153.036 RESIDENTIAL DIMENSIONAL STANDARDS

	R-1	R-2	R-3	R-4	R-5	
	Limited	General	Low Density	Redevelopment	High Density	
Minimum lot area (public water a	nd sewer requ	iired) ^{1, 2}				
Accessory Dwelling Unit (ADU)	In conjunction with Single Family Dwelling, minimum lot area does not apply					
single family dwelling	6,500 sf	5,000 sf	10,000sf	4,000sf	Zone Standards	
Two-family dwelling	N/A	7,500 sf	N/A	6,500 sf	Zone Standards	
Duplex Lot (not for density purposes)	N/A	3,750 sf	N/A	3,250 sf	Zone Standards	
Triplex	N/A	9,000 sf	N/A	8,000 sf	Zone Standards	
Fourplex	N/A	10,500 sf	N/A	9,500 sf	Zone Standards	
Additional area for each unit over 4	N/A	+1,500 sf	N/A	+1,250 sf	Zone Standards	
Townhouse Lot (not for density purposes)	N/A	3,000 sf	N/A	2,500 sf	Zone Standards	
Townhouse Multiplex Lot (not for density purposes)	N/A	N/A	N/A	N/A	Zone Standards	
Non-residential uses	N/A	Based on requirements of use–and preservation of residential character of neighborhood	N/A	Based on requirements of use and preservation of residential character of neighborhood	Zone Standards	
Min. Net Density for Subdivision ³	3/acre	4/acre	2/acre	6/acre	12/acre	
Max. Net Density for Land Division	Calculated based on "Net Density" definition					

Minimum lot area (no public water or sewer available) ⁴ (Existing lots or parcels only)								
single family dwelling	N/A	As required	As required	As required	N/A			
Accessory Dwelling Unit (ADU)	In conjunction	<u>N/A</u>						

¹ Must have public water and sewer in R-1, R-2, R-4 and R-5 zones but may be community system(s) in R-3 zone.

² Unless classified as a multi-family dwelling complex, minimum lot area shall be calculated as the cumulative total square footage required for each type of building on the site.

³ The City may grant an exception to the minimum density standards based on site specific issues that make such density infeasible such as: steep slopes, floodplain, and wetlands.

⁴ As necessary to comply with approved <u>water supply and</u> sewage disposal system. (Existing lots only)

153.080 ACCESSORY DWELLING UNITS & GUEST HOUSES

- (A) An accessory dwelling, or guest house is a small, secondary living unit containing cooking facilities that may include manufactured homes but excludes recreational vehicles (RVs). The additional unit may be a detached unit, a unit attached to a garage, or in a portion of an existing house. An accessory dwelling unit shall not constitute grounds for future land division. The following standards are intended to control the size and number of accessory dwellings on individual lots, so as to promote compatibility with adjacent land uses. Accessory dwellings shall comply with all of the following standards:
- (1) Zoning. An accessory dwelling is allowed only if specified in the underlying zone use table. Manufactured homes shall only be used in zones that allow manufactured homes. In the case of a residential use in a commercial zone, the R2 zone standards shall apply.
- (2) One Unit. A maximum of 1 accessory dwelling unit is allowed per lot or parcel and only in conjunction with a single family home.
- (3) Floor Area. The maximum floor area of the accessory dwelling shall not exceed 700 square feet. Size requirements for manufactured homes in section 153.095 do not apply.
- (4) Dimensional standards. An accessory dwelling shall not cause a lot to exceed the dimensional standards of the underlying zone. The lot size requirements per dwelling do not apply to accessory dwellings.
- (5) Parking. In addition to the requirements of the primary residence an accessory dwelling shall provide at least 1 additional off street parking space to city standards.
- (6) Building Height. The building height of any detached accessory dwellings (i.e., separate cottages or above garages) shall not exceed 28 feet.
- (7) Building Materials. Accessory dwellings shall be constructed with materials and detailing that generally match those used on the primary dwelling, except where the approval body requires different materials and/or detailing to promote compatibility with single family dwellings on abutting lots.
- (8) Buffering. A minimum 6-foot hedge or fence and/or trees may be required to buffer a detached accessory dwelling from dwellings on adjacent lots when buffering is necessary for the privacy and enjoyment of yard areas by either the occupants or adjacent residents.
 - (9) Utilities Water & Wastewater.
- (a) Shall connect to the City's water and wastewater systems through the connections to the primary dwelling; or
- (b) If the primary dwelling is not connected to City services or City services are not available, the dwelling may connect to an existing approved drinking water source and septic system. The septic system shall meet all applicable requirements of the Crook County sanitarian and the Oregon Department of Environmental Quality. The applicant shall submit evidence of an approved drinking water source and that the appropriate septic system permit has been issued. Accessory dwelling units shall connect to the City's water and sewer systems per the City's standards and specifications. System development charges shall apply according to the City policy.
- (10) Building Code. The structure shall comply with the current Building Code.
- (11) System Development Charges (SDCs). SDCs shall apply according to City policy.