The Permit Process

An ADU requires a building permit using the County’s online ePlan review process: http://scceplanreview.santacruzcounty.us/.

To apply for a permit, you will need full construction plans and the application fee. For a complete list of required application materials, review the ePlan website or visit the Building Counter on the 4th Floor of the Government Center at 701 Ocean Street. In some situations, discretionary approval may be required in addition to a building permit.

Note that fire districts, water agencies, and sanitation agencies (Dept. of Public Works sanitation or Environmental Health Services) review building permits for compliance. Applicants in the Soquel Creek Water District must receive a “Will Serve” letter for New Construction ADUs.

Fees

ADUs are subject to building permit application fees including administrative fees, permit review fees, and “impact fees” (fees for the impact of the project on community services such as roadways and parks). Certain fees that are usually charged for new homes are discounted or waived for ADUs. Fees for new utility connections may be charged for New Construction ADUs.

A fee estimator is available online: http://www.sccoplanning.com/ADU/Estimateyourfees/FeeEstimator.aspx

ADUs in Illegal Structures

If there is a structure on your property that was built without permits and it is not possible to bring that structure up to current building code standards without demolishing and rebuilding the structure, you may be eligible for the County’s Safe Structures Program. Under this program, a building inspector performs a health and safety inspection and, pending any required health and safety upgrades, a certificate is granted allowing the structure to be used as housing. ADUs are allowed in structures that have completed the Safe Structures program.

Code Enforcement Amnesty

Between January 1, 2020 and January 1, 2030, ADUs constructed before January 28, 2020 with code violations (including ADUs in illegal structures) may request to defer code enforcement for up to five years, subject to a County determination that there is not an imminent risk to health and safety.

Questions?

More information about ADUs is available at: http://www.sccoplanning.com/ADU.aspx

You may call, email, or visit the Planning counter during open counter hours (M-Th, 8:30-11:30 am, 1:00-3:30 pm). The counter is closed on Fridays and Holidays.

County of Santa Cruz Planning Dept.
701 OCEAN STREET, 4TH FLOOR
SANTA CRUZ, CA 95060
Planning.ZoningInfo@santacruzcounty.us
plnbuildinginfo@santacruzcounty.us
(831) 454-2130

ADUs and Junior ADUs (JADUs) are independent living units that are associated with a primary dwelling unit and allow for housing flexibility for those seeking rental income, housing for family members or households that are downsizing.

Sect. 13.10.681 Santa Cruz County Code

See also the brochure: ADU Development Standards
What is an ADU?

An ADU is an independent residential dwelling unit located on a lot with a primary dwelling unit. ADUs must include permanent provisions for living, sleeping, eating, cooking and sanitation.

ADUs: Basic Requirements

1. ADUs are allowed on any parcel with a zone district or General Plan designation that allows residential or mixed uses. No minimum lot size is required.

2. A primary dwelling must exist or be planned on the parcel (on a vacant lot, the owner may build an ADU and primary dwelling at the same time or sequentially).

3. ADUs can be attached to the primary dwelling or detached; they can be new construction or converted from existing space.

4. ADUs are subject to special development standards, depending on whether they are “New Construction” or “Conversion” ADUs (please see brochure: ADU Development Standards).

5. Different ADU standards and approval processes may apply to parcels in the following locations:
   - Coastal Zone
   - Agricultural, timber and park land
   - Pleasure Point Combining Zone
   - Seascape Beach Estates Combining Zone
   - Parcels with environmental hazards or protected resources

800-Square Foot Allowance

On properties where existing buildings meet or exceed maximum allowed floor area ratio (FAR) or lot coverage limits, property owners can still build a New Construction ADU up to 800 square feet with a height of 16 feet and meeting other ADU development standards. This 800-square foot allowance is only for ADUs; it does not provide for construction of other types of structures on a property.

Junior ADUs

Property owners with single-family dwellings may also construct Junior ADUs (JADUs). JADUs are subject to the following criteria:

- Maximum size 500 square feet, which can include an addition up to 150 square feet
- Converted from within the walls of the single-family dwelling (including both habitable and non-habitable spaces such as garages or storage areas)
- Must have a separate exterior entrance, efficiency kitchen, and access to a full bathroom (independent or shared with the primary dwelling)

Efficiency Kitchen Alternative

The County allows one full kitchen and one efficiency kitchen in single-family or multifamily dwelling units. The efficiency kitchen can be within a JADU but this is not required. Some applicants may find that a non-ADU “efficiency kitchen” alternative is preferable to constructing an official ADU or JADU. For a comparison, please see brochure: ADU Development Standards.

Number of ADUs Allowed

Parcels with single-family dwellings:

- 1 ADU + 1 JADU per dwelling*
- *There cannot be three attached independent dwelling units on a single-family parcel. If a JADU is independent and fire-separated from the single-family dwelling, then an ADU is only allowed if it is detached.

Parcels with multifamily dwellings:

- 2 detached ADUs per lot + 25% of units may have ADUs converted from non-living space such as garages and storage areas.

Parcels where the number of existing dwellings exceeds what is allowed:

If the units were constructed legally, the existing dwellings are considered “legal nonconforming.” The ADUs allowed will depend on the structures and zone district.

ADUs and Short-Term Rentals

Short-term rentals (rentals of less than 30 days) are prohibited in ADUs. Any property with an ADU is not eligible for the County’s Vacation Rental or Hosted Rental program.

ADUs and Owner Residency

Parcels with JADUs require owner occupancy. Parcels with ADUs permitted between January 1, 2020 - January 2, 2025 do NOT require owner occupancy unless there is also a JADU on site. ADUs permitted before January 1, 2020 require owner occupancy.

ADUs and Solar Panels

Detached, new construction ADUs must meet state law requirements for solar PV.