

City of Palmer Department of Community Development

645 E. Cope Industrial Way, Palmer, AK 99645 Phone: 907-745-3709 www.palmerak.org

INSTRUCTIONS FOR FILING ACCESSORY DWELLING UNIT (ADU) APPLICATION

The following information must be submitted with the application:

- 1. A written description of the interior and exterior modifications that will be done to accommodate the accessory dwelling.
- 2. A completed and signed Accessory Dwelling Unit Application packet including a site plan showing dwelling location, showing setbacks from all property lines, location of ADU if detached from principal unit, location of parking on site to serve the primary unit and the accessory unit, dimensions of parking spaces, and elevation drawing showing ADU if detached, as well as all changes to principal unit, including indication of all entrances to primary and accessory units.
- 3. If necessary, a completed Building Permit application.
- 4. Nonrefundable fee \$100.00 will accompany the ADU application.
- 5. Additional information may be required.

Once the ADU application has been submitted to our office:

- The zoning administrator will review the application for code compliance within 30 calendar days.
- The zoning administrator will notify the applicant in writing of approval or denial.
- Approved ADU applications will require the owner to complete and file with the State of Alaska Recorder's Office the Covenant for Accessory Dwelling Unit (attached). Print covenant document single-sided, leave the pages unstapled and leave margins and font as shown to comply with the recording requirements for the SOA Recorder's Office.
- A copy of the recorded covenant must be returned to Community Development before a building permit may be issued.
- Recording is required to finalize the ADU approval before any building permits may be issued, or before the use of the ADU may commence.
- Once a copy of the recorded covenant has been received by our office, a permit for the accessory dwelling unit will be issued.



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Accessory Dwelling Unit Application

Property Owner's Name (Owner of Record): Property's Legal Description:			
Property's Physical Address:			
City:	State:	Zip:	
Primary Phone Number:	Em	aail:	
Mailing Address:			
City:	State:	Zip:	
Is the lot, tract or parcel zoned residence	ential or agricultural? 🗆 Y	es □ No	
Is the lot larger than 10,000 square of the square of the single family dwelling the sole. Will an addition or alteration be necessary dwelling the sole will an addition or alteration be necessary proposal involve construction of the proposal involve conversion or the square of th	ng unit (ADU) on the lot? as completed in the year principal dwelling on the lessary to create an accesso of a unit detached from the addition to a detached gar ginally constructed? of a unit detached from the re feet or larger? Yes	ot?	
Is there a bed and breakfast or child Total square footage of all buildings Existing residence: Existing garage: All other buildings:	on lot:sf sf		
Square footage of accessory dwelling	រូ unit only:	sf	
How many off-street parking spaces,	including those in a garag	e, currently exist on the site?	
	ELLING UNIT (ADU) RE		Owner's initials
 A. One ADU is permitted per resident feet. 	tially or agriculturally zoned	l lot larger than 10,000 square	
B. One ADU may be added to or creator parcel, if the detached single-far or parcel	_		

ACCESSORY DWELLING UNIT (ADU) REQUIREMENTS: (See Palmer Municipal Code 17.86 for complete regulations)					
C. The owner must or months each calend	. ,	ne principal or accessory dwelling unit a minimum of six			
-	•	rent from the owner-occupied unit. age may be developed only on lots of 20,000 square fe	eet or		
G. An ADU shall not b	e permitted or shall be allowe	ner an existing or a new dwelling unit. n any lot with a bed and breakfast or child care center. d, subject to existing regulation, in either the ADU or t th.			
H. For purposes of securing financing, a potential owner may request and receive a letter of pre- approval from the city indicating property is eligible for an ADU permit if the potential owner completes the application process and construction in accordance with this section.					
I. An ADU shall not be	e sold separate	ely unless legally subdivided.			
Office a covenant perta 30 calendar days of ch	aining to the p nange of owne	for an ADU the property owner shall file with the State or roperty stating that the title company shall notify the cership. The above declaration is binding upon any successful be cause for revocation of the permit.	ity of Palmer within		
	the new owner	o any other property or person. When a property with er must apply for an ADU permit as set forth in PMC 1			
Municipal Code 17.86	Accessory Dwe	residence and have read the requirements listed above elling Units. I also certify that the information I have go to comply with all of the above listed requirements.			
Property Owner's Si	gnature:	Date:			
Nonrefundable Fee:	\$100.00	□ Paid			
		writing whether this application has been app g Unit permit will be issued.	roved or not. If		
		For Office Use Only:			
-					
□ Fee Paid□ In Compliance□ Approved	□ Not in complia□ Denied	ance			
Building Department:	□ Approved	□ Denied			

Zoning Administrator Signature: ______ Date: _____

17.86.040 Development standards

Development standards ensure that accessory dwelling units maintain and are compatible with the single-family appearance and character of the principal residence, lot, and neighborhood. All ADUs must conform to the following standards:

- A. Codes. The ADU shall conform to all applicable codes, laws, and regulations.
- B. Design. Attached ADUs shall maintain the style and exterior finishes consistent with the existing structure. Detached ADUs shall have exterior finishes that are consistent with local industry standards for residential exterior cladding. All exterior work shall be completed within eight months of start of construction.
 - 1. Accessory dwelling units contained within the principal dwelling unit shall be connected to each other by an interior door.
 - 2. There may be only one entrance located on each front or street side of the residence.
- C. Height. The maximum height of a detached ADU shall be 25 feet.
- D. Lot Area. The combined square footage of the principal and accessory dwelling units may not exceed the lot area coverage in the underlying zoning district.
- E. Orientation. On lots of 40,000 square feet or less, detached ADUs shall be located at least 10 feet behind the front plain of the principal dwelling unit. On lots of 20,000 square feet or over, should the placement of the ADU in the rear of the lot negatively impact a neighbor's view shed, a waiver from this requirement may be requested from the planning and zoning commission. Testimony from the impacted neighbors is encouraged.
- F. Parking. One parking space shall be provided on site for each studio and one-bedroom ADU. Two parking spaces shall be provided on site for each two-bedroom ADU. Parking for the accessory unit is in addition to the required parking for the principal dwelling.
- G. Setbacks. ADUs are subject to the setback and coverage requirements of the underlying zone.
- H. Size. The ADU shall not be more than 40 percent of the gross floor area of the principal dwelling unit. An ADU may not be less than 300 square feet or more than 900 square feet. A maximum of two bedrooms is permitted.

Covenant for Accessory Dwelling Unit

The Palmer Municipal Code Title 17, chapter 17.86 addresses accessory uses and structures on residential property located in the City of Palmer. Section 17.86.060 requires the owner of property to record a Covenant in the real estate records and provide a copy to Community Development, before a building permit for an accessory use structure can be obtained.

The owners intend to build an accessory dwelling unit, and to record this Covenant in compliance with Palmer Municipal Code 17.86.

Legal Description of Property:					
(If the legal description is lengthy, you may use an attachment. Important: Use the legal description from the Deed or Certificate of Title, not a property tax legal description or streaddress.)					
The Owners of the above property are: (List each owner's first and last name)					

The Owners agree to restrict use of the principal and accessory dwelling units located on the above described property in compliance with Palmer Municipal Code, Title 17, Chapter 17.86, Accessory Dwelling Units.

As a condition of the accessory dwelling unit, the Owners shall have the title company notify the City of Palmer within 30 calendar days of change of ownership.

The Owners agree to notify all prospective purchasers of those requirements.

The restrictions include that an owner of the property shall occupy at least one dwelling unit on the zoning lot as their primary place of residence a minimum of six months each calendar year, or, the owner shall remove those features of the accessory dwelling unit that make it a dwelling unit, as determined by the City of Palmer Community Development.

(Property Owner)		Date	_
(Property Owner)		Date	_
CERTIFICATE OF ACKNOWLEDG	EMENT OF NOT	ARY PUBLIC	
STATE OF ALASKA)) ss:		
THIRD JUDICIAL DISTRICT)		
THIS IS TO CERTIFY th undersigned Notary Public in a personally appeared,he/she had signed the same free	and for the Stat	e of Alaska, d , ar	nd he/she acknowledged that
WITNESS my hand and official s	eal the day and y	ear in this certi	ficate first written.
	OTARY PUBLIC FO Commission Exp		

At the request of a property owner and upon an inspection finding that an accessory dwelling unit has been removed from the owner's property, the zoning administrator for the City of Palmer shall record a release of this Covenant.