

**USER GUIDE** 

# How to apply for a CERTIFICATE OF ZONING COMPLIANCE ACCESSORY STRUCTURE PERMIT

PDRZoningAdministration@rva.gov | 804-646-6340 | www.rva.gov

Access Portal Link HERE

https://www.rva.gov/planning-development-review/online-permit-portal

City of Richmond
Zoning Administration
Revised July 2023

# Accessory Buildings and Structures

Accessory Buildings and Structures can be classified as one story detached structures used as tool and storage sheds, playhouses or similar uses, provided the building area does not exceed 256 square feet (23.78 m2) and the structures are not classified as a Group F-1 or H occupancy. Accessory buildings (garages, tool and storage sheds, playhouses, etc.), including prefabricated buildings, typically must be set a minimum distance from a property line. This minimum distance, known as a yard or setback, varies and is specified in the Zoning Ordinance. The required yard is dependent on a number of factors, Including: the zoning district in which the property is located, the width, shape or orientation or when the lot was created or platted.

In certain districts, an accessory building not exceeding 12 feet in height may be built up to the rear and side yard property line provided it is within an area no more than 30 feet from the rear property line. Height is measured to the mid-point (the area between the eaves and the ridge) of a pitched roof. Accessory buildings on residential property that do not exceed 256 square feet of floor area do not require a building permit, per the Building Code that is adopted by the City of Richmond. However, such buildings or structures still need to meet the normal yard (setback) regulations specified in the Zoning Ordinance, and require a Certificate of Zoning Compliance.

Building or placing an accessory building too close to the property line requires that you ensure it does not encroach on a neighboring property or that no overhang, gutter or downspout crosses the property line. It will also, under the Building Code, require specific fire-rating adjacent to the property line and will not permit any wall penetrations (window or door openings) if it is within three feet (3') of the property line. In addition, locating the building too close to the property line may present maintenance issues; you may need to access the neighboring property in order to paint or repair the building.

The maximum allowable size of any and/or all accessory building(s) cannot exceed the main building's footprint, but is still required to meet the district lot coverage requirement, which includes all enclosed building area on the property (main <u>and</u> accessory buildings). In addition, no accessory building within a residential zoning district can exceed twenty feet (20') in height.

(cont'd on next page)

(cont'd from previous page)

Erecting or placing an accessory building or structure (fence or wall) on properties located within City historic areas also require Commission of Architectural Review (CAR) approval. It is also recommended that you obtain a survey to ensure the location of the property line(s), any easement(s) and/or underground utilities.

Temporary Placement of a Portable Storage Unit (POD) or dumpster Generally, Portable Storage Units (POD's), dumpsters and similar structures, can be placed in your yard temporarily for up to fifteen (15) consecutive days if you are moving and do not require any permit or approval. It may remain for a longer period during renovation of your property. If it is to remain longer than I5 days, it must meet normal yard (setback) requirements and cannot be located in the front of the building. In cases where you cannot locate the POD in your yard and meet the setback requirement(s), the Zoning Administrator must be consulted. For placement within the right-of-way (street, sidewalk or alley), the Department of Public Works may allow and issue a permit for these structures when they are placed in these locations.

**Accessory structure and accessory building** means a structure or building used for purposes incident and subordinate to the principal use of the premises.

**Portable storage unit** means a portable, weather resistant receptacle designed and used for the temporary storage or shipment of household goods, personal property, wares or merchandise, and which is typically rented to owners or occupants of property for their temporary use, and which customarily is delivered and removed by truck.

- The term shall not be construed to include
  - Receptacles used for collection of food, clothing, household goods or similar items in conjunction with an activity conducted by a governmental agency or a nonprofit organization,

or

 Waste and debris containers or temporary structures, trailers and storage of equipment and materials incidental to construction activities taking place on the premises.

## Zoning Ordinance Sec. 30-1020. Required

It shall be unlawful for any person to use or to permit the use of any building, structure or premises or portion thereof, other than an existing single-family dwelling, unless a certificate of zoning compliance for such building, structure or premises or portion thereof shall have been approved by the Zoning Administrator as required by this article. It shall also be unlawful for any person to construct or erect any building or structure which is exempt from application for a building permit under the provisions of the Virginia Uniform Statewide Building Code and which is three feet or greater in height, unless a certificate of zoning compliance for such building or structure has been approved by the Zoning Administrator. However, a certificate of zoning compliance shall not be required for fences, walls, poles, posts and other customary yard ornaments and accessories which are exempt from application for a building permit and which are permitted by the provisions of this chapter. The certificate of zoning compliance shall certify that the building, structure or premises and the use thereof comply with the applicable sections of this chapter. No certificate of zoning compliance shall be issued for any development within a Chesapeake Bay Preservation Area until all requirements of Chapter 14, Article IV and the approved Chesapeake Bay Site Plan have been met.

(Code 1993, § 32-1020; Code 2004, § 114-1020; Code 2015, § 30-1020; Ord. No. 2004-333-323, § 1, 12-13-2004; Ord. No. 2004-349-327, § 1, 12-13-2004)

## Sec. 30-1020.1. Plans to accompany application

All applications for certificates of zoning compliance shall be accompanied by such plans, specifications, site plans, and such additional information as required by the Zoning Administrator in order to determine compliance with this chapter.

(Code 1993, § 32-1020.1; Code 2004, § 114-1020.1; Code 2015, § 30-1020.1)

## **FEE**

Portable storage unit

\$10.00

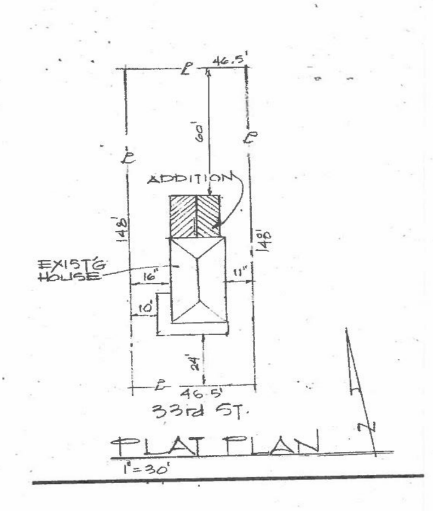
Building/structure not requiring a building permit (Storage Sheds, etc.)

\$25.00

## WHEN CAN I EXPECT MY PERMIT?

Pending no unforeseen circumstances, you will typically receive your approved permit within <u>10 business</u> days from the date of <u>payment</u>. The permit will be sent electronically (via email) or by mail.

# Sample Site Plan



# Access Portal Link HERE

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# CITY OF RICHMOND DEPARTMENT OF PLANNING & DEVELOPMENT REVIEW

ZONING ADMINISTRATION

# CERTIFICATE **OF ZONING COMPLIANCE**

PDRZoningAdministration@Richmondgov.com

## PLAN NUMBER:CZC-100000-2022

ISSUE DATE:4/1/2022

SITE ADDRESS: 900 E Broad Street

Richmond VA 23219

PARCEL NUMBER: E0000175001

PLAN DESCRIPTION: Constructing a storage shed at the rear of the property for personal use. ZONING DISTRICT: R-3 ZONING USE: Single Family Residential

SUP/COP ORI (MANCE)
PARKING ROCKLED
OFF-PREVIOUS PARKING: 0.00 1,080 SQUARE FEET: POD: 0.00

ON-SITE PARKING: 0.00

LOCATION OF OFF PREMISES PARKING:

BZA CASE:

## **BUSINESS INFORMATION**

## APPLICANT INFORMATION

hn Jane Doe 900 East Broad Street Richmond, VA 23219

## **OWNER INFORMATION**

City of Richmond, Public Utilities 900 E Broad Street Richmond, VA 23219

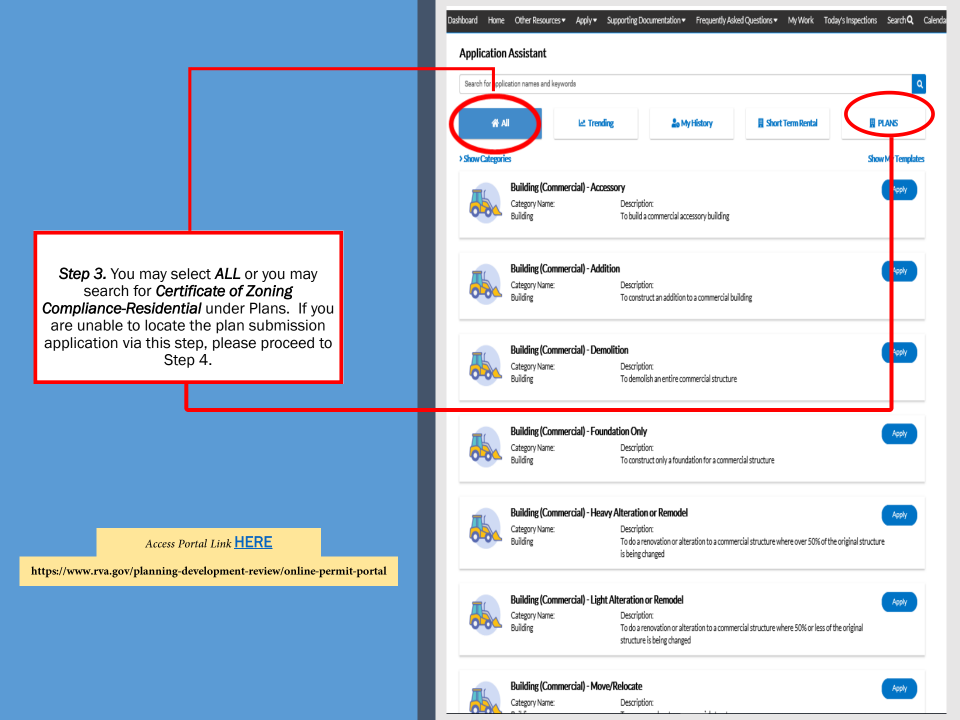
## TERMS AND CONDITIONS

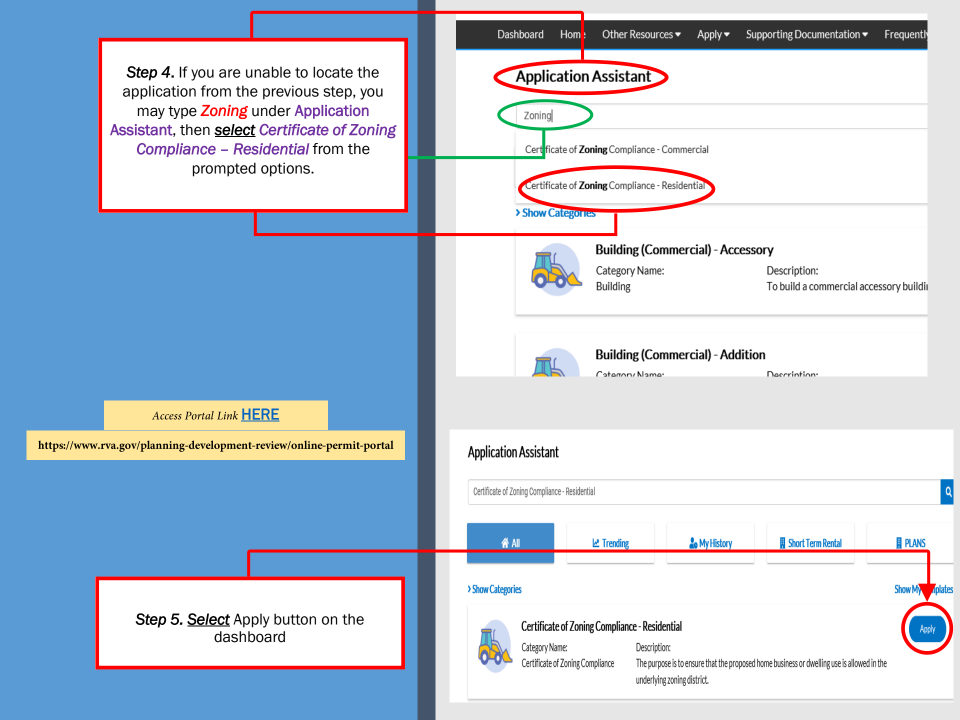
Single-family dwelling: install /1'x17' errage sled in rear yard as per submitted plans. Building height 8'-10" can be located within required rear yard. Side yard 7.5' required; 8' proposed.

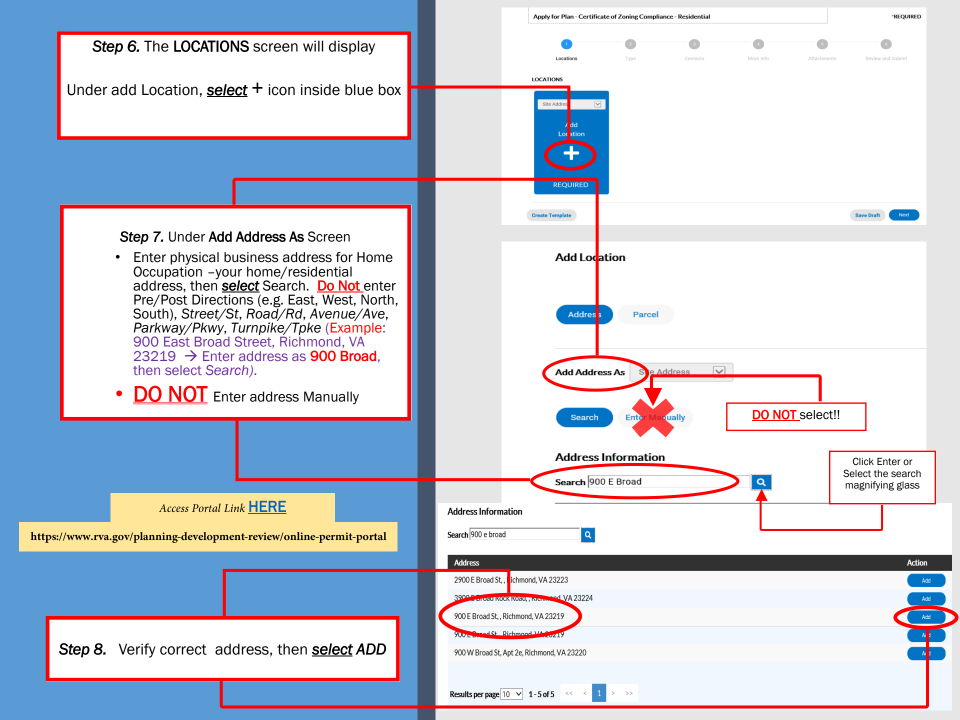
This Certificate acknowledges compliance with Chapter 30 (Zoning) of the Richmond City Code, and confers no rights with respect to the Virginia Uniform Statewide Building Code (VUSBC).

William C. Davidson, Zoning Administrator Date

# Welcome to Self Service Step 1. CREATE new account or **Log** into your existing account. Search Public Records Login or Register This tool can be used to search for This tool can be used to apply for a Login to an existing or create a new account. You can also find help if you existing permits, plans, inspections, permit, plan or license. code cases, requests and licenses. forgot your login information. Pay Invoice Use this tool to pay for individual Explore the map to see the activity Click here to find out about certain invoices. occurring in your neighborhood. events like holidays and public hearings. Access Portal Link HERE https://www.rva.gov/planning-development-review/online-permit-portal Welcome to Self Service Search Public Records My Account This tool can be used to search for This tool can be used to apply for a Click here to access your account existing permits, plans, inspections, permit, plan or license. information. Step 2. Select Apply button on dashboard code cases, requests and licenses. Pay Invoice Use this tool to pay for individual Explore the map to see the activity Click here to find out about certain occurring in your neighborhood. events like holidays and public invoices. hearings.







**Step 9.** Address <u>and</u> Parcel Number should display IF previous step was completed correctly (see example).

Step 10. Select Next

Access Portal Link HERE

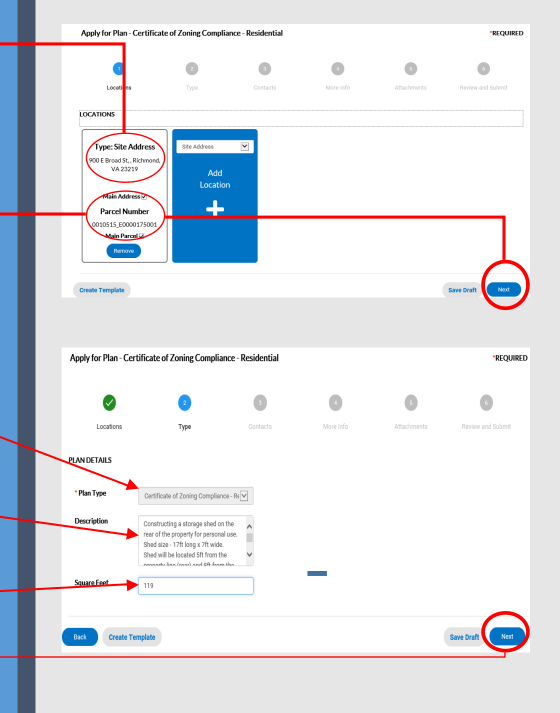
https://www.rva.gov/planning-development-review/online-permit-portal

# Step 11.

The Plan Details screen will display

- Plan Type is automatically preset and does not require revision
- You <u>MUST</u> enter a <u>Description</u> of the structure:
  - Accessory Structure/Building (e.g. Sheds)
  - Portable Storage Unit
- You <u>MUST</u> enter square feet information of the structure.

Step 12. Select NEXT



Step 13. The CONTACTS screen will display. The Property Owner's information is required.

If you are both the applicant and the property owner, you may list yourself as the property owner under Contacts if your Applicant information matches that of the City Assessor's office.

From Add Contact under Property Owner,

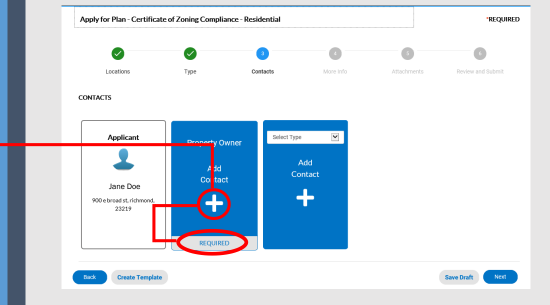
select + icon inside blue box

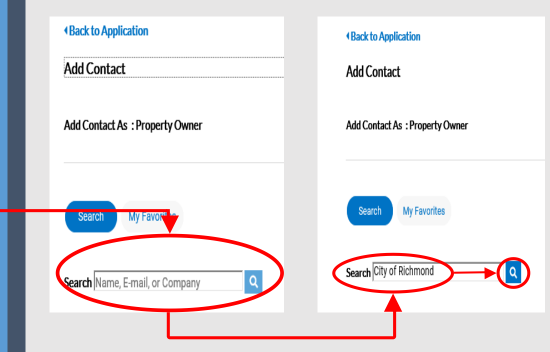
# Access Portal Link HERE

https://www.rva.gov/planning-development-review/online-permit-portal

**Step 14a.** Required - Property Owner as listed by the City Assessor's office. (*Please note that this is not the Management Company*)

Enter property owners Name, E-mail, <u>or</u>
 Company, then <u>select</u> Search.





**Step 14b.** You may also verify the property owner's information via the City Assessor's office by accessing the following link:

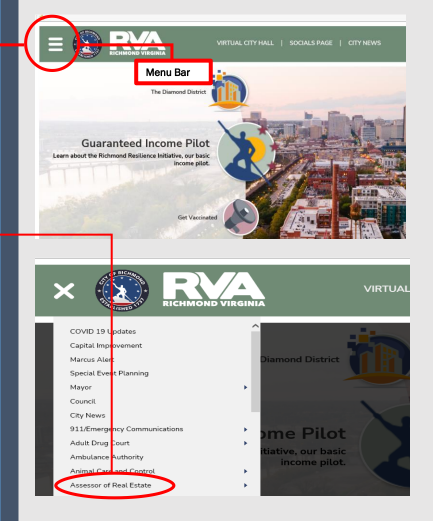
<u>Richmond Zoning Map.</u>

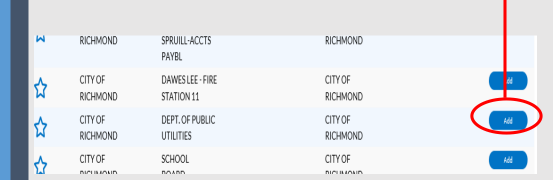
Step 14c. You can also access the Zoning Map via the City Assessor's page by visiting www.rva.gov, and navigating to the Assessor of Real Estate link under the Menu Bar.

## Access Portal Link HERE

https://www.rva.gov/planning-development-review/online-permit-portal

**Step 15.** Verify the correct Property Owner's information, then <u>select</u> ADD





**Step 16.** Property Owner's information should display IF previous step was completed correctly (see *example*).

Select Next.

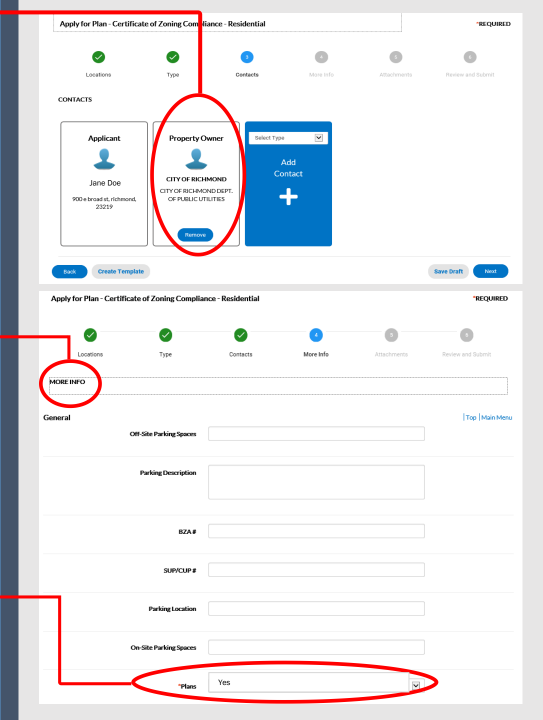
# Access Portal Link HERE

https://www.rva.gov/planning-development-review/online-permit-portal

Step 17. The More Info screen will display

**Step 18.** All areas indicated with (\*) are required.

Select <u>Yes</u> under Plans. You will be able to upload your Accessory Structure Site Plan on the Attachments screen.



**Step 19.** Under <u>If Other, Specify</u> enter Home Occupation.

**Step 20.** You may re-enter square feet information for the Accessory Structure.

Step 21. Please <u>select OTHER</u> for Home Occupation – Residential.

**Step 22.** Under <u>Residential Uses</u>, please indicate if you live in a:

- One Family
- Two Family (two units)
- Three or More Family (apartment building/complex)
- Condo
- Or if this is for a Baby Sitting business

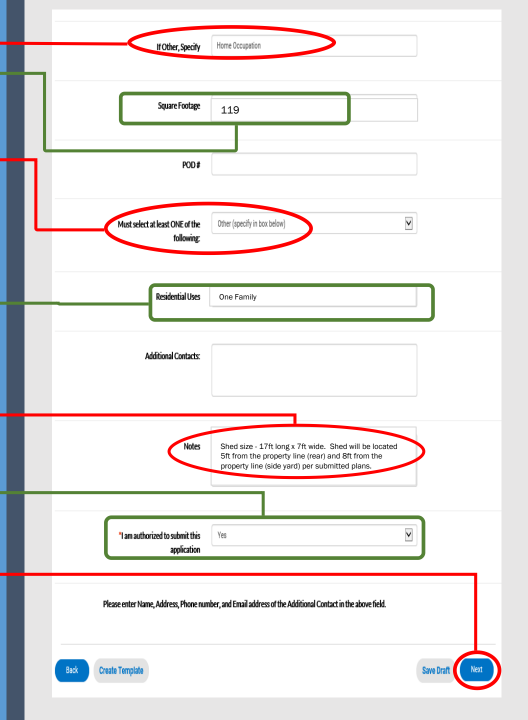
**Step 23.** Please enter any additional information regarding your Accessory Structure under *Notes*.

Step 24. Select YES under authorization.

Select Next.

Access Portal Link HERE

https://www.rva.gov/planning-development-review/online-permit-portal



Step 25. The Attachments screen will display. The Owner Affidavit form is REQUIRED.

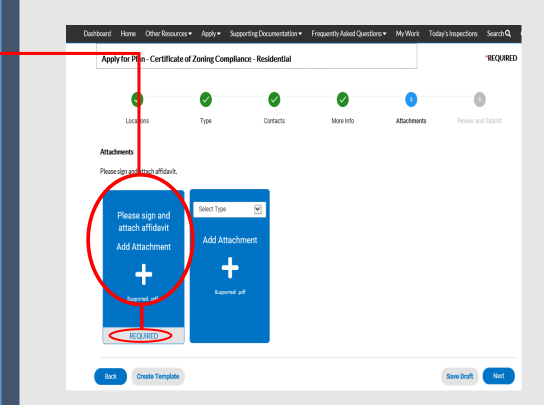
Please download and complete the form, then upload to the portal.

To upload attachment, <u>select</u> "Please sign and attach affidavit – Add Attachment" (select + icon inside blue box).

Access Portal Link HERE

https://www.rva.gov/planning-development-review/online-permit-portal

Step 26. If you do not have a copy of the form, select Zoning Owner Affidavit under Supporting Documentation → Zoning tab at the top of the dashboard page.





# **ATTACHMENTS**

OWNER AFFIDAVIT FORM
To Be Completed by Applicant
Complete <u>ALL</u> items highlighted in

**YELLOW** 

Access Portal Link HERE

https://www.rva.gov/planning-development-review/online-permit-portal



# City of Richmond, Virginia ZONING ADMINISTRATION DIVISION

900 East Broad Street • City Hall - Room 110 • Richmond, Virginia 23219

https://www.rva.gov/planning-development-review/zoning-administration PDRZoningAdministration@rva.gov | Office: (804) 646-6340

TO BE COMPLETED BY THE APPLICANT

Applicant must complete <u>ALL</u> items.
OME/SITE ADDRESS:APARTMENT NO/SUITE
PPLICANT'S NAME:EMAIL ADDRESS:
usiness name (if applicable): N/A
RADE NAME (IF APPLICABLE): N/A
ROPERTY OWNER:
ROPERTY OWNER ADDRESS:
(MUST CHECK ONE)
Accessory Structure.— I acknowledge that I am certifying and affirming that I am the owner of such property and am authorized to blace a one-story detached building to be used as a tool or storage shed or similar use. The building area does not exceed 256 square feet or twenty feet (20) in height and it will not be utilized for dwelling or business purposes. I also acknowledge that I am certifying and affirming that I will comply with ALL rules of the Zoning Ordinance, and my signature below confirms my knowledge and understanding of the conditions of this approval.
Home Occupation (See page 2) — I acknowledge that I am certifying and affirming that I have rightfully received authorization of the property owner OR agent for the property owner to operate my home business. I will comply with the home occupation rules & my signature below confirms my knowledge and understanding of the conditions of approval in the Zoning Ordinance. I further certify that I reside on the premises identified and understand the owner and/or agent will obtain a copy of this approval and document.
Ownership Change (Multi Family or Commercial) — I acknowledge that I am certifying and affirming that I am rightfully the new owner of such building or property. I acknowledge that I am certifying and affirming that I will comply with ALL rules and my signature below confirms my knowledge and understanding of the conditions of this approval in the Zoning Ordinance.
■ Tenant Change — I acknowledge that I am certifying and affirming that I have rightfully received authorization of the property owner OR agent for the property owner to operate the commercial business requested at this site location as a new tenant. I acknowledge that I am certifying and affirming that I will comply with ALL rules, and my signature below confirms my knowledge and understanding of the conditions of this approval in the Zoning Ordinance. I further certify and understand the owner and/or agent will obtain a copy of this approval and document.
Wireless Communications (Small Cell) — I acknowledge that I am certifying and affirming that I have rightfully received authorization of the property owner (s) OR agent for property owner (s) to install a small cell facility on private property located inside an enclosure of no more than six cubic feet in volume, or in the case of an antenna that has exposed elements, the antenna and all its exposed elements can fit within an imaginary enclosure of no more than six cubic feet. I acknowledge that I am certifying and affirming that I will comply with ALL the rules of the Zoning Ordinance, and my signature below confirms my knowledge and understanding of the conditions of this approval. I further certify and understand that the owner and/or agent will obtain a copy of this approval and document.
ure to comply with the above rules constitutes a violation of the Zoning Ordinance subject to a revocation of approval and fine; if convicted, of up to one-thousand (\$1,000) dollars and/or up to one (1) year in jail.
SIGNATURE

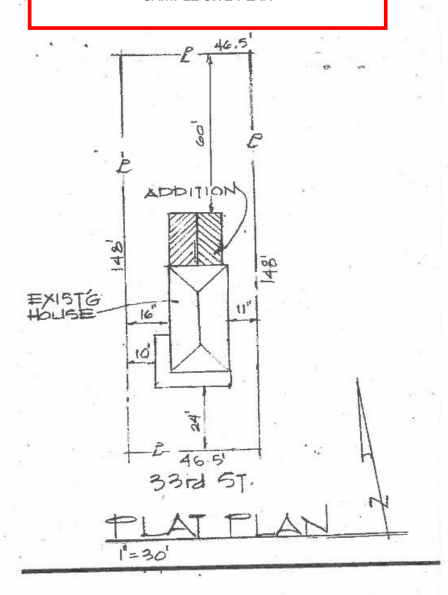
# **ATTACHMENTS**

SITE PLAN FOR ACCESSORY STRUCTURE

Access Portal Link HERE

https://www.rva.gov/planning-development-review/online-permit-portal

# **SAMPLE SITE PLAN**



**Step 27.** Print/complete form, SCAN/SAVE to computer/device, then upload/attach to plan in blue box.

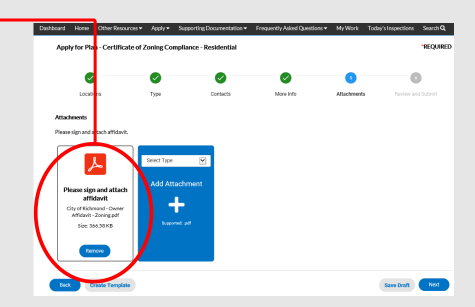
\*If box has white background Select NEXT.

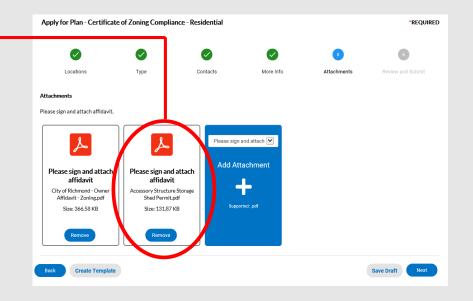
\*If background is still blue, please try again.

## Access Portal Link HERE

https://www.rva.gov/planning-development-review/online-permit-portal

Step 27. To upload the Site Plans for your Accessory Structure, select "Add Attachment" (select + icon inside blue box).





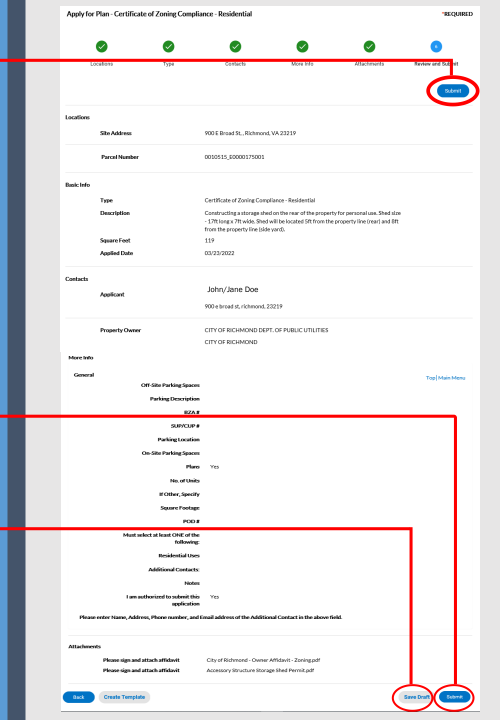
Step 28. The SUMMARY screen will display.

Once you have confirmed that all the information you input is correct, select SUBMIT.

Step 29. If changes are required to the application, you may save the submission as a draft (Select Save Draft). This will save your current application, and will allow you to return at a later point to complete the process, after which you may submit the application.

Access Portal Link HERE

https://www.rva.gov/planning-development-review/online-permit-portal



**Step 30.** Upon completion, you will receive a verified status (✓), along with a Plan Number.

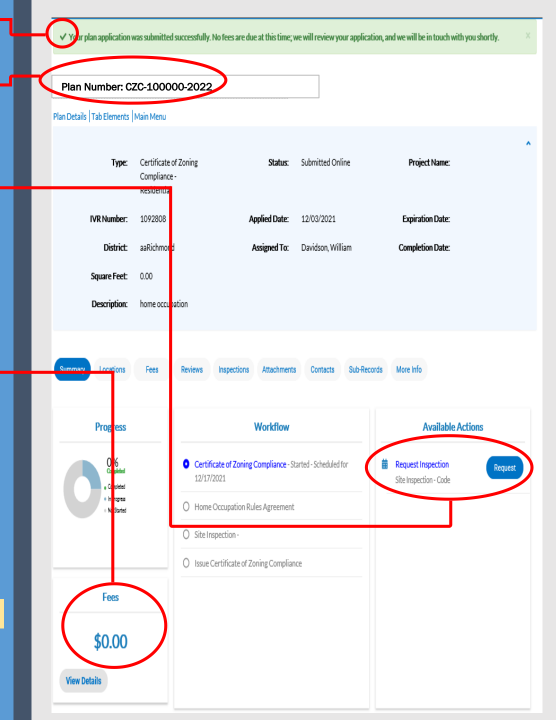
Step 31. You DO NOT need to request an inspection for your Plan. If an inspection of the property is required, you will be contacted by the assigned Zoning staff member regarding this inspection.

# Step 32.

- No fees are due at this time.
- Staff will review and begin processing your application.
- If all information is provided and complete, you will receive an E-mail notification regarding your <u>INVOICE</u>. Please submit your payment upon receipt of this notification.
- If incomplete, staff will email you for the additional information.

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## R-1 SINGLE-FAMILY RESIDENTIAL DISTRICT

Sec. 30-402.5, Yards.

Yard regulations in the R-1 Single-Family Residential District shall be as follows:

- (1) Front yard. There shall be a front yard with a depth of not less than 35 feet (see Article VI. Division 4 of this chapter).
- (2) Side yards. There shall be side yards of not less than ten feet in width (see Article VI, Division 4 of this chapter).
- (3) Rear yard. There shall be a rear yard with a depth of not less than ten feet (see Article VI, Division 4 of this chapter). Sec. 30-402.6. Lot coverage.

Maximum lot coverage in the R-1 Single-Family Residential District shall not exceed 20 percent of the area of the lot.

## R-2 SINGLE-FAMILY RESIDENTIAL DISTRICT

Sec. 30-404.5. Yards.

Yard regulations in the R-2 Single-Family Residential District shall be as follows:

- (1) Front yard, There shall be a front yard with a depth of not less than 30 feet (see Article VI. Division 4 of this chapter).
- (2) Side yards. There shall be side yards not less than nine feet in width (see Article VI, Division 4 of this chapter).
- (3) Rear yard. There shall be a rear yard with a depth of not less than nine feet (see Article VI, Division 4 of this chapter). Sec. 30-404.6. Lot coverage.

Maximum lot coverage in the R-2 Single-Family Residential District shall not exceed 25 percent of the area of the lot.

## R-3 SINGLE-FAMILY RESIDENTIAL DISTRICT

Sec. 30-406.5. Yards.

Yard regulations in the R-3 Single-Family Residential District shall be as follows:

- (1) Front yard. There shall be a front yard with a depth of not less than 25 feet (see Article VI, Division 4 of this chapter).
- (2) Side yards. There shall be side yards of not less than 7 1/2 feet in width (see Article VI, Division 4 of this chapter).
- (3) Rear yard. There shall be a rear yard with a depth of not less than 7 1/2 feet (see Article VI, Division 4 of this chapter). Sec. 30-406.6. Lot coverage.

Maximum lot coverage in the R-3 Single-Family Residential District shall not exceed 25 percent of the area of the lot.

## R-4 SINGLE-FAMILY RESIDENTIAL DISTRICT

Sec. 30-408.5. Yards.

Yard regulations in the R-4 Single-Family Residential District shall be as follows:

- (1) Front yard. There shall be a front yard with a depth of not less than 25 feet (see Article VI, Division 4 of this chapter).
- (2) Side yards. There shall be side yards of not less than six feet in width (see Article VI. Division 4 of this chapter).
- (3) Rear yard. There shall be a rear yard with a depth of not less than six feet (see Article VI, Division 4 of this chapter). Sec. 30-408.6. Lot coverage.

Maximum lot coverage in the R-4 Single-Family Residential District shall not exceed 30 percent of the area of the lot.

## R-5 SINGLE-FAMILY RESIDENTIAL DISTRICT

Sec. 30-410.5. Yards.

Yard regulations in the R-5 Single-Family Residential District shall be as follows:

- (1) Front yard. There shall be a front yard with a depth of not less than 25 feet (see Article VI, Division 4 of this chapter).
- (2) Side yards. There shall be side yards of not less than five feet in width (see Article VI, Division 4 of this chapter).
- (3) Rear yard. There shall be a rear yard with a depth of not less than five feet (see Article VI, Division 4 of this chapter). Sec. 30-410.6. Lot coverage.

Maximum lot coverage in the R-5 Single-Family Residential District shall not exceed 35 percent of the area of the lot.

## R-6 SINGLE-FAMILY ATTACHED RESIDENTIAL DISTRICT

Sec. 30-412.5. Yards.

Yard regulations in the R-6 Single-Family Attached Residential District shall be as follows:

- (1) Uses other than attached dwellings. Yards for uses other than attached dwellings shall be as follows:
- a. Front yard. There shall be a front yard with a depth of not less than 15 feet (see Article VI, Division 4 of this chapter).
- b. Side yards. There shall be side yards of not less than five feet in width (see Article VI, Division 4 of this chapter).
- c. Rear yard. There shall be a rear yard with a depth of not less than five feet (see Article VI, Division 4 of this chapter and Section 30-680.1).
- (2) Single-family and two-family attached dwellings and buildings accessory thereto. Yards for single-family and two-family attached dwellings and buildings accessory thereto shall be as follows:
- a. Front yard. There shall be a front yard with a depth of not less than 15 feet adjacent to public streets, private streets, parking areas and common spaces (see Article VI, Division 4 of this chapter).
- b. Side yard. There shall be side yards of not less than three feet in width except where buildings are attached. There shall be a side yard of not less than ten feet in width at each end of a series of attached units (see Section 30-620.1(d) and Article VI, Division 4 of this chapter).
- c. Rear yard. There shall be a rear yard with a depth of not less than five feet (see Article VI, Division 4 of this chapter and Section 30-680.1). (Ord. No. 2007-338-2008-11. § 1. 1-14-2008)

Sec. 30-412.6. Lot coverage.

Lot coverage in the R-6 Single-Family Attached Residential District shall not exceed 55 percent of the area of the lot.

R-7 SINGLE- AND TWO-FAMILY URBAN RESIDENTIAL DISTRICT

Sec. 30-413.6. Yards.

Yard regulations in the R-7 Single- and Two-Family Urban Residential District shall be as follows:

- (1) Front yard. There shall be a front yard with a depth of not less than 15 feet (see Article VI, Division 4 of this chapter).
- (2) Side yards. Side yards shall be provided as follows:
- a. Dwelling uses and buildings accessory thereto. There shall be side yards of not less than three feet in width except where buildings are attached (see Article VI, Division 4 of this chapter).
  b. All other uses and buildings. There shall be side yards of not less than five feet in width (see Article VI, Division 4 of this
- b. An other uses and buildings. There shall be slide yards of not less than the feet in width (see Article VI, Division 4 of this chapter).
- (3) Rear yard. There shall be a rear yard with a depth of not less than five feet (see Article VI, Division 4 of this chapter and Section 30-680.1).

Sec. 30-413.7. Lot coverage.

Lot coverage in an R-7 Single- and Two-Family Urban Residential District shall not exceed 55 percent of the area of the lot.

#### R-8 URBAN RESIDENTIAL DISTRICT

Sec. 30-413.15, Yards.

Yard regulations in the R-8 district shall be as follows (see Article VI. Divisions 4 and 9 of this chapter):

- (1) Front yard. There shall be a front yard with a depth of not less than ten feet and not greater than 18 feet, provided that:
- a. Where existing buildings are located on one or both abutting lots along the same street frontage, the front yard shall not be less than the front yard provided for the existing building closest to the street but in no case greater than 18 feet.
- b. On a corner lot where an existing building is located on an abutting lot or across an alley from an adjacent lot along the same street frontage, the front yard shall be not less than the front yard provided for such existing building but not more than 18 feet.
- (2) Side yards. Side yards shall be provided as follows:
- a. Dwelling uses and buildings accessory thereto. There shall be side yards of not less than three feet in width except where buildings are attached or where the zero-lot-line option is utilized.
- b. All other uses and buildings. There shall be side yards of not less than five feet in width.
- (3) Side yard: zero-lot-line option. One side yard for a single-family detached dwelling may be equal to zero, provided that:
- a. The side yard on the opposite side of the same lot shall be not less than six feet in width, and in no case shall the separation between buildings on abutting lots be less than six feet.
- b. Not less than 50 percent of the overall depth of the dwelling unit shall be provided along the designated zero-lot-line, and doors, windows or similar openings in the building wall facing the designated zero-lot-line shall comply with the requirements of the Uniform Statewide Building Code.
- c. A perpetual easement of not less than five feet in unobstructed width shall be provided on the adjacent lot to permit maintenance of structures abutting a zero-lot-line, which easement shall provide for encroachment of siding, belt courses, eaves, gutters, normal roof overhangs and similar architectural features. Such easement and the buildable area of each lot shall be shown on the subdivision plat, if applicable, and shall be described in the deed for each property.
- d. For purposes of this subsection, a margin of error of not greater than two-tenths of one foot shall be applicable to the location of a structure abutting a designated zero-lot-line, provided that any encroachment onto an abutting lot shall be accommodated by a recorded easement.
- (4) Rear yard. There shall be a rear yard with a depth of not less than five feet.
- (5) Location of accessory buildings. Except as provided in Section 30-680.1, accessory buildings shall be located only in a rear yard as defined in Article XII of this chapter, but not within five feet of the rear lot line.

 $(\texttt{Code 2004}, \S\ 114\cdot 413.15; \texttt{Code 2015}, \S\ 30\cdot 413.15; \texttt{Ord. No. 2010\cdot 18\cdot 30}, \S\ 3, 2\cdot 22\cdot 2010; \texttt{Ord. No. 2020\cdot 171}, \S\ 1(30\cdot 413.15), 9\cdot 28\cdot 2020) )$ 

Sec. 30-413.16. Lot coverage.

Lot coverage in an R-8 district shall not exceed 65 percent of the area of the lot.

R-43 MULTIFAMILY RESIDENTIAL DISTRICT Sec. 30-414.5. Yards.

Yard regulations in the R-43 Multifamily Residential District shall be as follows:

- (1) Front yard. There shall be a front yard with a depth of not less than 25 feet, except that front yards for single-family attached dwellings fronting on private streets, parking areas and common spaces shall be not less than 15 feet in depth (see Article VI, Division 4 of this chapter).
- (2) Side and rear yards. Side and rear yards shall be as follows:
- a. Side and rear yards for single-family and two-family dwellings and buildings accessory thereto shall be as required in the R-6 district and set forth in Section 30-412.5 (see Article VI, Divisions 3, 4 and 9 of this chapter).
- b. Side and rear yards for uses and buildings other than single-family and two-family dwellings and buildings accessory thereto shall be not less than 15 feet in depth.
- (3) Spaces between buildings on same lot. Spaces between buildings on the same lot shall be as follows:
- a. Where two or more buildings, at least one of which contains a dwelling use, are erected on the same lot, the distance between any two such buildings shall be not less than 20 feet.
- b. Where two or more buildings, neither of which contains a dwelling use, are erected on the same lot, the distance between any two such buildings shall be not less than ten feet.

Sec. 30-414.6. Usable open space.

In the R-43 Multifamily Residential District, usable open space of not less than 60 percent of the area of the lot shall be provided for multifamily dwellings (see definition of term in Section 30-1220).

(Code 1993, § 32-414.6; Code 2004, § 114-414.6; Code 2015, § 30-414.6)

Sec. 30-414.6:1. Lot coverage.

Maximum lot coverage in the R-43 Multifamily Residential District shall not exceed 40 percent of the area of the lot for uses other than multifamily dwellings.

R-48 MULTIFAMILY RESIDENTIAL DISTRICT

Sec. 30-416.5. Yards.

Yard regulations in the R-48 Multifamily Residential District shall be as follows:

- (1) Front yard. There shall be a front yard with a depth of not less than 25 feet, except that front yards for single-family and two-family dwellings shall be not less than 15 feet in depth (see Article VI, Division 4 of this chapter).
- (2) Side and rear yards. Side and rear yards shall be as follows:
- a. Side and rear yards for single-family and two-family dwellings and buildings accessory thereto shall be as required in the R-7 district and set forth in Section 30-413.6 (see Article VI, Divisions 3, 4 and 9 of this chapter.)
- b. Side and rear yards for uses and buildings other than single-family and two-family dwellings and buildings accessory thereto shall be not less than 15 feet in depth.
- (3) Spaces between buildings on same lot. Spaces between buildings on the same lot shall be as follows:
- a. Where two or more buildings, at least one of which contains a dwelling use, are erected on the same lot, the distance between any two such buildings shall be not less than 15 feet.
- b. Where two or more buildings, neither of which contains a dwelling use, are erected on the same lot, the distance between any two such buildings shall be not less than ten feet.

(Code 1993, § 32-416.5; Code 2004, § 114-416.5; Code 2015, § 30-416.5)

Sec. 30-416.6. Usable open space.

In the R-48 Multifamily Residential District, usable open space of not less than 50 percent of the area of the lot shall be provided for multifamily dwellings (see definition of term in Section 30-1220). (Code 1993, § 32-416.6; Code 2004, § 114-416.6; Code 2015, § 30-416.6)

Sec. 30-416.6:1. Lot coverage.

Maximum lot coverage in the R-48 Multifamily Residential District shall not exceed 50 percent of the area of the lot for uses other than multifamily dwellings.

R-53 MULTIFAMILY RESIDENTIAL DISTRICT Sec. 30-418.5. Yards.

Yard regulations in the R-53 Multifamily Residential District shall be as follows:

- (1) Front yard. There shall be a front yard with a depth of not less than 15 feet (see Article VI, Division 4
- (2) Side and rear yards. Side and rear yards shall be as follows:
- a. Side and rear yards for single-family and two-family dwellings and buildings accessory thereto shall be as required in the R-7 district and set forth in Section 30-413.6 (see Article VI, Divisions
- 3. 4 and 9 of this chanter).
- b. Side and rear yards for uses and buildings other than single-family and two-family dwellings and buildings accessory thereto shall be not less than 15 feet in depth.
- (3) Spaces between buildings on same lot. Spaces between buildings on the same lot shall be as follows:
- a. Where two or more buildings, at least one of which contains a dwelling use, are erected on the same lot, the distance between any two such buildings shall be not less than 15 feet.
- b. Where two or more buildings, neither of which contains a dwelling use, are erected on the same lot, the distance between any two such buildings shall be not less than ten feet.

(Code 1993, § 32-418.5; Code 2004, § 114-418.5; Code 2015, § 30-418.5)

Sec. 30-418.6. Usable open space.

In the R-53 Multifamily Residential District, usable open space of not less than 40 percent of the area of the lot shall be provided for multifamily dwellings (see definition of term in Section 30-1220).

(Code 1993, § 32-418.6; Code 2004, § 114-418.6; Code 2015, § 30-418.6)

Sec. 30-418.6:1. Lot coverage.

Maximum lot coverage in the R-53 Multifamily Residential District shall not exceed 60 percent of the area of the lot for uses other than multifamily dwellings.

#### R-63 MULTIFAMILY LIRBAN RESIDENTIAL DISTRICT

Yard regulations in the R-63 district shall be as follows (see Article VI, Divisions 3, 4 and 9 of this chapter):

(1) Front yard. No front yard shall be required. In no case shall a front yard with a depth of greater than 15 feet be permitted for a main building.

a. Single-family and two-family dwellings and buildings accessory thereto. There shall be side yards of not less than three feet in width except where buildings are attached. b. All other uses and buildings. There shall be side vards of not less than five feet in width.

a. Single-family and two-family dwellings and buildings accessory thereto. There shall be a rear yard of not less than five feet in depth. b. All other uses and buildings. There shall be a rear yard of not less than 15 feet in depth.

(4) Spaces between buildings on the same lot.

a. Where two or more buildings, at least one of which contains a dwelling use, are erected on the same lot, the distance between any two such buildings shall be not less than 15 feet.

b. Where two or more buildings, neither of which contains a dwelling use, are erected on the same lot, the distance between any two such buildings shall be not less than ten feet. (Code 2004, § 114-419.6; Code 2015, § 30-419.6; Ord. No. 2006-197-217, § 1, 7-24-2006; Ord. No. 2006-330-2007-12, § 1, 1-8-2007)

Sec. 30-419.7. Usable open space.

In the R-63 district, usable open space of not less than 30 percent of the area of the lot shall be provided for multifamily dwellings (see definition of term in Section 30-1220). (Code 2004, § 114-419.7; Code 2015, § 30-419.7; Ord. No. 2006-197-217, § 1, 7-24-2006)

Sec. 30-419.8. Lot coverage.

In the R-63 district, lot coverage for uses other than multifamily dwellings shall not exceed 65 percent of the area of the lot.

### R-73 MULTIFAMILY RESIDENTIAL DISTRICT

Sec. 30-420.5. Yards.

Yard regulations in the R-73 Multifamily Residential District shall be as follows:

(1) Front yard. There shall be a front yard with a depth of not less than 15 feet (see Article VI, Division 4 of this chapter).

(2) Side and rear yards. Side and rear yards shall be as follows:

a. Side and rear yards for single-family and two-family dwellings and buildings accessory thereto shall be as required in the R-7 district and set forth in Section 30-413.6 (see Article VI, Divisions 3, 4 and 9 of this

b. Side and rear yards for newly constructed multifamily dwellings and buildings accessory thereto shall be not less than 15 feet in depth.

c. Side and rear yards for uses and buildings other than single-family, two-family and multifamily dwellings and buildings accessory thereto shall be not less than ten feet in depth.

(3) Spaces between buildings on same lot. Spaces between buildings on the same lot shall be as follows:

a. Where two or more buildings, at least one of which contains a dwelling use, are erected on the same lot, the distance between any two such buildings shall be not less than 15 feet. b. Where two or more buildings, neither of which contains a dwelling use, are erected on the same lot, the distance between any two such buildings shall be not less than ten feet.

Sec. 30.420.6. Floor area and usable open space.

The following floor area and usable open space ratics shall be applicable to uses other than single-family and two-family dwellings in the R-73 Multifamily Residential District (see definition of term in Section 30-

(1) Floor area ratio. The floor area ratio shall not exceed 2.0, provided that the floor area ratio of buildings or portions thereof devoted to nondwelling uses shall not exceed 1.4.
(2) Usable open space ratio. A usable open space ratio of not less than 0.25 shall be provided for dwelling uses.

R-MH MOBILE HOME DISTRICT

Sec. 30-422.5. Yards within manufactured home parks.

Regulations for yards within manufactured home parks in the R-MH district shall be as follows:

(1) No manufactured home space or accessory building shall be located within 25 feet of any public street or any exterior boundary of a manufactured home park.

(2) No manufactured home unit or accessory building shall be located within 15 feet of any private street or access drive.

(3) No manufactured home unit shall be located within 15 feet of any other manufactured home unit or accessory building.

(Code 1993, § 32-422.5; Code 2004, § 114-422.5; Code 2015, § 30-422.5; Ord. No. 2004-180-167, § 1, 6-28-2004)

Sec. 30-422.6. Recreation space.

Outdoor recreation space totaling not less than 250 square feet in area for each manufactured home space within a manufactured home park shall be provided within such park.

## RO-1 RESIDENTIAL-OFFICE DISTRICT

Sec. 30-424.5. Yards.

Yard regulations in the RO-1 Residential-Office District shall be as follows:

(1) Front yard. There shall be a front yard with a depth of not less than 25 feet, except that front yards for single-family attached dwellings fronting on private streets, parking areas and common spaces shall be not less than 15 feet in depth (see Article VI, Division 4 of this chapter).

(2) Side and rear yards. Side and rear yards shall be as follows:

a. Side and rear yards for single-family and two-family dwellings and buildings accessory thereto shall be as required in the R-6 district and set forth in Section 30-412.5 (see Article VI, Divisions 3, 4 and 9 of this chapter).

b. Side and rear yards for newly constructed multifamily dwellings and buildings accessory thereto shall be not less than 15 feet in depth.

c. Side and rear yards for uses and buildings other than single-family, two-family and multifamily dwellings and buildings accessory thereto shall be not less than ten feet in depth.

(3) Spaces between buildings on same lot. Spaces between buildings on the same lot shall be as follows:

a. Where two or more buildings, at least one of which contains a dwelling use, are erected on the same lot, the distance between any two such buildings shall be not less than 20 feet.

b. Where two or more buildings, neither of which contains a dwelling use, are erected on the same lot, the distance between any two such buildings shall be not less than ten feet.

 $(\texttt{Code 1993}, \S\ 32\text{-}424.5; \texttt{Code 2004}, \S\ 114\text{-}424.5; \texttt{Code 2015}, \S\ 30\text{-}424.5; \texttt{Ord.}\ \texttt{No. 2020-171}, \S\ 1(30\text{-}424.5), 9\text{-}28\text{-}2020))$ 

Sec. 30-424.6. Usable open space.

In the R0-1 Residential-Office District, usable open space of not less than 60 percent of the area of the lot shall be provided for multifamily dwellings (see definition of term in Section 30-1220).

(Code 1993, § 32-424.6; Code 2004, § 114-424.6; Code 2015, § 30-424.6)

Sec. 30-424.6:1. Lot coverage

Maximum lot coverage in the RO-1 Residential-Office District shall not exceed 40 percent of the area of the lot for uses other than multifamily dwellings.

#### RO-2 RESIDENTIAL-OFFICE DISTRICT

Sec. 30-426.5. Yards.

Yard regulations in the RO-2 Residential-Office District shall be as follows:

(1) Front yard. There shall be a front yard with a depth of not less than 25 feet, except that front yards for single-family attached dwellings fronting on private streets, parking areas and common spaces shall be not less than 15 feet in depth (see Article VI, Division 4 of this chapter).

(2) Side and rear yards. Side and rear yards shall be as follows:

a. Side and rear yards for single-family and two-family dwellings and buildings accessory thereto shall be as required in the R-7 district and set forth in Section 30-413.6 (see Article VI, Divisions 3, 4 and 9 of this chapter).

b. Side and rear yards for newly constructed multifamily dwellings and buildings accessory thereto shall be not less than 15 feet in depth, provided that no side yard shall be required where buildings on abutting lots are attached by means of a party wall constructed along a mutual side lot line.

c. Side and rear yards for uses and buildings other than single-family, two-family and multifamily dwellings and buildings accessory thereto shall be not less than ten feet in depth.

(3) Spaces between buildings on same lot. Spaces between buildings on the same lot shall be as follows:

a. Where two or more buildings, at least one of which contains a dwelling use, are erected on the same lot, the distance between any two such buildings shall be not less than 15 feet.

b. Where two or more buildings, neither of which contains a dwelling use, are erected on the same lot, the distance between any two such buildings shall be not less than ten feet.

(Code 1993, § 32-426.5; Code 2004, § 114-426.5; Code 2015, § 30-426.5; Ord. No. 2020-171, § 1(30-426.5), 9-28-2020)

Sec. 30-426.6. Usable open space.

In the RO-2 Residential-Office District, usable open space of not less than 40 percent of the area of the lot shall be provided for multifamily dwellings, nursing homes, adult care residences, group homes and lodginghouses (see definitions of terms in Section 30-1220).

(Code 1993, § 32-426.6; Code 2004, § 114-426.6; Code 2015, § 30-426.6)

Sec. 30-426.6:1. Lot coverage

Maximum lot coverage in the R0-2 Residential-Office District shall not exceed 60 percent of the area of the lot for uses other than multifamily dwellings, nursing homes and lodginghouses.

## RO-3 RESIDENTIAL-OFFICE DISTRICT

Sec. 30-428.6. Yards.

Yard regulations in the RO-3 Residential-Office District shall be as follows:

(1) Front yard. There shall be a front yard with a depth of not less than 15 feet (see Article VI, Division 4 of this chapter).

(2) Side and rear yards. Side and rear yards shall be as follows:

a. Side and rear yards for single-family and two-family dwellings and buildings accessory thereto shall be as required in the R-7 district and set forth in Section 30-413.6.

b. Side and rear yards for newly constructed multifamily dwellings and buildings accessory thereto shall be not less than 15 feet in depth.

c. Side and rear yards for uses and buildings other than single-family, two-family and multifamily dwellings and buildings accessory thereto shall be not less than ten feet in depth.

 $(\texttt{Code 1993}, \S\ 32\text{-}428.6; \texttt{Code 2004}, \S\ 114\text{-}428.6; \texttt{Code 2015}, \S\ 30\text{-}428.6; \texttt{Ord. No. 2019-169}, \S\ 1(30\text{-}428.6), 7\text{-}22\text{-}2019; \texttt{Ord. No. 2020-171}, \S\ 1(30\text{-}428.6), 9\text{-}28\text{-}2020)$ 

Sec. 30-428.7. Floor area and usable open space.

The following floor area and usable open space ratios shall be applicable to uses other than single-family and two-family dwellings in the R0-3 Residential-Office District (see Section 30-1220):

(1) Floor area ratio. The floor area ratio shall not exceed 4.6, provided that additional floor area shall be permitted for non-dwelling uses as set forth in Section 30-690.

(2) Usable open space ratio. A usable open space ratio of not less than 0.10 shall be provided for dwelling uses.

 $(\mathsf{Code}\ 1993, \S\ 32\text{-}428.7; \mathsf{Code}\ 2004, \S\ 114\text{-}428.7; \mathsf{Code}\ 2015, \S\ 30\text{-}428.7)$ 

Sec. 30-428.8. Land area coverage

In the RO-3 Residential-Office District, portions of buildings over 35 feet in height shall occupy not more than 35 percent of land area (see the definition of the term "land area" in Section 30-1220).