

Kitsap County Department of Community Development

Notice of Hearing Examiner Decision

03/19/2021

To: Interested Parties and Parties of Record

RE: Project Name: Parker – New Construction ADU

Applicant: Ken Parker

14798 Crescent Valley Road SE

Olalla, WA 98359

Application: Conditional Use Permit – Accessory Dwelling Unit

(CUP-ADU)

Permit Number: #20-02613

The Kitsap County Hearing Examiner has **APPROVED** the land use application for **Permit #20-02613 Parker – New Construction ADU – Conditional Use Permit – Accessory Dwelling Unit (CUP-ADU)**, subject to the conditions outlined in this **Notice and included Decision**.

THE DECISION OF THE HEARING EXAMINER IS FINAL, UNLESS TIMELY APPEALED, AS PROVIDED UNDER WASHINGTON LAW.

The applicant is encouraged to review the Kitsap County Office of Hearing Examiner Rules of Procedure found at:

https://spf.kitsapgov.com/dcd/HEDocs/HE-Rules-for-Kitsap-County.pdf

Please note affected property owners may request a change in valuation for property tax purposes, notwithstanding any program of revaluation. Please contact the Assessor's Office at 360-337-5777 to determine if a change in valuation is applicable due to the issued Decision.

The complete case file is available for review at the Department of Community Development, Monday through Thursday, 8:00 AM to 4:00 PM and Friday 9:00 AM to 1:00 PM, except holidays. If you wish to view the case file or have other questions, please contact Help@Kitsap1.com or (360) 337-5777.

CC: Owner/Applicant: ken@kendeb.org

Authorized Agent: Fred Jordan w/Landman Develomt Conslt Svcs LLC.

fjordan@land2home.com

Interested Parties:

None

KITSAP COUNTY HEARING EXAMINER FINDINGS OF FACT, CONCLUSIONS OF LAW, AND DECISION

Accessory Dwelling Unit Conditional Use Permit Parker, File No. 20-02613

March	2, 2021	

1. FINDINGS OF FACT

1.1 Proposal. Construct an 831 square foot accessory dwelling unit ("ADU") on a 1.88 acre undeveloped lot.

Applicant/Property Owner. Ken Parker, 14798 Crescent Valley Road SE, Olalla, WA 98358.

Location. 14688 Crescent Valley Road SE, Olalla, WA 98359. Assessor Parcel No. 092202-1-019-2006.

- 1.2 Hearing. An open record public hearing was held February 25, 2021. Due to COVID-19 restrictions, the hearing was conducted remotely, with the Examiner, Kitsap County Department of Community Development ("DCD"), and Applicant calling in. Access information was provided to the public to allow citizens to join via either a video link or telephone call-in. There were no reported technical difficulties during the call or afterwards. However, in case any citizens who wished to comment had difficulty calling in, the record was kept open for a week, through March 4. No comment was received following the hearing. At the hearing, DCD, through Mr. Poff, described the project. DCD found it consistent with requirements, and recommended approval with conditions. The Applicant, through Mr. Parker, confirmed there were no concerns with DCD's proposed conditions. No member of the public indicated a wish to speak.
- **1.3 Administrative Record.** The Hearing Examiner admitted Exhibits 1-26, which included the Staff Report, application materials, documentation of agency consultation, public notice documents, and a DCD Power Point presentation.
- **1.4 SEPA**. DCD issued an unappealed Determination of Non-Significance,² with conditions requiring compliance with Title 12 to address stormwater control, Title 19 to address critical areas, and Title 17 to address land use impacts.
- **1.5 Agency Comment.** The proposal was circulated within the County. As long as requirements are met, there were no objections to approval.

¹ Temporary Emergency Rule to Address COVID-19 Situation (April 1, 2020).

² Exhibit 19; Exhibit 24 (Staff Report), p. 2.

- **1.6 Notice.** Hearing and application notice was provided consistent with KCC requirements.³
- **1.7 Zoning/Plan Designations and Critical Areas.** Outside the urban growth area, the site's Comprehensive Plan and zoning designation are Rural Residential (RR),⁴ allowing one dwelling unit per five acres. An ADU is authorized by CUP, with requirements specific to the use. Surrounding properties are also zoned RR and are developed with single-family residences or undeveloped.⁵

1.8 Utility and Public Services.

• Water: Onsite system

Power: Puget Sound Energy
Sewer: Onsite septic system
Police: Kitsap County Sheriff

Fire: South Kitsap Fire & RescueSchools: South Kitsap School District

- **1.9** Access. Private driveway from Crescent Valley Road SE, which enters through the neighboring property to the west with a 20-foot access easement. The proposed ADU and single-family residence will use the same access.
- 1.10 Site Characteristics, Dimensions and Setbacks. The heavily wooded, relatively flat site is within a Category II Critical Aquifer Recharge Area, with no other critical areas. The site is to be developed with a new 2,737 square foot single-family residence and the proposed ADU. Four parking spaces are proposed for the single-family residence and ADU. The ADU will be about 54 feet away from the single-family residence and meet the 35-foot height limit. Setbacks meet or exceed requirements, with approximately 181 feet on the front, 128 on the rear, 98 on the west side, and 30 on the east side.
- **1.11 Building and Site Aesthetics**. The primary residence and ADU will be similar in appearance. Both have shake-style cement siding and horizontal lap siding, a wall band, white wood trim and a pitched roof. The setbacks provide visual mitigation.
- **1.12 Environmental.** The proposal is within a Category II Critical Aquifer Recharge Area and is an allowed use. The proposed ADU is not near any other mapped critical areas. No further environmental review is needed.

³ Exhibits 18, 20, and 25; KCC 21.04.080, .210.

⁴ Exhibit 23; Exhibit 24 (Staff Report), p. 2.

⁵ Exhibit 24 (Staff Report), p. 3.

⁶ Exhibit 15; Exhibit 24 (Staff Report), pp. 2 and 8.

⁷ Exhibit 24 (Staff Report), p. 3.

⁸ Exhibits 1, 3, and 14; Exhibit 24 (Staff Report), p. 8.

⁹ Exhibit 24 (Staff Report), p. 10.

- **1.13 Development Engineering/Stormwater.** Development Services and Engineering reviewed the proposal and found the civil site development concept supportable. Engineering accepted the preliminary submittal with seven conditions (Conditions 20-26). ¹⁰
- **1.14 Conditions/Staff Report**. The Applicant accepted the proposed conditions, which are incorporated without revision. Except as the Decision revises it, the Staff Report is incorporated.

2. CONCLUSIONS OF LAW

- **2.1 Hearing Examiner Review Authority.** The Hearing Examiner has CUP review authority for this ADU. ¹¹ The Examiner may approve, approve with conditions, or deny a CUP. ¹²
- **2.2** Code Requirements Specific to an ADU in the RR Zone. An ADU outside the urban growth area, and within the RR zone, must obtain a CUP and comply with requirements specific to the use. Only one ADU is allowed per lot, on which no accessory dwelling quarters are located, and the owner "must reside in either the primary residence or the ADU." These requirements are met. Only one ADU is proposed for a lot outside the urban growth area, no accessory living quarters or other ADUs are on the lot, and the property owner will live in the single-family residence.

The ADU cannot "exceed fifty percent of the square footage of the habitable area of primary residence or nine hundred square feet, whichever is smaller." The new proposed primary residence's habitable area is 2,737 square feet. At 831, the ADU complies.

The ADU, at 54 feet from the primary residence, ¹⁷ complies with the requirement to be "within one hundred fifty feet of the primary residence or shall be the conversion of an existing detached structure (*e.g.*, garage)..." The proposal complies with all other setback requirements.

As for design, as the findings address, the primary residence and ADU will be similar in appearance, ¹⁹ as the ADU has been "designed to maintain the appearance of the primary residence." Also, the proposed ADU is stick-built, so is not a mobile home or recreational vehicle. ²¹

¹⁰ Exhibit 21.

¹¹ KCC 17.410.010, 21.04.100 (permit type #18), and 17.410.042 (use #100).

¹² KCC 17.550.030.

¹³ KCC Table 17.410.042, FN 1, requiring KCC 17.410.060 compliance. See KCC 17.410.060(B)(3).

¹⁴ KCC 17.410.060(B)(3).

¹⁵ KCC 17.410.060(B)(3).

¹⁶ Exhibit 24 (Staff Report), p. 8.

¹⁷ Exhibit 15; Exhibit 24 (Staff Report), p. 8.

¹⁸ KCC 17.410.060(B)(3).

¹⁹ Exhibits 1, 3, and 14; Exhibit 24 (Staff Report), p. 8.

²⁰ KCC 17.410.060(B)(3).

²¹ KCC 17.410.060(B)(3).

The ADU will be supplied by well water and a septic system. Kitsap Public Health approved the ADU.²² The ADU will "meet the applicable health district standards for water and sewage disposal."²³

Parking and entry requirements are met. The ADU will use "the same side street entrance as the primary residence."24 Four parking spaces are provided for the ADU and the new singlefamily residence.²⁵ With sufficient space to meet minimum parking requirements and with the "additional off-street parking," 26 parking requirements are met. All requirements specific to the ADU use are met.

2.3 Conditional Use Permit Requirements.

A CUP must meet four requirements.

- The proposal is consistent with the Comprehensive Plan; 1.
- 2. The proposal complies with applicable requirements of [Title 17];
- 3. The proposal will not be materially detrimental to existing or future uses or property in the immediate vicinity; and
- 4. The proposal is compatible with and incorporates specific features, conditions, or revisions that ensure it responds appropriately to the existing character, appearance, quality or development, and physical characteristics of the subject property and the immediate vicinity. 27

These criteria are met. The Staff Report provided detail on Comprehensive Plan policies. They provide for development at low residential densities that can be sustained without urban levels of service, and which will cause minimal environmental degradation. The Plan supports residential uses consistent with the existing and planned rural character of the surrounding area, while minimizing housing costs and providing for a range of housing types. The ADU does not have significant environmental impacts, does not require urban infrastructure, and is consistent with the surrounding area's rural character. The proposal is consistent with the Comprehensive Plan.

The proposal is conditioned to ensure compliance with Titles 12, 17, and 19, and other code requirements. No code provision was identified which would not be complied with. Also, the proposal will not be materially detrimental to existing or future uses or property in the immediate vicinity. All impacts identified have been addressed through project design, additional mitigation, and/or code requirements.

²⁴ KCC 17.410.060(B)(3).

Exhibit 9; Exhibit 24 (Staff Report), pp. 8-9.
 KCC 17.410.060(B)(3).

²⁵ Exhibit 24 (Staff Report), p. 9; KCC 17.490.030.

²⁶ KCC 17.410.060(B)(3).

²⁷ KCC 17.550.030(A).

The proposal is compatible with surrounding existing uses. It is aesthetically consistent with the proposed primary residence. The ADU's small size, existing vegetation, and setbacks which exceed code requirements all ensure it is consistent with the surrounding character, appearance, and quality of development on site and in the immediate vicinity. As conditioned and proposed, the ADU meets all CUP criteria and should be approved.

DECISION

The Hearing Examiner, pursuant to the above Findings of Fact and Conclusions of Law, approves the requested CUP for the proposed ADU, provided these conditions are adhered to:

Planning/Zoning

- 1. All required permits shall be obtained prior to commencement of land clearing, tree removal, construction and/or occupancy.
- 2. The ADU is subject to the payment of impact fees. Impact fees must be paid at time of permit issuance, or if deferred, must be paid prior to final inspection. No certificate of occupancy will be granted until all impact fees are paid.
- 3. Any proposed modification (not including cosmetic work such as painting, papering and similar finish work), remodel or expansion of the ADU building, regardless of whether a building permit is required, shall be reviewed by DCD and granted approval prior to such modification, expansion, construction and/or issuance of a building permit.
 - 4. Only one ADU shall be permitted on the subject property.
- 5. The owner of the property must reside in either the primary residence or the ADU and only one of the structures may be rented at any one time. The ADU's habitable area shall not exceed 50% of the primary residence or 900 square feet, whichever is smaller. The proposed size of the ADU is 864 square feet. Any future expansion of the ADU will require a building permit and would have to comply with all code requirements in place at the time of the new building permit application.
 - 6. The ADU shall be located within 150 feet of the primary residence.
 - 7. The ADU shall be designed to maintain the appearance of the primary residence.
- 8. This permit shall comply with all Kitsap Public Health District regulations and conditions of approval.
 - 9. No mobile home or recreational vehicle shall be allowed as an ADU.
- 10. The ADU shall use the same side street entrance as the primary residence and shall provide one additional off-street parking space.

 $^{^{28}}$ Note, not including the covered entry, the ADU is proposed as 831 square feet. Staff Report, p. 8, \P e.

- 11. An accessory living quarters or guest house is not permitted on the same lot unless the ADU is removed and the ALQ or GH complies with all requirements imposed by the KCC.
- 12. A property with a primary residence and an ADU cannot be segregated to create two separate legal lots unless it complies with all subdivision, zoning and density requirements in place at the time of a complete subdivision application.
- 13. The ADU cannot be sold separately from the primary residence unless it has legally been segregated onto its own lot.
- 14. The recipient of any CUP shall file a Notice of Land Use Binder with the county auditor prior to any of the following: initiation of any further site work, issuance of any development/construction permits by the county, or occupancy/use of the subject property or buildings thereon for the use or activity authorized. The Notice of Land Use Binder shall serve both as an acknowledgment of and agreement to abide by the terms and conditions of the CUP and as a notice to prospective purchasers of the existence of the permit. The Binder shall be prepared and recorded by the Department at the Applicant's expense.
- 15. The uses of the subject property are limited to the uses proposed by the Applicant, and any other uses will be subject to further review pursuant to the requirements of the KCC. Unless in conflict with the conditions stated and/or any regulations, all terms and specifications of the application shall be binding conditions of approval. Approval of this project shall not be, and is not to be, construed as approval for more extensive or other utilization of the subject property.
- 16. The authorization granted herein is subject to all applicable federal, state, and local laws, regulations, and ordinances. Compliance with such laws, regulations, and ordinances is a condition to the approvals granted and is a continuing requirement of such approvals. By accepting this/these approvals, the Applicant represents that the development and activities allowed will comply with such laws, regulations, and ordinances. If, during the term of the approval granted, the development and activities permitted do not comply with such laws, regulations, or ordinances, the Applicant agrees to promptly bring such development or activities into compliance.
- 17. The decision set forth herein is based upon representations made and exhibits contained in the project application Permit #20-02613. Any change(s) or deviation(s) in such plans, proposals, or conditions of approval imposed shall be subject to further review and approval of the County and potentially the Hearing Examiner.
- 18. This CUP approval shall automatically become void if no development permit application is accepted as complete by DCD within four years of the Notice of Decision date or the resolution of any appeals.
- 19. Any violation of the conditions of approval shall be grounds to initiate revocation of this CUP.

Development Engineering

- 20. Construction plans and profiles for all roads, storm drainage facilities and appurtenances prepared by the developer's engineer shall be submitted to Kitsap County for review and acceptance. No construction shall be started prior to said plan acceptance.
- 21. The information provided demonstrates this proposal is a Large Project as defined in KCC Title 12, and as such will require a Full Drainage Review Site Development Activity Permit (SDAP-SFR) from Development Services and Engineering that depicts a storm drainage design meeting Minimum Requirements #1-9.
- 22. Stormwater quantity control, quality treatment, and erosion and sedimentation control shall be designed in accordance with KCC Title 12 effective at the time the CUP application was deemed complete, October 5, 2020. The submittal documents shall be prepared by a civil engineer licensed in the State of Washington. The fees and submittal requirements shall be in accordance with Kitsap County Ordinances in effect at the time of SDAP application.
- 23. The on-site driveway providing access to the property was apparently constructed as a haul road for a previous Timber Harvest operation; that permit was conditioned for the removal of the haul road after completion of harvest operations. For this reason, the on-site driveway is not considered existing hard surface area. The SDAP shall account for this hard surface area as new/replaced hard surface area, and shall provide on-site stormwater management facilities for the entire length of the driveway.
- 24. The SDAP application materials shall include a recorded easement document, granting this property easement rights over the portion of the driveway that is on the westerly-adjoining property.
- 25. The owner shall be responsible for maintenance of the storm drainage facilities for this development following construction. Before issuance of Occupancy Permits for this development, the person or persons holding title to the subject property for which the storm drainage facilities were required shall record a Declaration of Covenant that guarantees the County that the system will be properly maintained. Wording must be included in the covenant that will allow the County to inspect the system and perform the necessary maintenance in the event the system is not performing properly. This would be done only after notifying the owner and giving him a reasonable time to do the necessary work. Should County forces be required to do the work, the owner will be billed the maximum amount allowed by law.
- 26. If the project proposal is modified from that shown on the submitted site plan accepted for review October 2, 2020, Development Services and Engineering will require additional review and potentially new conditions.

Traffic and Roads

- 27. Submit an Application for Concurrency Test (KCPW Form 1601) as required by Chapter 20.04.030, Transportation Concurrency, of the KCC. The KCPW 1601 form reserves road capacity for the project.
- 28. The SDAP shall include plans for construction of the road approach between the edge of existing pavement and the right-of-way line at all intersections with county rights-of-way. Approaches shall be designed in accordance with the Kitsap County Road Standards as established in Chapter 11.22 of the KCC. Existing approaches may need to be improved to meet current standards.
- 29. Any work within the County right-of-way shall require a Public Works permit and possibly a maintenance or performance bond. This application to perform work in the right-of-way shall be submitted as part of the SDAP process. The need for and scope of bonding will be determined at that time.

Absent a grant of reconsideration or timely appeal, this Decision is final.²⁹

DECISION entered March 2, 2021.

Kitsap County Hearing Examiner

Susan Elizabeth Drummond

²⁹ See Ch. 36.70C RCW (any appeal to be filed within 21 days to superior court); HE Rule 2.12.1.