

Yes. Life's good here.

Permitting and Inspections Department Michael A. Russell, MS, Director

Ann Machado, Zoning Administrator

October 10, 2017

Jacqueline Wiegleb 2065 Washington Ave Ext Portland, ME 04103

Re: 2065 Washington Ave Ext, CBL 385A-A-003; R-2 Residential Zone

Dear Ms. Wiegleb:

On October 5, 2017, the Zoning Board of Appeals voted 5-0 (Zamboni absent) to grant your Conditional Use Appeal to add an accessory dwelling unit to your legal single-family dwelling. I am enclosing a copy of the Board's decision.

Now that the conditional use appeal has been approved, you will need to do the following:

- 1. Apply for a Single-Family Alteration Permit (application: http://www.portlandmaine.gov/DocumentCenter/Home/View/3661) to formally change the use to a single-family with accessory dwelling unit, and to gain approval for any construction or alterations that are needed.
- 2. Submit an Administrative Authorization to the Planning Department for their approval of the new dwelling unit (application form: http://www.portlandmaine.gov/DocumentCenter/View/2809).

Under Section 14-474(f) of the ordinance, you have six months from the date of the meeting (October 5, 2017), to obtain the building permit and start any construction work, or your Zoning Board approval will expire.

Appeals from decisions of the Board may be filed in Superior Court in accordance with Rule 80B of the Maine Rules of Civil Procedure.

Should you have any questions, please contact me at (207) 874-8695 or cstacey@portlandmaine.gov.

Sincerely.

Christina Stacey Zoning Specialist

cc: file

McCall Larsserr Avery Kortlefres Bartels

CITY OF PORTLAND, MAINE ZONING BOARD OF APPEALS

R-2 Residential Zone Conditional Use Appeal

DECISION

Date of public hearing:

October 5, 2017

Name and address of Appellant:

Jacqueline Wiegleb

2065 Washington Ave Extension

Portland, Maine 04103

Location of property under appeal:

2065 Washington Ave Extension

CBL 385A A003001

For the Record:

Names and addresses of witnesses (proponents, opponents and others):

Jacqueline Wiegleb 2065 Wordungton Ave. &. .

Application if Exhibite

Exhibits admitted (e.g. renderings, reports, etc.):

1

Findings of Fact and Conclusions of Law:

The applicant is seeking an after-the-fact conditional use permit to add an accessory dwelling unit in her single-family home. An accessory dwelling unit is permitted if it meets all of the criteria of § 14-78(a)(2) and § 14-474(c).

Findings:

gs:				
1.	1. The alteration is of a single-family, detached dwelling; the accessory dwelling unit will be within the building and clearly subordinate to the principal dwelling; and the accessory unit will be for the benefit of the homeowners or tenants. § 14-78(a)(2).			
	Satisfied Not Satisfied			
	Reason and supporting facts:			
	Plan & application shows accessary develling ten			
	above garage & is subordente to Levelling			
	Applicant/home owner lives in principal			
2.	Plan & application Shows assersary develling to about garage & is Subordenate to Levelling Applicant/home owner lives in Drincipal Culting Colling Linet. The accessory unit is no more than thirty (30) percent of the gross floor area of the principal building and has a minimum floor area of four hundred (400) square feet. Gross floor area excludes any floor area that has less than two-thirds of its floor-to-ceiling height above the average adjoining ground level, and may include attic space if such space shall be included as habitable space within either dwelling unit. § 14-78(a)(2)(a).			
	Satisfied Not Satisfied			
	Reason and supporting facts:			
	650 St. feet or 24% of gross			

3.	The lot area is eight thousand (8,000) square feet for single-family dwellings in existence as of May 1, 1984, or is ten thousand (10,000) square feet for single-family dwellings constructed after May 1, 1984. § 14-78(a)(2)(b).
	Satisfied Not Satisfied
	Reason and supporting facts: 15,219 AD. feet according
	Reason and supporting facts: 15,219 35 acres - 14,000 SO. feet according 40 assessar's office. Builden built 1540.
4.	There are no open, outside stairways or fire escapes above the ground floor. § 14-78(a)(2)(c).
	Satisfied Not Satisfied
	Reason and supporting facts:
	no open Harway of fire Iscapes
	no open Staemap profire lecapes per application / Pictures.
5.	Any additions or exterior alterations such as facade materials, building form, roof pitch, and exterior doors are compatible with the architectural style of the building and preserve the single-family appearance of the building. § 14-78(a)(2)(d).
	Satisfied Not Satisfied
	Reason and supporting facts:
	No renovaleurs to building
	anticipated.
	apartment is inhabited already

6. The project is subject to Chapter 14, Article V for site plan review and approval and the following additional standards:

Any additions or exterior alterations, such as façade materials, building form and roof pitch shall be designed to be compatible with the architectural style of the building and preserve the single-family appearance of the building.
The scale and surface area of parking, driveways and paved areas shall be arranged and landscaped to properly screen vehicles from adjacent properties and streets.

§ 14-78(2)(e).	
Satisfied	Not Satisfied
Reason and supporting fa	tens polyerations proposed area is screened &

7. Either the accessory unit or the principal dwelling will be occupied by the owner of the lot on which the principal building is located, except for bona fide temporary absences. § 14-78(2)(f).

Not Satisfied

Satisfied ~

Reason and supporting facts:

Owner lives in the principal building.

8. For accessory units pursuant to § 14-78, one (1) additional parking space must be provided for each unit. Existing parking spaces shall not be used to meet the parking requirements of this paragraph, unless the existing parking spaces exceed one (1) space for each dwelling unit. §§ 14-78(2)(g), 14-332(a)(2).				
	Satisfied Not Satisfied			
	Reason and supporting facts: 2 spares available in garage - at least 3 in funt g garage - A			
9. The proposed use, at the size and intensity contemplated at the proposed location not have substantially greater negative impacts than would normally occur surrounding uses or other allowable uses in the same zoning district. This stand satisfied if all of the following are met. § 14-474(c).				
	 The volume and type of vehicle traffic to be generated, hours of operation, expanse of pavement, and the number of parking spaces required are not substantially greater than would normally occur at surrounding uses or other allowable uses in the same zone. 			
	Satisfied Not Satisfied			

residential pose in residential destruct. One additional develling cent won't change Character.

Reason and supporting facts:

ii.	The proposed use will not create unsanitary or harmful conditions by reason of noise, glare, dust, sewage disposal, emissions to the air, odor, lighting, or litter.		
	Satisfied Not Satisfied		
	Reason and supporting facts: Nesidential USE Consistent with		
	residential just consistent cortice Decreentery uses. No one testified in opposition. It won't create any of these Conditions.		
	any of fuse Conductions.		
iii.	The design and operation of the proposed use, including but not limited to landscaping, screening, signs, loading, deliveries, trash or waste generation, arrangement of structures, and materials storage will not have a substantially greater effect/impact on surrounding properties than those associated with surrounding uses or other allowable uses in the zone.		
	Satisfied Not Satisfied		
	Reason and supporting facts: NO seaso, loading, deleveres.		
	handsleping professionally		
	Maintained. It is similar to		

Conclusions:	,
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Larsson, McCall

Option 1: The Board finds that all of the standards described above have been satisfied, and therefore GRANTS the conditional use permit.

Option 2: Pursuant to § 14-474(d), the Board has the authority to impose conditions on conditional use permits. The Board finds that all of the standards described above have been satisfied, however, certain reasonable conditions must be imposed to minimize adverse effects on other property in the neighborhood, and therefore GRANTS the application SUBJECT TO THE FOLLOWING CONDITIONS:

___ Option 3: The Board finds that all of the standards described above have not been satisfied, and therefore DENIES the application.

Dated:

10-5-17

Board Chair