Division requirements for the combined system demand for total occupancy of the premises.
- 10.814.25 In accordance with the **off-street parking** requirements of Section
  10.1112, at least 1 **off-street parking** space shall be provided for an **ADU** with up to 750 sq. ft. GFA, and at least 2 spaces shall be provided for an **ADU** with more than 750 sq. ft. GFA, in addition to the 2 spaces that are required for the principal **single-family dwelling**.
- 10.814.30 Additional Standards for Attached Accessory Dwelling Units
- 10.814.40 An attached accessory dwelling unit (AADU) shall comply with the following additional standards:
- 10.814.4131 An interior door shall be provided between the **principal dwelling unit** and the **accessory dwelling unit**.

10.814. <del>42</del> <u>32</u>	The <b>accessory dwelling unitAADU</b> shall not have more than two
	bedrooms and shall not be larger than 750 sq. ft. <b>gross floor area</b> except
	as permitted through a conditional use permit as provided in Section
	10.440. In no case shall the <b>AADU</b> be larger than 1,000 sq. ft. gross floor
	area. For the purpose of this provision, the gross floor area of the AADU
	shall not include existing storage space, shared entries, or other spaces not
	exclusive to the accessory dwelling unitAADU.

- 10.814.33 The **AADU** shall be subordinate to the principal **dwelling unit** in scale, height and appearance, as follows:
  - 10.814.43331 Any exterior changes to the single-family dwelling shall maintain the appearance of a single family dwelling. If there are two or more doors in the front of the principal dwelling unit, one door shall be designed as the principal entrance and the other doors shall be designed to appear to be secondary.
  - 10.814.44 No portion of the AADU shall be closer to the front lot line than the existing front wall of the principal dwelling unit.
  - 10.814.45 An AADU that is attached to the single family dwelling (i.e., ereated by an expansion of the existing structure) shall comply with the following:
  - 10.814.451 An exterior wall of the AADU that faces a street on which the lot has frontage shall comprise no more than 40 percent of the total visible façade area of the \_dwelling as seen fron that street.
  - 10.814.332 An addition to or expansion of an existing **building** for the purpose of creating an **AADU** shall be recessed or projected at least 18 inches from the existing front wall of the principal **dwelling unit**. Where the addition includes the construction of an attached, street-facing garage, it shall be set back at

Section 10.81.32 coordinates with the proposed changes to the table of uses:

- An AADU up to 750 sq. ft. is a permitted use (use 1.211).
- An AADU up to 1,000 sq. ft. may be allowed by a conditional use permit from the Planning Board (use 1.212).
- An AADU more than 1,000 sq. ft. is not allowed anywhere (this provision).

The standards for subordination of the AADU to the principal dwelling unit (Section 10.814.33) are refined based on experience with ADUs that have been created since the adoption of the ordinance, and on comments from residents.

<u>least 10 feet from the front wall of the principal dwelling</u> unit.

10.814.452 The addition to or expansion of the existing single family dwelling may include an increase in building height only as an upward expansion of the existing principal building with no increase in building footprint.

10.814.453333 The building height of any addition or expansion that includes an increase in building footprint shall be less than the building height of the existing principal building no greater than 75% of the height of the existing building. In the case of a single-story building, an addition or expansion may include an additional story to the existing building or a single-story addition at the same height as the existing building.

10.814.454 The **AADU** shall be architecturally consistent with the principal dwelling

# 10.814.40 Additional Standards for Detached Accessory Dwelling Units

10.814.50 A detached accessory dwelling unit (DADU) shall comply with the following additional standards:

In a General Residence district, the combination of the principal dwelling and the DADU shall comply with the minimum lot area per dwelling unit specified for the district. (For example, the required lot area for a single-family dwelling with a DADU in the GRA district is 7,500 sq. ft. per dwelling unit multiplied by 2 dwelling units, or 15,000 sq. ft.) In a Single Residence or Rural district, a lot with a DADU shall comply with the minimum lot area for the district, but need not comply with the minimum lot area per dwelling unit.

- 10.814.5241 The **DADU** shall not have more than two bedrooms and shall not be larger than 750 sq. ft. gross floor area; except that the maximum gross floor area shall be 1,000 sq. ft. if the **lot area** is 2 acres or more. except as permitted through a conditional use permit as provided in Section 10.440, use no. 1.224.
  - 10.814.411 In no case shall a **DADU** be larger than 1,000 sq. ft. **gross** floor area.
  - 10.814.412 In no case shall a DADU that is created from an existing

    accessory building that does not comply with the

    minimum yard requirements for a principal structure be
    larger than 600 sq. ft. gross floor area.
- 10.814.42 A **DADU** that is created from an existing **accessory building** that does not comply with the minimum **yard** requirements for a **principal structure** shall comply with the following additional requirements:
  - 10.815.421 The existing **accessory building** shall not be expanded either vertically or horizontally, other than through the addition of a front entry not to exceed 50 sq. ft., or a side or rear deck not to exceed 300 sq. ft.; except that the Planning Board may grant a conditional use permit to allow the **gross floor area** of the **accessory building** to be expanded up to a total of 600 sq. ft. as provided in Section 10.440.
  - 10.815.422 A **DADU** that is within a required **side yard** or **rear yard**setback for the zoning district shall not have any windows or
    doors higher than eight feet above grade facing the adjacent
    property.
- 10.814.5343 The DADU shall be elearly subordinate to the principal single-family dwelling in scale, height and appearance, as follows:

These two provisions limit a DADU to 1,000 sq. ft. if it complies with all zoning setbacks, and to 600 sq. ft. if it is created from an existing accessory building that does not comply with the yard requirements for a principal structure. (Note that these size limits are reinforced in Section 10.814.63 below.)

The provisions in Section 10.814.42 are carried over from the existing Garden Cottages section of the ordinance and apply to any detached ADU that is created by converting an existing garage or other accessory building that does not comply with the yard requirements for a principal structure.

10.814. <del>55</del> 431 The front wall of thea DADU that is not created within an
existing accessory building shall be set back at least 10
feet further from the <b>front lot line</b> than the existing front
wall of the single-family principal dwelling unit.

- 10.814.531 The façade area of the DADU that faces a street on which the lot has frontage shall be no more than 40 percent of the combined visible façade areas of the principal single family dwelling and the DADU facing the same street.
- 10.814.<del>532</del>432 The **building height** of the entire **building** containing the **DADU** shall be less than the building height of the principal single family dwelling no greater than 22 feet.
- 10.814.433 When the **building** containing the DADU is taller than the **principal building**, its required setback from all property lines shall be increased by the difference in **building height** between the **DADU** and the **principal building**.
- 10.814.434 The **building footprint** of the entire **building** containing the **DADU** shall be no greater than 750 sq. ft.
- 10.814.435 The gross floor area of the entire building containing the DADU shall be no greater than 2,000 sq. ft. GFA or 75 percent of the gross floor area of the principal dwelling unit, whichever is less.
- 10.814.436 The **DADU** may include roof dormers provided they occupy no greater than 33% of any individual roof plane.
- 10.814.437 The **DADU** shall comply with the drainage requirements listed under Section 10.1320.
- 10.814.438 The **DADU** shall comply with the lighting requirements listed under Section 10.1140.

The addition of "that is not created within an existing accessory building" is due to merging the Garden Cottage use into the DADU use and reflects the possibility that an existing garage or other accessory building may not be 10 feet back from the front line of the house.

In response to concerns raised by residents about particular detached ADUs that have been created in the City, Sections 10.814.432 through 10.814.436 are all meant to set upper limits on the absolute and relative size and scale of the <u>building</u> containing a DADU (as opposed to the size of the DADU itself).

0.814.533 The **DADU** shall be architecturally consistent with the principal-dwelling through the use of similar materials, detailing, and other **building** design elements.

10.814.5444 The **DADU** shall be separated from the single-family dwelling by at least 20 feet comply with the minimum separation requirements established by the Building Code.

10.814.56 No portion of the DADU shall be located in any required front yard, regardless of the location of the single family dwelling.

### 10.814.50 Architectural Design Standards

Where the creation of an **accessory dwelling unit** involves the construction of a new **building** or an addition to or expansion of an existing **building**, the exterior design shall be architecturally consistent with the **principal building** using the following design standards:

10.814.51 The new **building**, addition or expansion shall be the same as or similar to the existing **principal building** with respect to the following elements:

- Massing, including the shape and form of the **building footprint**, roof or any projecting elements;
- Architectural style, design, quality and character;
- Roof forms, slopes, and shingling materials;
- Siding material, texture, and profile;
- Window spacing, shapes, proportions, style and detailing;
- Door style, material and detailing;
- Trim details, including window and door casings, cornices, soffits, eaves, dormers, shutters, railings and other similar design elements;
- Exposed foundation materials and profiles.

This architectural consistency provision is replaced by more detailed requirements in Section 10.814.50 below.

This new section establishes detailed standards for architectural consistency of an ADU with the principal single-family dwelling.

Note that these standards are requirements ("shall"), not guidelines ("should"). Section 10.814.612 provides that if the Planning Director determines that an ADU that is otherwise permitted ("P") does not comply with any of these standards (or any other standard in Section 10.814), then the proposed use will require a conditional use permit, including a public hearing by the Planning Board.

- 10.814.52 If provided, the following elements shall be the same as or similar to the corresponding elements on the **principal building** in terms of proportions, materials, style and trim:
  - Projections such as dormers, porticos, bays, porches and door canopies;
  - Chimneys, balconies, railings, gutters, shutters and other similar design elements.
- 10.814.53 If provided, garage doors shall be limited to 9 feet in width.

### 10.814.60 Review and Approval Process

- 10.814.61 When Section 10.440 indicates that an **attached** or **detached ADU** is permitted ("P"), the following shall apply:
  - 10.814.611 For a period of at least 30 days from the date of application to the City, the property owner shall post a notice, provided by the city, that describes the proposed ADU application.

    Such notice shall be located on the perimeter of the site where it can easily be viewed and readable from all abutting public ways. Prior to approval of the application for a building permit the applicant shall be provide a written statement, including photographic evidence, confirming that the notice requirement has been met.
  - 10.814.612 The determination as to whether the ADU complies with all requirements shall be by administrative approval by the Planning Director. If the Planning Director determines that the application does not comply with any standard in this Section 10.814, the proposed ADU shall require a conditional use permit.

This requirement for posting notice of the application is in response to resident concerns about lack of notification without a public hearing requirement.

10.814. <del>60</del> <u>62</u>	Before granting When Section 10.440 requires a conditional use permit for
	an attached or detached ADU, the Planning Board shall make the
	following findings before granting approval:

- 10.814.621 The **ADU** complies with all applicable standards of this Section 10.814.
- 10.814.61622 The Exterior design of the ADU is consistent with the existing principal dwelling on the lot.
- 10.814.62623 The site plan provides adequate and appropriate open space, and landscaping and off-street parking-for both the ADU and the primary dwelling principal dwelling unit, and complies with the off-street parking requirements of Section 10.1110.
- 10.814.63624 The ADU will maintain a compatible relationship to adjacent properties in terms of location, design, and off-street parking layout, and will not significantly reduce the privacy of adjacent properties.
- 10.814.64 The **ADU** will not result in excessive noise, traffic or parking congestion.

10.814.<del>70</del>63 In granting a conditional use permit for an **accessory dwelling unit**, the Planning Board may modify a specific standard set forth in Sections 10.814.40-30 or 10.814.52 through 10.814.5650 (excepting Section 10.814.41), including requiring additional or reconfigured **off-street parking** spaces, provided that the **Board** finds such modification will be consistent with the required findings in Section 10.814.6062.

## 10.814.70 Post-Approval Requirements

10.814.8071 Documentation of the conditional use permit approval shall be recorded at the Rockingham County Registry of Deeds.

This change replaces a general determination of "adequate and appropriate" parking with a specific finding that the plan complies with the off-street parking standards of the ordinance.

The phrase "excepting Section 10.814.41" means that (1) no detached accessory dwelling unit may exceed 1,000 sf in area, and (2) no DADU created in an existing accessory building may exceed 600 sf in area unless it complies with the required setbacks for a principal structure.

10.814.9472 A certificate of use issued by the Planning Department is required to verify compliance with the standards of this Section, including the owner-occupancy and principal residency requirements. Said certificate shall be issued by the Planning Department upon issuance of a certificate of occupancy by the Inspection Department and shall be renewed annually upon submission of such documentation as the Planning Department may require to verify compliance. A certificate of use shall not be issued prior to recording of documentation as required by this section 10.814.8471.

# 10.815 Garden Cottages

10.815.10 One garden cottage, and only one, shall be allowed on any lot containing a single family dwelling.

10.815.20 Relationship to other provisions of this Ordinance:

10.815.21 No garden cottage shall be allowed on the same lot as an accessory dwelling unit authorized under this Ordinance.

10.815.22 The establishment of a gardon cottago results in two dwolling units on the property and thus makes the property incligible to establish an accessory dwolling unit under RSA 674:72-73 and this Ordinance. As a condition of receiving a conditional use permit for a gardon cottago, the property owner shall waive all rights under RSA 674:72 and RSA 674:73

A garden settage that complies with the standards of this section is exempt from the residential density standards of the Zoning Ordinance. A second dwelling unit on a lot that does not comply with the standards of this section shall be considered to be either a second primary dwelling or an accessory dwelling unit and shall comply with the applicable standards and provisions of the Ordinance.

The entire Garden Cottages section is deleted because the GC use is being folded into the broader category of Detached Accessory Dwelling Unit (DADU).

10.815.30	Garden cottages shall comply with the following standards:							
	10.815.31	The existing accessory building shall not be expanded either vertically or horizontally, other than through the addition of a front entry not to exceed 50 sq. ft., or a side or rear deck not to exceed 300 sq. ft.						
	10.815.32	A gardon cottago shall not be larger than 600 sq. ft. gross floor area.						
	10.815.33	A garden cottage that is within a required yard for the zoning district shall not have any windows or doors higher than eight feet above grade facing the adjacent property.						
	10.815.34	The principal dwelling unit and the garden cottage shall not be separated in ownership (including by condominium ownership); and either the principal dwelling unit or the garden cottage shall be occupied by the owner of the property. The owner shall provide documentation demonstrating to the satisfaction of the City that one of the units is his or her principal place of residence.						
		10.815.341 When the property is owned by one or more trusts, one of the dwelling units shall be the principal place of residence of the beneficiary(ies) of the trust(s).						
	10.815.35	Where municipal sewer service is not provided, the septic system shall meet NH Water Supply and Pollution Control Division requirements for the combined system demand for total occupancy of the premises.						
10.815.40		ting a conditional use permit for a <b>garden cottage</b> , the part shall make the following findings:						

Exterior design of the garden cottage is consistent with the

	10.013.11	existing single family dwelling on the let.
	10.815.42	The site plan provides adequate and appropriate open space, landscaping, and off-street parking for both the garden cottage and the primary dwelling.
	10.815.43	The garden cottage will maintain a compatible relationship to adjacent properties in terms of location and design, and will not significantly reduce the privacy of adjacent properties.
	10.815.44	The garden cottage will not result in excessive noise, traffic or parking congestion.
	10.815.50	In granting a conditional use permit for a garden cottage, the Planning Board may modify a specific dimensional or parking standard set forth in Section 10.815.30, including requiring additional or reconfigured off-stroot parking spaces, provided that the Board finds such modification will be consistent with the required findings in Section 10.815.40.
10.815.60	Documentat	tion of the conditional use permit approval shall be recorded at ham County Registry of Deeds.
10.815.70	occupancy of issued by the occupancy by upon submit require to ye	of use issued by the Planning Department is required to verify with the standards of this Section, including the owner- and principal residency requirements. Said certificate shall be a Planning Department upon issuance of a certificate of by the Inspection Department and shall be renewed annually sision of such documentation as the Planning Department may be be compliance. A certificate of use shall not be issued prior of documentation as required by 10.815.60.

# **Article 11 Site Development Standards**

Section 10.1110 Off-Street Parking

## 10.1113 Location of Vehicular Use Facilities

# 10.1113.20 Location of Parking Facilities on a Lot

Required **off-street parking** spaces shall not be located in any required **front yard**, or between a **principal building** and a **street** (including on a **corner lot**). This restriction shall not apply to required **off-street parking** for a **single-family dwelling** (including the combination of a **single-family dwelling** and an **accessory dwelling unit**) or **two-family dwelling**.

Currently, one- and two-family dwellings are exempted from the prohibition on providing required parking spaces in the front yard. This change extends the exemption to lots containing a single-family dwelling and an ADU, since an ADU is typically smaller than a unit in a two-family dwelling.

### **Article 15 Definitions**

# Section 10.1530 Terms of General Applicability

# A

#### Accessory building or structure

A subordinate **building** located on the same **lot** with the principal **building**, occupied by or devoted to an **accessory use**. Where an **accessory building** is attached to the main **building** in a substantial manner, as by a wall or roof, such **accessory building** shall be considered part of the main **building**. For the purpose of this Ordinance, a **detached accessory dwelling unit** that is not created within an existing **accessory building** is not an **accessory building** or **structure**.

The inserted phrase is needed because the Garden Cottage use (which by definition is in an accessory building) is being folded into the Detached ADU use.

#### Accessory dwelling unit (ADU)

A dwelling unit that is constructed on the same lot as a single-family dwelling and complies with the standards for accessory dwelling units set forth in this Ordinance.

### Attached accessory dwelling unit (AADU)

An **accessory dwelling unit** that is constructed within or attached to a **single-family dwelling**. For the purpose of this definition, "attached" means:

- (a) located within the **dwelling** and separated from the **principal dwelling unit** either horizontally or vertically, or
- (b) sharing a common wall for at least 25 percent of the length of the side of the **single-family dwelling**.

"Attached" does not include connection to the **single-family dwelling** solely by an unenclosed **structure** (such as a breezeway) or by an enclosed but unconditioned space.

#### **Detached accessory dwelling unit (DADU)**

An accessory dwelling unit that is constructed within an accessory a detached building on a lot containing one single-family dwelling. A detached accessory dwelling unit may be connected to the single-family dwelling by an unenclosed structure (such as a breezeway) or by an unconditioned space.

#### **Accessory use**

A use that is incidental and subordinate to the **principal use** and located on the same **lot** with such **principal use** or **building**.



#### **Garden cottage**

A dwelling unit that is constructed through conversion of an accessory building on the same lot as a single-family dwelling and complies with the standards for garden cottages set forth in the Ordinance.

#### Gross floor area (GFA)

The sum of the areas of the several floors of a **building** or **building**s as measured by the exterior faces of the walls, but excluding the areas of fire escapes, unroofed porches or terraces, and areas such as basements and **attics** exclusively devoted to **uses** accessory to the operation of the **building**. If the exterior walls are greater than 6 inches thick, then the **gross floor area** shall be adjusted to a maximum of a 6-inch thick wall.

This definition is being deleted because the Garden Cottage use is being merged into the Detached ADU use.