ORDINANCE NO. 2020 – 117 TC 432
TC-16-19

AN ORDINANCE TO AMEND THE PART 10
RALEIGH UNIFIED DEVELOPMENT ORDINANCE TO ALLOW ACCESSORY
DWELLING UNITS ON LOTS WITH EXISTING DETACHED OR ATTACHED
HOUSES

WHEREAS, the City of Raleigh has determined it appropriate to manage the development of
Accessory Dwelling Units to expand housing options while protecting and enhancing
neighborhood character and scale;

WHEREAS, the City of Raleigh has determined it appropriate to remove the Accessory
Dwelling Unit Overlay District that currently regulates Accessory Dwelling Units;

WHEREAS, the City of Raleigh has determined it appropriate to allow Accessory Dwelling
Units on the same lot as a detached or attached house in order to provide additional affordable
housing inventory;

NOW THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF
RALEIGH THAT:

Section 1. Section 1.3.3. of the Part 10 Raleigh Unified Development Ordinance, Overlay
Districts, is hereby amended by deletion of the following struck-through text in the list of
Overlay Districts:

- ADUOD Accessory Dwelling Unit Overlay District

Section 2. Section 1.5.2.B. of the Part 10 Raleigh Unified Development Ordinance, Lot
Area, is hereby amended by insertion of the following underlined text and deletion of the
following struck-through text:

B. Lot Area

Lot area is the area included within the rear, side and front lot lines. It does not include existing
or proposed right-of-way, whether dedicated or not dedicated to public use. District density
applies and may require larger lots than those required for an individual building type. Within the
Accessory Dwelling Unit Overlay District (ADUOD), one For any lot developed with a
Detached House used for Single-unit Living or an Attached House used for Two-unit Living;
however, one accessory dwelling unit is permitted per lot, regardless of underlying district
density designation.

Section 3. Section 1.5.3.F.2. of the Part 10 Raleigh Unified Development Ordinance,
Density, is hereby amended by insertion of the following underlined text and deletion of the
following struck-through text:
Although minimum lot sizes may allow additional units, density serves as the maximum number of principal units per acre. Within the Accessory Dwelling Unit Overlay District (ADUOD), for any lot developed with a Detached House used for Single-unit Living or an Attached House used for Two-unit Living, one accessory dwelling unit is permitted per lot, regardless of underlying density designation.

Section 4. Section 2.1.3. of the Part 10 Raleigh Unified Development Ordinance, Additional Housing Patterns, is hereby amended by insertion of the following underlined text following Sec. 2.1.3.B.:

C. Accessory Dwelling (See Sec. 2.6.3.)

The Accessory Dwelling housing pattern provides for the development of one accessory dwelling unit on a lot with an existing Detached House as an accessory use to a principal use of Single-unit Living or on a lot with an existing Attached House as an accessory use to a principal use of Two-unit Living.

Section 5. Article 2.6. of the Part 10 Raleigh Unified Development Ordinance, Additional Housing Patterns, is hereby amended by insertion of a new section after Section 2.6.2, to be numbered 2.6.3, entitled Accessory Dwelling, and to read as follows:

Sec. 2.6.3 Accessory Dwelling

A. Purpose and Objectives

The Accessory Dwelling housing pattern provides for the development of one accessory dwelling unit on a lot with an existing Detached House as an accessory use to a principal use of Single-unit Living or on a lot with an existing Attached House as an accessory use to a principal use of Two-unit Living.

B. Base Standards Apply

Except as specifically set forth in this section, the allowed uses, the dimensional requirements, height limits and general development standards of the underlying zoning district apply.

C. Definition

An Accessory Dwelling Unit (ADU) is a self-contained dwelling unit that is located on the same lot as a principal dwelling that meets the regulations identified in Section 2.6.3.D. An Accessory Dwelling Unit may be located above a garage. Accessory Dwelling Units may be detached, attached, or internal to the principal dwelling. Only residential uses are permitted in Accessory Dwelling Units.

D. Accessory Dwelling Unit Regulations

In accordance with this section, an accessory dwelling unit shall conform with the following development regulations:
1. An ADU shall be located on the same lot as a principal dwelling and meet both of the following:
   a. The gross floor area of the accessory dwelling shall be less than the gross floor area of the total principal dwelling; and
   b. Shall be affixed to or constructed on a permanent foundation and not be a manufactured home or moveable structure;
2. There shall be no more than one ADU on the same lot as a principal dwelling;
3. It shall be accessed by a lockable external entrance;
4. Ownership of an ADU shall not be transferred apart from its principal dwelling unit;
5. It shall meet all relevant standards and requirements of the UDO, provided however accessory dwelling units shall not be subject to Article 6.7 Accessory Uses and Structures and Sec. 7.1.2.C Parking Requirements by Use.

Revise Table and Graphics as follows: Revise E to be consistent with revised definition in 2.6.3.D., add “DX” to F, remove G, H1, H2 and H3, revise H4 to read “Gross floor area (max)” and permit a maximum of 800 sf for lot sizes 4,000 to 5,999 sf, 6,000 to 9,999 sf and 10,000 to 19,999 sf and a maximum of 1,000 sf for lot sizes >40,000 sf, revise I to read “Detached ADU Setbacks”, revise I5 to require a 2-foot setback without parking and 20 feet with parking, and revise J. Height to allow a maximum height of 26 feet for all lot sizes.

Section 6. Section 5.1.1. of the Part 10 Raleigh Unified Development Ordinance, District Intent Statements, is hereby amended by deletion of the following struck-through text:
G. Accessory Dwelling Unit Overlay

1. Accessory Dwelling Unit Overlay District (-ADUOD)
   a. The -ADUOD permits accessory dwelling units (ADUs).
   b. The permitting of Accessory Dwelling Units promotes efficient land use, improves market affordability, and responds to demand for expanded housing options.
   c. Through the regulation of minimum lot dimension requirements; maximum occupancy; and building standards, including maximum square footage, building setbacks and building height, among other standards and requirements as provided in Article 6.7. Accessory Uses & Structures. -ADUOD promotes development of accessory dwelling units within a well-regulated framework.

Section 7. Amend the Part 10 Raleigh Unified Development Ordinance by repealing the entirety of Article 5.7. Accessory Dwelling Unit Overlay District.

Section 8. Table 7.1.2.C. of the Part 10 Raleigh Unified Development Ordinance, Parking Requirements by Use, is hereby amended by the insertion of the following underlined text and deletion of the following struck-through text:

Accessory apartment, backyard cottage Accessory dwelling unit

Section 9. Section 10.2.7. of the Part 10 Raleigh Unified Development Ordinance, Plot Plan Review, is hereby amended by insertion of the following section after Section 10.2.7.A.2.h.

i. Construction of an accessory dwelling unit or conversion of an existing accessory structure to an accessory dwelling unit

Section 10. Article 12.2 of the Part 10 Raleigh Unified Development Ordinance, Defined Terms, is hereby amended by insertion of the following underlined text and deletion of the following struck-through text:

Accessory Dwelling Unit
A self-contained dwelling unit that is located on the same lot as a principal dwelling but is used independent of and subordinate to the principal dwelling. Accessory Dwelling Units typically include a living room, sleeping area, kitchen, and bathroom, and have a lockable entrance door. An Accessory Dwelling Unit may be located above a garage. Accessory Dwelling Units may be detached or attached detached, attached, or internal to the principal dwelling, but shall not be permitted within the attached building type.

An Accessory Dwelling Unit (ADU) is a self-contained dwelling unit that is located on the same lot as a principal dwelling that meets the regulations identified in Section 2.6.3.D. An Accessory Dwelling Unit may be located above a garage. Accessory Dwelling Units may be detached, attached, or internal to the principal dwelling. Only residential uses are permitted in Accessory Dwelling Units.
Section 11. All laws and clauses of laws in conflict herewith are repealed to the extent of such conflict.

Section 12. If this ordinance or application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the ordinance which can be given separate effect and to this end the provisions of this ordinance are declared to be severable.

Section 13. This text change has been reviewed by the Raleigh City Planning Commission.

Section 14. This ordinance has been adopted following a duly advertised public hearing of the Raleigh City Council.

Section 15. This ordinance has been provided to the North Carolina Capital Commission as required by law.

Section 16. This ordinance shall be enforced as provided in N.C.G.S. 160A-175 or as provided in the Raleigh City Code. All criminal sanctions shall be the maximum allowed by law notwithstanding the fifty dollar limit in N.C.G.S. §14-4(a) or similar limitations.

Section 17. This ordinance is effective 15 days after adoption.

ADOPTED: July 7, 2020

EFFECTIVE: July 22, 2020

DISTRIBUTION: Planning & Development – Bowers, Crane, Waddell, Holland, Hodge, Rametta
City Attorney – Tatum Currin, Hargrove-Bailey
Department Heads
Transcription Svs – Taylor

Prepared by the Department of Planning & Development