

**APPLE VALLEY  
ORDINANCE O-2023-02**

**NOW THEREFORE**, be it ordained by the Council of the Apple Valley, in the State of Utah, as follows:

**SECTION 1:****AMENDMENT** “10.10.110 Cabins Or Tiny Home Parks Zone” of the Apple Valley Land Use is hereby *amended* as follows:

**AMENDMENT**

**10.10.110 Cabins Or Tiny Home Parks Zone**

- A. Purpose: The purpose of this zone is to provide for the development of Cabin or Tiny Home Parks (CTP). Cabin or Tiny Home Parks are not intended for the isolated lot, but shall be for use in areas where larger tracts of land are available for development, and can be developed to a high standard of quality with landscaping, recreation facilities, etc.

Cabins or Tiny Homes Parks, are designed and intended from the beginning to serve the transient or traveling public with small cabins or Tiny Homes, placed or built on a permanent foundation with the structure containing sleeping, bathing and kitchen facilities. The Minimum zone size shall be ~~five~~**fifteen**(+5) Acres.

The primary location for a Cabin or Tiny Home Park is close to Highway 59 or other major roadway or may be located more remotely if utilities and proper road access is available or will be available. It shall not be located immediately next to a residential zone.

- B. Permitted Uses: Uses permitted in this zone are as follows:
1. Accessory buildings and uses
  2. Household pets
  3. Cabins or Tiny Homes as defined in AVLU 10.04 or subsection E below
  4. Park, playground, swimming pool and tennis courts or alike
  5. Other uses similar to the above and approved by the Planning Commission to be in harmony with the intent and character of this zone.
  6. Clubhouse, sales or registration office, or on-site managers dwelling.

C. Conditional Uses:

1. Restaurant
2. Coffee Shop
3. Rental Shop
4. Tour Guide Business
5. Higher Density of Cabins
6. Size of Cabins
7. Other businesses in support of this zone

D. Height Regulations: No cabins/tiny home shall be erected to a height greater than eighteen (18') feet.

No accessory building shall be erected to a height greater than fifteen ~~fifteen~~ (+15') feet.

No club house/office or other approved buildings, may be erected to a height greater than twenty five (15') feet.

E. Cabins or Tiny Home Park Development Standards: Definitions:

A Cabin is a small stick built or small manufactured home, built or placed on a permanent foundation and is less than 600 Sq Feet of living space.

A Tiny Home is a stick built or small manufactured home, built or placed on a permanent foundation, and is less than ~~6~~400 Sq. Feet of living space.

Any Cabin or Tiny Home that has wheels or skids and not placed on a permanent foundation shall be considered a Recreational Vehicle and may not be placed or used in this zone. But it shall be placed in a Recreational Vehicle Park zone.

1. Minimum Size: Each Cabin or Tiny Home Park shall have a minimum size of five~~fifteen~~ (+5) acres:
2. Roads:
  - a. Width: All roads shall be constructed to meet fire code.~~Each Cabin or Tiny Home Park shall have roads of at least twenty-four feet (24') in width and single one-way driveway may be fourteen feet (14') in width:~~
  - b. Construction Specifications: All Units shall be served by ~~paved~~ roads constructed to meet the fire code~~Town standards~~ and approved by the Town.
3. Park Access: Access to all Cabin or Tiny Home Parks shall be from a dedicated and approved public street at an approved point or points. No units shall have direct access from a public street nor may traffic enter or exit through a residential neighborhood.
4. Off Street Parking: ~~Hard surface (Concrete or paved) p~~ Parking spaces that meet fire code standards for roads shall be provided for the minimum parking of two (2) vehicles for each unit.
5. Recreation Space: Recreation space shall be provided for each Cabin or Tiny Home Park having ten (10) or more units and shall be maintained for such use. A minimum usable area of five thousand (5,000) square feet shall be set aside and developed for each such park and an additional one hundred (100) square feet shall be provided for each unit above ten (10) units. This is in addition to the outdoor living space mentioned in AVLU 10C-6-G. This recreation space is not the open space behind or between units or streets. It is a separate facility common to all units in the development, such as a clubhouse.
6. Density: The maximum density for a Cabin or Tiny Home Park shall not exceed six~~ten~~ (~~6~~10) units per gross acre.

7. Distance of Units: No unit shall be closer than twenty feet (20'). No unit in a Cabin or Tiny Home Park shall be located closer than the distance required herein.
8. Minimum Yard Clearances for each unit:
  - a. Front or side yard on a public street, fifty feet (50').
  - b. Side yard bordering adjacent property, fifty feet (50').
  - c. Rear yard bordering adjacent property, fifty feet (50').

F. Other Requirements:

1. Perimeter Fence: A Cabin or Tiny Home park shall provide a minimum fifty-foot (50') setback/landscaped buffer along any property boundary including a public right-of-way. Decorative fencing is preferred, such as split rail or ranch style wood fencing, though six foot high privacy fencing or block wall may be more appropriate and required in some applications. The project's topography may always be considered in perimeter fencing requirements. For example, a property with a cliff at it's rear or sides may not require any fencing for that area. A property with a wash along it's rear or side property line may require a solid fence installed to provide greater safety to guests. A lower profile fence may also be used to provide better views as long as this does not pose a safety hazard to guests. All structures of fencing proposed within washes or the 100-year flood plain are discouraged and must be designed to meet current and applicable town and state standards.
2. Building Code; Permit: Installation of infrastructure and any Cabin or Tiny Home Park structures shall be done in conformance with the requirements of the current edition of the building code and with approval of the building department, and the issuance of a building permit.
3. Utilities Required: Each unit shall be connected to water, sewer and electricity. All utility connections shall be located underground. Water ~~and sewer~~ plans shall be approved by the Big Plains Water ~~and Sewer~~ Special Service District and the Town's Public Works Department, and sewer plans shall be approved by Ash Creek Special Service District.
4. Street Construction: All streets in a Cabin and Tiny Home Park shall meet road standards in the fire code ~~be paved according to the construction standards of the Town.~~
5. All lighting shall comply with AVLU 10.26 Outdoor Lighting Ordinance.
6. Landscape Plan: A detailed landscape plan shall be submitted for each Cabin or Tiny Home Park, and shall be approved by the Planning Commission.
7. Outdoor Living Space: Each Cabin or Tiny Home Park unit shall be provided with a minimum of three hundred (300) square feet of "outdoor living" space located adjacent to each unit. Said outdoor living space shall be maintained in a clean and weed free manner and shall be kept free from garbage or debris of any kind.
8. No tents of any kind may be used in this zone.
9. All Cabin or Tiny Home Parks shall require a full time (24/7) on-site manager, who shall be responsible for ensuring compliance with the rules and regulations of the Town and safety of the property.

G. Subdivision Requirements: If the Cabin or Tiny Home Park is not intended to be in a

single ownership, rather is intended to be sold as individual lots, the subdivision shall then be subject to all applicable requirements of the Town's subdivision ordinance.

H. Site Plan: A site plan shall be required:

1. The site plan shows the development plan for an individual building site within a specific phase. If there is to be only one phase to the project and all buildings are to be located on one legal lot, a single site plan for the entire project will be permitted.
2. Site plans must meet all of the requirements for site plan review submittal, including all the Town Standards. Site plans shall be submitted for individual lots within a phase. More than one building may be contained on an individual lot. Site plans shall be submitted to the planning commission and shall meet all of the criteria for site plans as required. Site plan submittals must also contain the following items:
  - a. Provide a landscaping plan;
  - b. Provide a plan showing how the lot relates to the approved Phase Plan including previously developed sites in the project, the location, required open space, ingress and egress to the lot from the rest of the phase and other adjacent land;
  - c. Location of building(s); and
  - d. Typical elevations.

**SECTION 2:            AMENDMENT** “10.12.120 Legal Nonconforming Lots” of the Apple Valley Land Use is hereby *amended* as follows:

AMENDMENT

10.12.120 Legal Nonconforming Lots

Lots that were in existence and shown on the records of the county recorder as separate parcels prior to July 1, 2005, are classified as legal nonconforming lots and permits may be issued for residential construction subject to the following conditions:

- A. Residential development must be an approved or a conditional use in the zone.
- B. The lot shall have the lot area required by the zone in which it is located.
- C. The lot shall have access to a public street, a private street or shall have access across a recorded access easement.
- D. ~~A septic tank permit shall have been issued by the southwest public health department.~~ Approval from Ash Creek Special Service District shall be obtained for sewer services.
- E. A water supply shall be available and approved for culinary use by the ~~department of environmental quality, or the southwest public health department, depending upon the number of parcels being served by the proposed source~~ Big Plains Water Special Service District.
- F. All requirements of AVLU 10.32 and all applicable provisions shall be met.

**REPEALER CLAUSE** All ordinances or resolutions or parts thereof, which are in conflict herewith, are hereby repealed.

**SEVERABILITY CLAUSE** Should any part or provision of this Ordinance be declared by the courts to be unconstitutional or invalid, such decision shall not affect the validity of the Ordinances a whole or any part thereof other than the part so declared to be unconstitutional or invalid.

**EFFECTIVE DATE** This Ordinance shall be in full force and effect from January 18, 2023.

PASSED AND ADOPTED BY THE APPLE VALLEY COUNCIL JANUARY 18, 2023.

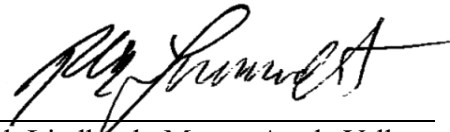
	<b>AYE</b>	<b>NAY</b>	<b>ABSENT</b>	<b>ABSTAIN</b>
Mayor   Frank Lindhardt	<u>  X  </u>	<u>      </u>	<u>      </u>	<u>      </u>
Council Member   Andy McGinnis	<u>  X  </u>	<u>      </u>	<u>      </u>	<u>      </u>
Council Member   Barratt Nielson	<u>      </u>	<u>      </u>	<u>  X  </u>	<u>      </u>
Council Member   Kevin Sair	<u>      </u>	<u>      </u>	<u>  X  </u>	<u>      </u>
Council Member   Robin Whitmore	<u>  X  </u>	<u>      </u>	<u>      </u>	<u>      </u>

Attest

Presiding Officer



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Jenna Vizcardo, Town Clerk, Apple Valley



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Frank Lindhardt, Mayor, Apple Valley

